# REDACTED COPY

### **COURT-MARTIAL RECORD**

NAME NILES GLEN	IN A., JR. ILT
SSN I	(b)(b)-2 (1)(c)-2
ACTIONS CODED:	ASSIGNED TO:
INITIAL	PANEL
ACCA	EXAM. DIV.
FINAL	ACCA CLERK OF COURT
COMPANION(S):	

RETURN THIS FILE TO:

OFFICE OF THE CLERK OF COURT

US ARMY JUDICIARY

901 NORTH STUART STREET, SUITE 1200

ARLINGTON, VA 22203-1837

ADMINISTRATIVE C	HECK -	OF II	VOL(S)	
<b>←</b> Examiner	(b)(b)-4	OXO-1 ARMY_	2004 <b>068</b> 3	3
Clerk of Court's Office				

JALS-CC FORM 24, 1 OCTOBER 2000

003197

MAR 8 2005 ACLU-RDI 2067 p.2 Fassler C

VOL I of II ORIGINAL COPY

VERBATIM1

#### RECORD OF TRIAL<sup>2</sup>

(and accompanying papers)

OF

NILES, Glenn A., Jr.

(NAME: Last, First Middle Initial)

615th Military

Police Company
(unit/Command Name)

(b)(b)2,(7)(c)4

(Social Security Number)

---

US Army (Branch of Service) First Lieutenant

(Rank)

APO AE 09114

(Station or Ship)

BY

GENERAL COURT-MARTIAL

CONVENED BY COMMANDING GENERAL

(Title of Convening Authority)

Headquarters, Seventh Army Training Comand

(Unit/Command of Convening Authority)

TRIED AT

Wuerzburg and Vilseck, Germany

(Place or Places of Trial)

ON

9 Jun and 1 Jul 04

(Date or Dates of Trial)

COMPANION CASES:

CLERK OF COURT

2005 MAR - 7 A 11: 48

US ARMY JUDICIARY

003198

**DD FORM 490, MAY 2000** 

PREVIOUS EDITIONS ARE OBSOLETE.

FRONT COVER

<sup>&</sup>lt;sup>1</sup> Insert "verbatim" or summarized" as appropriate. (This form will be used by the Army and Navy for verbatim records of trial only.)
<sup>2</sup> See inside back cover for instructions as to preparation and arrangement.

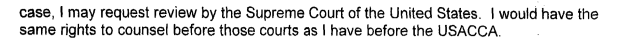
	CHRONOLOGY SHE	ET¹		
In the case of	First Lieutenant Glo	enn A. Nil	es, Jr.	
Date of alleged commission o		·	30-Jul (Enter Date)	2003
Date record forwarded to The			) Feb 200	25
	(b(6)2;(1)(c)-Z	~	(Enter Date)	
	(signature and rank of Staff Judge Ad	vocate or Le	egal Officer)	
In a case forwarded to The Judge     Advocate General, the staff judge     advocate or legal officer is responsible for	ACTION		DATE 2003	CUMULATIVE ELAPSED DAYS <sup>3</sup>
completion of the Chronology Sheet. Trial counsel should report any authorized deductions and reasons for unusual delay	Accused placed under restraint by authority <sup>4</sup>	military	2003	DATS
in the trial of the case.	2. Charges preferred (date of affidavi	t)	30-Sep-03	
2 Or officer conducting review under Article 64(a)(MCM, 1984, RCM 1112).	3. Article 32 investigation (date of rep	oort) <sup>5</sup>	19-May-04	232
	4. Charges received by convening au	thority	2-Jun-04	246
3 In computing days between two dates, disregard first day and count last day. The	5. Charges referred for trial		2-Jun-04	246
actual number of days in each month will be counted.	6. Sentence or acquittal		1-Jul-04	275
4 Item 1 is not applicable when accused is	Less days:			
not restrained, (see MCM, 1984, RCM 304) or when he/she is in confinement	Accused sick, in hospital, or AWOL	0	Ten.	
under sentence or court- martial at time charges are preferred. Item 2 will be the	Delay at request of defense	164		
zero date if item 1 is not applicable.	Total authorized deduction <sup>6</sup> 7. Net elapsed days to sentence or a	164		111
	Record received by convening auti		30-Nov-04	263
5 May not be applicable to trial by special court-martial.	Action <sup>7</sup>		10-Feb-05	335
6 Only this item may be deducted.	Record received by officer conduction     under Article 64(a)	ting review		
7 If no further action is required, items 1 to 8 will be completed and chronology signed by such convening authority or his/her representative.	Action <sup>8</sup>			
8 When further action is required under Article 64 or service directives.			·	
REMARKS	<del></del>	_	<u></u>	
				(6)6)2;
Defense Delay: 14 days. (Defen 88 days (Defense delay from 1 N	ov 03 - 28 Jan 04)	4		(6)(6)2; (7)(c)-2
27 days (Defense delay from 30 l 24 days (Defense delay from 17 / 11 days (Defense delay from 3 M	Apr - 11 May 04	)	(AR 27-20 pa	ra 5-40b(2))
Number of days from initial invest 307 days. (7 Aug 03 - 9 Jun 04)		ed offense	e to the date of arraig	nment:
001 days. (1 Aug 05 - 8 Juli 04) (	(~11.27-10, Fala 5-400(1 <i>))</i>			<b>003199</b>
DD FORM 490, MAY 2000	<del></del>		<del></del>	nside of Front Cover



UNITED STATES	)
<b>v.</b>	) ) POST-TRIAL AND
GLENN A. NILES, JR.	APPELLATE RIGHTS
First Lieutenant, U.S. Army 615th Military Police Company	30 June 2004
APO, AE 09114	) }

- I, 1LT Glenn A. Niles, Jr, 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 by me 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 a 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. This recommendation will be sent to me and/or my defense counsel. Any matters that I wish the convening authority to consider, or matters in response to the Staff Judge Advocate's recommendation must be submitted within 10 days after I or my counsel 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.
- 4. If a punitive discharge or confinement for a year or more are adjudged and the convening authority approves the discharge or confinement for a year or more, my case will be reviewed by the Army Court of Criminal Appeals (USACCA). 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.
- 5. After the Court of Criminal Appeals completes its review, I may request that my case be reviewed by the Court of Appeals for the Armed Forces. If that Court reviews my

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- 6. If the Court-Martial does not adjudge or the Convening Authority does not approve either a punitive discharge or confinement for a year or more, my case will be examined by the Office of the Judge Advocate General for any legal errors and to determine if the sentence is appropriate. The Judge Advocate General (TJAG) may take corrective action as appropriate. This mandatory review under Article 69(a), UCMJ, will constitute the final review of my case unless TJAG directs review by the Army Court of Criminal Appeals.
- 7. I may waive or withdraw review by the appellate courts (subparagraph 4, above) or the Office of The Judge Advocate General (subparagraph 5, above) at any time before such review is completed. 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. It will 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 to take corrective action on the basis of newly discovered evidence, fraud on the court-martial, lack of jurisdiction over me or the charged offense, any error prejudicial to my substantial rights, or the appropriateness of the sentence.
- 8. I understand that IAW Article 57(a), U.C.M.J., any forfeiture and/or reduction that was part of my sentence will take effect 14 days from the earlier of either a) the date the sentence was imposed, or b) the date the Convening Authority approves the sentence. I understand that under Article 57(a), I can, through my attorney, request that the application of these adjudged punishments be deferred by the Convening Authority until the date the Convening Authority approves the sentence.
- 9. I understand that IAW Article 58b, U.C.M.J., if this court-martial sentenced me to either a) any confinement and a punitive discharge, or b) any confinement in excess of six months, I will automatically forfeit all my pay and allowances during my confinement. I understand that under Article 58b, I can, through my attorney, ask that the Convening Authority defer these automatic forfeitures until the convening authority takes action on my sentence. In addition, my attorney may request that the Convening authority waive this automatic forfeiture for a period not to exceed six months, but only if the following two conditions are met:
  - a. I have dependents; and
- b. The Convening Authority directs that the pay and allowances I would otherwise get would be paid not to me, but to my dependents.
- 10. I understand that if my court-martial sentence included a punitive discharge, I can request an exception to policy to have my family's household goods shipped at Government expense. (Note: Family members residing in USAREUR under command sponsorship will have household good shipped at government expense without the need for an exception to policy.)

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11. I understand that if my court-martial sentence included confinement, I can request that the Convening Authority defer (that is, postpone the start of) my confinement. I understand that it is my burden to show that my interests and those of the community in release outweigh the interests of the community in confining me. 12. 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, as reflected by my initials where appropriate. a. I understand my post-trial and appellate review rights. b. I request that a copy of the authenticated record of trial be served on myself pursuant to RCM 1104(b); I also request that a separate authenticated copy of the record of trial be served on my military counsel (and civilian counsel, if appropriate) pursuant to RCM 1106(f)(3). I request that individual copies of the Staff Judge Advocate's post trial recommendation be served on by both myself and my defense. counsel pursuant to RCM 1106(f). (b)(b)2,(7)(c)-2 c. My defense counsel, will submit R.C.M. 1105 matters in my case. 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 Suite 1200, Arlington, Virginia 22203-1837. e. I have been informed that I have the right to retain civilian counsel at my expense. I do not have civilian counsel at this time. Should I later retain civilian counsel, I will furnish the above information to: Clerk of Court, U.S. Army Judiciary (JALS-CC), 901 North Stuart Street, Suite 1200, Arlington, Virginia 22203-1837. f. If applicable, I (do) want my attorney to \_\_\_ (do not) \_\_ ask the Convening Authority to defer the application of my adjudged forfeitures and/or reduction in Article 57(a) as described in paragraph 8 above. g. If applicable, I (do) \_\_\_\_\_\_ (do not) \_\_\_\_\_ want my attorney to ask the Convening Authority to defer or waive the automatic forfeitures in Article 58b as want my attorney to described in paragraph 9 above. h. If applicable, I (do) \_\_\_\_\_\_ (do not) \_\_\_ want my attorney to

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(do not)

ask the Convening Authority for an exception to policy to ship my family's household

ask the Convening Authority to defer my confinement, as described in paragraph 11

goods at Government expense, as described in paragraph 10 above.

i. If applicable, I (do) 🖔

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want my attorney to

above.

- 13. I understand that if my sentence included either a Bad Conduct or Dishonorable Discharge but no confinement, I can immediately request to be placed on voluntary excess leave (VEL) until the Convening Authority takes action on my case. I understand that if my sentence included either a Bad Conduct or Dishonorable Discharge and any confinement, I can request to be placed on VEL at the completion of my confinement until the Convening Authority takes action on my case. If my request is granted and I am placed on VEL, I understand that:
- a. My accrued leave will be used until exhausted, and then I will be in a VEL status;
- b. While in a VEL status, I will not receive any pay or allowances, nor will I accrue leave;
- c. While in a VEL status, I will not be entitled to travel on a space available basis; and
- d. I will be completely processed for discharge from the Army and, if requested, will receive a separation physical prior to my departure on VEL. I understand that there is no entitlement to physical disability retired pay should I incur a physical disability while in a VEL.
- 14. I understand that if my sentence included a Bad Conduct or Dishonorable Discharge, when the Convening Authority takes action on my case, I will be placed on involuntary excess leave (IEL) until the completion of the post-trial and appellate process in my case. If I am placed on IEL, I understand that same restrictions as listed above for VEL apply.
- 15. Pending appellate action on my case, I can be contacted, or a message may be left for me, at the following address:

Name:	
Street:	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
City, State, Zip:	
Area Code & Telephone:	
E-mail Address (if any)	
Permanent Address (if different from above)	(1612 GX)
Name:	(b/6)2,(7(c)-2
Stre <sup>r</sup>	
City, State, Zip:	
Area Code & Telephone:	

who are most likely to have mear	ns of contacting me:
Name:	
Street:	
City, State, Zip:	
Email Address (if any)	
DATE:	GLENN A. NILES

If I cannot be reached at either address above, please contact the following individual(s),

I certify that I have advised 1LT Glenn A. Niles, Jr., regarding his post-trial and appellate rights as set forth above, that he has received a copy of this document, and that he made elections concerning appellate counsel. IAW R.C.M. 1106(f)(3), I request a copy of the record of trial.

Accused

Date: 30 June 04

Defense Counsel

# COURT-MARTIAL DATA SHEET 2. NAME (Last, First, Middle Initial) NILES, Glenn A., Jr. 3. SOCIAL SECURITY NO. | 4. RANK | 1LT | 5. UNIT/COMMAND NAME | 615<sup>th</sup> MP Co, APO AE 09114

#### INSTRUCTIONS

When an item is not applicable to the record of trial being reviewed, mark the proper block with a diagonal line similar to the ones which appear in the SPCMCA blocks for items 6a and b.

#### KEY TO USE

TC - <u>Trial Counsel</u>. This column will be completed in all cases in which a finding of guilty is returned.

GCM or JA - <u>General Court-Martial Convening Authority or Judge Advocate</u>. This column will be

SPCMCA - Special Court-Martial
Convening Authority who is not
empowered to convene a general courtmartial. This column will be completed
in each special court-martial case by the
SPCMCA or his/her designated
representative.

GCM\_ or JA - General Court-Martial
Convening Authority or Judge
Advocate. This column will be
completed in any case in which the
record is forwarded by the commander
exercising general court-martial
jurisdiction to The Judge Advocate
General of the branch of service
concerned. If the record is reviewed
under Article 64(a), UCMJ, this
column will be completed by the judge
advocate accomplishing the review

OJAG - Appropriate appellate agency in the Office of The Judge Advocate General of the branch of service concerned. This column will be disregarded if a record of trial was reviewed under Article 64, UCMJ, and in cases where there are no approved findings of guilty.

References - All references are to the Uniform Code of Military Justice (UCMJ) and the Manual for Courts Martial, United States (MCM), 1984.

SECTION A - PRETRIAL AND TRIAL PROCEDURE		TC		<b>ICA</b>	A GCM of JA		OJA	.G
	YES	NO	YES	NO	YES		YES	NO
6. a. If a general court-martial: Was the accused represented in the Article 32 investigation by civilian or military counsel of his/her own selection or by	37				.,,			
counsel qualified within the meaning of Article 27(b), UCMJ?	X	27/1			X			
b. If not: Did the accused waive his/her right to such representation?	N/A	N/A			N/A	N/A		
7. Does the record show place, date, and hour of each Article 39(a) session, the assembly and each opening and closing thereafter?	х				X			
8. a. Are all convening and amending orders of courts to which charges were referred entered in the record?	X				х			
b. Are court members named in the convening orders, detailed military judge (if any), counsel and the accused accounted for as present or absent?	X				X			
c. Was less than a quorum present at any meeting requiring the presence of court members (RCM 805))?		x				x		
d. Does the record show that after each session, adjournment, recess, or closing during the trial, the parties to the trial were accounted for when the court reopened (A13-5)?	Х				х			
e. If the military judge or any member present at assembly was thereafter absent, was such absence the result of challenge, physical disability or based on good cause as shown in the record of trial (RCM 505(c)(2)(A))?	N/A	N/A			N/A	N/A		
9. Were the reporter and interpreter, if any, sworn or previously sworn?	X	-			X			
10. a. Was the military judge properly certified (RCM 502(c))?	X	Ì			X			
b. Was the military judge properly detailed (RCM 503(b))?	X				X			
c. Was the military judge present during all open sessions of the court?	X				X			
11. a. Was the accused advised that:	1							
(1) He/she had the right to be represented free of charge by a military lawyer of his/her own selection, if reasonably available, in which case detailed counsel might be excused (RCM 506(a))?	X				Х			

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Previous editions are obsolete.

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#### COURT-MARTIAL DATA SHEET

SECTION A - PRETRIAL AND TRIAL PROCEDURE		TC		<b>ICA</b>	GCM or JA		OJA	₹G
(CONTINUED)	YES	NO	YES	NO			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				X			
b. (1) Was the accused represented by a civilian lawyer?		X				X		
(2) Did the accused request a specific military counsel?		X				X		
(3) (a) If so, was such request complied with?	N/A	N/A			N/A	N/A		
(b) If not, were reasons given why requested counsel was not reasonably available?	N/A	N/A			N/A	N/A		
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:				]				ļ
(1) Was a military judge detailed to the court (RCM 503(b))?	N/A	N/A			N/A	N/A		
(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)?	N/A	N/A			N/A	N/A	į	i I
(3) Was a verbatim transcript made (Article 19, UCMJ)?	N/A	N/A			N/A	N/A		
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))?		х				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))?	N/A	N/A			N/A	N/A		- <del></del>
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))?	N/A	N/A			N/A	N/A		
b. If not, was he/she excused?	N/A	N/A			N/A	N/A		
17. a. If accused was an enlisted person, did he/she make a request that enlisted persons be included in membership of the court?	N/A	N/A			N/A	N/A		
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))?	N/A	N/A			N/A	N/A		
c. Did any enlisted member of the court belong to the same unit as the accused?	N/A	N/A			N/Á	N/A		
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	ř			X	-		
19. Were the members of the court, military judge (if any) and the personnel of the prosecution and defense sworn or previously sworn?	X			-	X			i
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))?		Х			:	х	·	
b. If so, did the accused waive such disqualification (RCM 912(f)(4) and RCM 902(e))?	N/A	N/A			N/A	N/A		

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COURT-MARTIAL DATA	SHEE	ET_							
SECTION A - PRETRIAL AND TRIAL PROCEDURE		TC		ЛСA	GCM JA		OJA	AG	
(CONTINUED)	YES	NO	YES	NO	YES		YES	NC	
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?	х				X				
b. Was action by court upon challenges proper (RCM 902 and RCM 912)?	X				X				
c. Does the record show that a member excused as a result of a challenge withdrew from the court?	Х				X				
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				х				
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			. :	х			
d. If so, did the accused object to trial?	N/A	N/A			N/A	N/A			
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))?	N/A	N/A			N/A	N/A			
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				
26. Does the record show that all witnesses were sworn?	X				X				
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))?	x				X				
28. a. If trial was by military judge alone, did the military judge announce the findings (RCM 922)?	<u>x</u>				X				
b. If the trial was with members, did the president announce the findings (RCM 922)?	N/A	N/A			N/A	N/A			
c. If special findings were requested, were they made a part of the record?	N/A	N/A			N/A	N/A			
29. Were the findings in proper form (A10)?	<u>X</u>			]	X				
30. a. Was the evidence, if any, of previous convictions admissible and properly introduced in evidence (RCM 1001(b)(3))?	N/A	N/A			N/A	N/A			
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)?	X				x				
b. If trial was by military judge alone, did the military judge announce the sentence (RCM 1007)?	N/A	N/A		_	N/A	N/A			

COURT-MARTIAL DATA	A SHEE	:T 						
SECTION A - PRETRIAL AND TRIAL PROCEDURE	T	O	SPCN	ЛСА	A GCM or JA		OJAG	
(CONTINUED)	YES	NO	YES	NO		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))?	N/A	N/A			N/A	N/A		!
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))?	N/A	N/A			N/A	N/A		
35. Was each accused furnished a copy of the record or substitute service								
made on defense counsel (RCM 1104(b))?	. X	37	· ·		X	77		
36. Was clemency recommended by the court or military judge?		X				X		
SECTION B - PROCEDURE AFTER TRIAL	T	_	SPC	MĊA	GCN JA		OJ	۸G
SECTION D INCCEDONE AFTER INTAL	YES		YES		YES		YES	
37. Was the court convened by proper authority (RCM 504(b))?					X		_===	
38. Did the court have jurisdiction of person and offense (RCM 202 & 203)?					X			-
39. Does each specification state an offense under the code (RCM 907(b))?					X			
40. Did the accused have the requisite mental capacity at the time of trial and					X			
the requisite mental responsibility at the time of the commission of each offense (RCM 909 and RCM 916(k))?								
41. Is the evidence sufficient to support the findings?					X			
42. Is the sentence within legal limits (RCM 1112(d)?					X			
43. Is the action of the convening authority properly entered in the record and signed (RCM 1107(f))?					х			-
44. If appropriate, is a proper place of confinement designated (RCM 1107(f)(4)(c))?				ĺ	N/A	N/A	_	
45. a. Was the staff judge advocate's post-trial recommendation served on					IN/A	19/24		
the defense counsel for comment (RCM 1106(f)?					X			
b. If the addendum to the recommendation contained new matters, was								
it served on the defense counsel for comment (RCM 1105(f)(7))?					N/A	N/A		
c. Did the accused submit matters for the convening authority's					37			
consideration in a timely manner (RCM 1105)?  d. If yes, was the convening authority's action subsequent to the					<u>X</u> _			
submission of the matters?					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					N/A	N/A		
provided in RCM 1105(c) expire before the convening authority's action?								
					v	ļ		
46. a. Does the record indicate that the accused was advised of his/her					X			
46. a. Does the record indicate that the accused was advised of his/her appellate rights (RCM 1010)?	<del></del>	: 1						
46. a. Does the record indicate that the accused was advised of his/her					x			

003208

**DD FORM 494, OCT 84, Page 4** 

COURT-MARTIAL DATA SHEET								
SECTION C - COURT-MARTIAL ORDERS (CMO)		TC		MCA	GCM or JA		OJA	AG
		NO	YES	NO	YES	NO	YES	NO
47. Does the initial CMO bear the same date as the action of the convening authority who published it?					X			
48. Are all the orders convening the court which tried the case correctly cited in the CMO?					X			
49. Are the accused's name, rank, SSN, unit/command name and branch of service correctly shown in the CMO?					X			
50. Are all the charges and specifications (including amendments) upon which the accused was arraigned correctly shown in the CMO (RCM 1114)?					X			
51. Are the pleas, findings, and sentence correctly shown in the CMO (RCM 1114)?					X			
52. Does the CMO show the date the sentence was adjudged?					X			
53. Is the action of the convening authority correctly shown in the CMO?					X			
54. Is the CMO properly authenticated (RCM 1114)?					X			

55. REMARKS:

C03209

COTTOM	MARTIAL	T) 7 (T) 7	Ottistam
COURT	MAKTIAL	DATA	SHEET

55. REMARKS (Continued):

all (6)(6)-2,(7)(c)-2

56. TRIAL COUNSEL			
a. TYPED NAME (Last, First, Middle Initial)	b. RANK	c. SIGNATURE	d. DATE SIGNED
			2512
<u> </u>			22 Feb 05
57. CONVENING AUTHORITY OR HIS/HI	ER REPRESEN	Z	
a. TYPED NAME (Last, First, Middle Initial)	b. RANK	c. SIGNATURE	d. DATE SIGNED
	/		22 Feb 05
58. STAFF JUDGE ADVOCATE OF GENERAL	COURT-MARTI	AL CONVENING AUTHORITY OR RI	EVIEWING JUDGE ADVOCATE
a. TYPED NAME (Last, First, Middle Initial)	b. RANK	c. SIGNATURE	d. DATE SIGNED
			22R605
			20 K 6 W
59. ACTION IN THE OFFICE OF THE JUD	GE ADVOCAT	TE GENERAL	
a. ACTION:			
b. INDIVIDUAL COMPLETING DATA SH	EET		
(1) TYPED NAME (Last, First Middle Initial	(2) RANK	(3) SIGNATURE	(4) DATE SIGNED
		}	
			V V 3 3 4 11

**DD FORM 494, OCT 84, Page 6** 

#### DEPARTMENT OF THE ARMY Headquarters, Seventh Army Training Command APO Army Europe 09114

<b>GENERAL COU</b>	RT-MARTIAL ORD	ER
NUMBER		9
		<b>7</b>

10 February 2005

(6)6)-2(1)(c) - 2 U.S. Army, 615<sup>th</sup> Military Police Company, First Lieutenant Glenn A. Niles, Jr. APO AE 09114 (currently attached to Headquarters, Seventh Army Training Command due to the deployment of the 1st Infantry Division) was arraigned at Wuerzburg, Germany, on the following offenses at a general court-martial convened by the Commander, Seventh Army Training Command.

Charge I: Article 93: Plea: Not Guilty. Finding: Not Guilty.

Specification 1: At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat the man, a person subject to his orders, by striking him in the stomach with a closed fist. Plea: Not Guilty. Finding: Not Guilty.

Specification 2: At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat and, a person subject to his orders, by striking him in the stomach with a closed fist. Plea: Not Guilty. Finding: Not Guilty. (326)4;(7)(2)4

Specification 3: At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat , a person subject to his orders, by kicking him in the shoulder. Plea: Not Guilty. Finding: Not Guilty.

Charge II: Article 133: Plea: Guilty. Finding: Guilty.

all (b)(6)5, ()(c)-5 except Specification: At or near Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, while a platoon leader in the 615<sup>th</sup> Military Police Company, and in the presence of ., wrongfully and dishonorably grab by the neck and strike him in the stomach with a closed fist, wrongfully and dishonorably strike in the stomach with a closed fist, and while being detained by , wrongfully and dishonorably kick in the shoulder, all to the disgrace of the Officer's Corps, and the Armed Forces. Plea: Guilty. Finding: Guilty. (b)6)-4(7)(c)5

**SENTENCE** 

Sentence was adjudged on 1 July 2004: To be reprimended and to forfeit \$1,003.00 pay per month for 12 months.

003211



#### **ACTION**

The finding of guilty and the sentence is disapproved. The charge is dismissed. The adjudged forfeitures were deferred effective 4 August 2004 until date of convening authority action.

#### BY COMMAND OF BRIGADIER GENERAL HERTLING:

all (6)6)2; (7)(c)-Z

CDR, 615 MP Co, APO AE 09114 (1)

CDR, 1st ID, APO AE 09036 (1)

(1)

CDR, 7th ATC, APO AE 09114-8130 (1)

CDR, DET D, 38th PSB, APO AE 09173 (1)

CDR, DET A, 106th Fin Bn, ATTN: Debt Management

Unit 26210, APO AE 09036 (1)

Clerk of Court, (JALS-CCR), 901 N. Stuart Street, Suite 1200,

Arlington, VA 22203-1837 (10)

CDR, (TAPC-MSP), 200 Stovall Street, Alexandria, VA 22332-0400(1)

Professor of Law, United States Military Academy, West Point,

NY 10996 (2)

DC (

2

C03212

#### DEPARTMENT OF THE ARMY

Headquarters, Seventh Army Training Command Office of the Staff Judge Advocate APO Army Europe 09036

**AETV-BGJA** 

10 February 2005

MEMORANDUM FOR Record

SUBJECT: United States v. 1LT Glenn A. Niles, Jr.

On 10 February 2005, Brigadier General Hertling, GCMCA, Seventh Army Training Command, took action in the case of <u>U.S. v. 1LT Glenn A. Niles, Jr.</u> General Hertling considered all matters submitted by the accused and defense counsel pursuant to R.C.M. 1105/1106. In addition to these matters, with defense consent, the convening authority also considered an email sent to him by on 9 February 2005 after the defense had submitted clemency matters.

(3)6)2/(2)C)-2

#### 11D OSJA-Wuerzburg Law Center (

From:

1LT 7ATC HQ

@us.army.mil]

Sent:

Thursday, February 17, 2005 2:00 PM

To:

11D OSJA-Wuerzburg Law Center (

Q16/6/2,(X9)-Z

----Original Message----From:

(709 MP Bn Commanding)

Sent: Wednesday, February 09, 2005 10:29 PM

Subject: Request for Clemency: 1LT Niles

7ATC HQ ( 7ATC HQ; @graf.eur.army.mil)

CSM (709 MP Bn CSM)

@us.army.mil)

Subject: Request for Clemency: 1LT Niles

Sir-

I believe there is a clemency packet enroute to your office for one of my officers.

I recommend you grant clemency for 1LT Niles.

1LT Niles was assigned as a PL in the 615th MP Co which was assigned to the 709th for OIF I. In July 2003, 1LT Niles assaulted 2 criminals who were being held at the Al Taji IP Station after they destroyed the rennovations to the detention cell. I suspended him from his duties, conducted a commander's inquiry, and forwarded my findings to my brigade commander. The JAG grabbed a hold of it and it went forward to CJTF-7 where it was finally determined that the officer should be courtmartialed. I believe this was based on the fact that the Abu Ghraib scandal had just broken in the press.

Reagrdless, 1LT Niles was court-martialed last summer and I testified on his behalf.

I do not condone his actions but I do not believe that they were egregious enough to cause this officer to lose his commission.

I realize as the GCMCA you have the responsibility to act in the best interest of the Army and US government as well as consider the officer.

I wish I could tell you that 1LT Glenn Niles is the best MP PL I ever had, that is not the case. He is a good officer, I kept him in Baghdad and had him serve as a battle captain in my TOC throughout our deployment. He learned a lot, grew as an officer, and is a better person for the whole experience.

He has always taken responsibility for his actions - he never once failed to come forward and tell the truth. He understands the seriousness of the offense, accepted his punishment at court-martial, and continues to soldier on.

He is currently the XO of the 615th MP Co at Graf. He is still one of my officers since I have C2 over all the 18th MP Bde units while the brigade is in Iraq.

I trust him to lead Soldiers. I would place him command of one of my units. I know he has learned from his mistake. I appreciate you taking the time to read this.

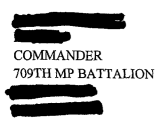
I will be at Graf on Thursday 10 February at 1230 as I am escorting BG Johnson, MP Commandant. If it is convenient, I can stop by your office and see you in person concerning this matter. I can break away from escorting my Commandant at any time to see you.

I will call your aide while I am enroute to Graf to see if you want to see me. Thank you again, sir.

VR,

003214

2/17/2005



all(b)(6)2/19(9-2

WARRIORS

"ALWAYS A WARRIOR...ALWAYS A PROFESSIONAL"

003215



HEADOUARTERS, SEVENTH ARMY TRAINING COMMAND OFFICE OF THE STAFF JUDGE ADVOCATE UNIT #26222 APO AE 09036

FEB 1 0 2005

**AETV-BGJA** 

MEMORANDUM FOR Commander, Seventh Army Training Command, APO AE 09114

SUBJECT: Addendum to the Staff Judge Advocate Recommendation in the General Court-615<sup>th</sup> Military Police Company. Martial of First Lieutenant Glenn A. Niles, Jr. APO AE 09114

- 1. The enclosed R.C.M. 1105/1106 request for clemency has been submitted by the accused's defense counsel for your review. In accordance with R.C.M. 1107, you must consider these matters prior to taking action on the case.
- 2. The accused, through counsel, requests that you disapprove the findings of the court-martial, dismiss the charges and specifications against him, and issue him a General Officer Memorandum of Reprimand. I disagree; no corrective action is required.
- 3. The following correction is noted to the Staff Judge Advocate's Post-Trial Recommendation (SJAR) dated 25 January 2005: para 6(a) should be changed from "None" to "Effective 4 August 2004, the convening authority deferred the adjudged forfeitures until such time as he takes action on the case." This correction is made after submission of 1105 matters, as it has come to my attention through the defense counsel.
- 4. In addition, defense counsel also notified the government that despite the approved deferment of adjudged forfeitures, finance has been taking money out of the accused's pay in order to satisfy the adjudged forfeitures. While not required by law, because of this error by finance, I recommend that you approve only so much of the adjudged forfeitures of \$1,003.00 per month for six months.
- 5. I recommend that you approve only so much of the adjudged findings and sentence as provides for a reprimand and forfeiture of \$1,003.00 per month for six months. The adjudged forfeitures were deferred effective 4 August 2004 until date of convening authority action.

25 Encls

- 1. Clemency Petition/DC, dtd 8 Feb 05
- 2. Clemency Petition/ACC, dtd 27 Jan 05
- 3. OER thru 9 Jul 02

(b)(b)2; (7)(c)2

Staff Judge Advocate

003216

#### **AETV-BGJA**

SUBJECT: Addendum to the Staff Judge Advocate Recommendation in the General Court-, 615<sup>th</sup> Military Police Company, Martial of First Lieutenant Glenn A. Niles, Jr. APO AE 09114

4. OER thru 9 Jul 03

5. Memot 6. MFR, i 7. MFR, 8. MFR, 9. MFR. 10. Memo 11. Memo 12. Memo 13. Memo 14. Memo 15. Memo 16. Memo 17. MFR, 18. MFR,

ael (b)(6)2,(7)(c)-2

- 19. Family Photos
- 20. Family Photos
- 21. Letter
- 22. Diploma, Master of Arts Counseling, Webster Univ, dtd 18 Dec 99 23. "Welcome 615<sup>th</sup> MP Co" Bavarian-American Monthly, Apr 04
- 24 OER, through 30 Mar 04
- 25. Staff Judge Advocate Recommendation

003217

MEMORANDUM FOR Commander, 7th Army Training Command, APO, AE 09114

SUBJECT: Petition for Clemency UP Rules for Courts-Martial 1105 & 1106 — <u>United States v. 1LT Glenn A. Niles, Jr.</u>

- 1. These matters are submitted under Rules for Courts-Martial (RCM) 1105 and 1106 in regard to the general court-martial of 1LT Glenn A. Niles, Jr., 615th Military Police Company, Grafenwoehr, Germany. At trial, 1LT Niles pled guilty to one specification of Conduct Unbecoming an Officer and a Gentleman and was sentenced to be reprimanded and to forfeit \$1003 per month for 12 months.
- 2. 1LT Niles respectfully requests that you disapprove the findings of the court-martial under RCM 1107 (c)(2), dismiss the charges and specifications against him, and issue him a General Officer Memorandum of Reprimand (GOMOR) in their stead. Such a grant of clemency is appropriate for the following reasons:
- a. Glenn Niles is an honorable man, an outstanding officer and a great American!! His misconduct on 30 July 2003 in Baghdad, Iraq is a complete anomaly and it is extremely minor considering the circumstances. 1LT Niles has served his country honorably and with great distinction for more than four years. If a finding of guilty at a General Court Martial is approved in this case, the Army will soon lose an extraordinary asset in that 1LT Niles will have to be administratively separated from the service. With a conviction in his file, 1LT Niles' security clearance will be revoked and he will no longer be able to serve in the Army as an Officer. Such a result would be tragic for the Niles family, would amount to excessive punishment, and would needlessly damage the Army and the Military Police Corps.
- b. 1LT Niles has never made any excuses for his conduct. From the moment that it happened, he has accepted full responsibility for his actions and has cooperated fully with government investigators and prosecutors. When a commander's inquiry was conducted, 1LT Niles waived his rights and prepared a sworn statement admitting to his misconduct in striking the three Iraqi prisoners at the Al Taji police station. He never lied or withheld information about his actions or encouraged his subordinates to cover for him. Likewise, at all stages of this case, 1LT Niles has acknowledged that his actions were wrong. He attempted to resign in lieu of GCM in October 2003, but his request was denied. At his Article 32 hearing, he candidly apologized to his NCOs and soldiers for letting them down - and at trial, the accused pled guilty to conduct unbecoming an officer and gentleman in violation of Article 133 of the UCMJ. These facts illustrate that he is an honorable man. As an accused in a court martial, 1LT Niles could have maintained his silence, asserted numerous defenses or forced the government to expend great resources to prove his guilt. However, because he is a man of the highest integrity, Glenn Niles chose none of these courses of action. Quite simply, he knows that he made a mistake and has done nothing other than step forward to accept responsibility.

003218

SUBJECT: Petition for Clemency UP Rules for Courts-Martial 1105 & 1106 — <u>United States v. 1LT Glenn A. Niles, Jr.</u>

- c. For the ends of justice to be met, and for good order and discipline to be maintained, punishment in a given case must be fitting to the offense committed. Mitigation and extenuation must also be considered. Here, 1LT Niles' actions amounted to nothing more than simple assault. The "victims" were three Iraqi youths who had been detained for murdering a man and stealing his car. They attempted to escape from detention by knocking a hole in the wall of the latrine at the Al Taji police station. 1LT Niles had been working non-stop for months in the extreme heat and sleep-deprived conditions of Baghdad's non-traditional combat environment. When he discovered that these three murder suspects had caused damage to the detention facility, 1LT Niles simply snapped. He momentarily lost control and struck the detainees. They were not injured; the entire incident lasted no more than five seconds. To receive a federal criminal conviction and administrative discharge from the service would be excessive punishment for this misconduct. A GOMOR is much more appropriate and just.
- d. Indeed, a GOMOR or other administrative resolution has been the recommendation of 1LT Niles' leaders throughout this entire case. His company, battalion and brigade commanders at the time of the incident all supported lesser disposition than at a GCM. They all agreed that 1LT Niles' misconduct and the extenuating circumstances present in Baghdad in July 2003 simply did not warrant such a severe outcome. Likewise, the Article 32 Investigating Officer in this case, recommended that 1LT Niles receive nothing more than a GOMOR in his restricted fiche. After reviewing all the facts and circumstances of this incident, LTC Vandersteen felt that it did not warrant disposition as a GCM.<sup>2</sup>

e. A lesser disposition is appropriate here primarily because of the caliber of 1LT Niles as an officer, a soldier, and as a person. Throughout all phases of his career in the military, he has distinguished himself and demonstrated incredible potential. Prior to deployment, Glenn served as a Platoon Leader within the 615th MP Company in Grafenwoehr. He greatly impressed both Company Commanders who rated him (See Encl 2-3). During this timeframe, 1LT Niles also greatly impressed the Toldier of Military Police Battalion XO who closely observed him during the unit's preparation for deployment to Iraq. The Vilseck Military Community, actually delayed his PCS travel so that he could provide character testimony at Glenn's trial. He testified about his observations of 1LT Niles during his Platoon "Ex-Eval" prior to deployment for OIF. He found 1LT Niles to be a highly competent and resourceful officer, and a man with "a very high level of character" (ROT, pg. 132).

003219

20040683

(1)(2) (1)(2)-Z

See Article 32 testimony of Commander's Inquiry, page 16 of Article 32 summarized transcript, Record of Trial, Volume 1.

The Article 32 Investigating Officer's Report is included in Volume I of the ROT. Please pay special attention to comments on Continuation Sheet 3 of his report dated 19 May 2004 (specifically, ¶ (6) of Item 21). He states a fundamental fact that is of critical importance in the case before you: "junior leaders make mistakes." He also cites two relevant instances where certain individuals (GEN Powell and BG Freakley) made mistakes early in their careers but were given second chances by their leadership because of their demonstrated potential for success.

SUBJECT: Petition for Clemency UP Rules for Courts-Martial 1105 & 1106 — <u>United States v. 1LT Glenn A. Niles, Jr.</u>

be more than comfortable serving with 1LT Niles in combat, and that he would want Glenn as one of his company commanders under such circumstances.<sup>3</sup>

ale(6)2 76)-2

- f. Similar testimony was received by the court from fellow officers and soldiers who served with 1LT Niles during OIF. Two of his peers fellow platoon leaders with the 615th MP Company in Iraq both attested to 1LT Niles' high quality as an officer. rated Glenn as the best of the platoon leaders in the company and told of his complete confidence in Glenn's technical and tactical competence. He also relayed that 1LT Niles was the type of friend who would put his own needs aside to assist a comrade with even the most trivial matter. Likewise, the officer who took over Glenn's platoon in Iraq after the incident testified to the high state of readiness and discipline he found in the platoon when he arrived at Al Taji. He also told of 1LT Niles mentorship of his fellow platoon leaders who had less experience. Since the control of the platoon leaders who had less experience.
- g. Several of 1LT Niles' subordinates also testified at trial. To a man, each of them told of their great respect for their former platoon leader. Called 1LT Niles "a great leader" (ROT, pg. 101) and described his high level of professionalism and "genuine concern" (ROT, pg. 101) for his soldiers. described him as a hard, mission-focused leader. the platoon sergeant, described 1LT Niles as a "strong, high-standard leader ... very tactically proficient ... [whose] best trait is caring for soldiers" (ROT, pg. 120). And, the platoon's squad leaders submitted a written statement attesting to his similar opinion (Encl 4). Each of these men would gladly serve again under Glenn Niles' leadership.
- h. The most notable testimony, however, came from 1LT Niles' battalion leadership in Iraq. His Battalion Commander, performance not only as a platoon leader, but also as a member of his battalion staff. He very clearly summarized his opinion of Glenn by telling the court members that "Lieutenant Niles can work for me anytime, anywhere that I go ... he can certainly command a company in any unit that I'm responsible for" (ROT, pp. 173-74). LTC also wrote two letters of support for 1LT Niles at various stages of this

Summary of found at ROT, pp. 128-136.

<sup>&</sup>lt;sup>4</sup> Summary of Summary

<sup>&</sup>lt;sup>5</sup> Summary of found at ROT, pp. 148-155.

<sup>&</sup>lt;sup>6</sup> Summary of at ROT, pp. 93-112.

<sup>&</sup>lt;sup>7</sup> Summary of Summary

<sup>&</sup>lt;sup>8</sup> Summary of found at ROT, pp. 118-128.

<sup>&</sup>lt;sup>9</sup> After the incident at the Al Taji station, 1LT Niles was suspended from his position as Platoon Leader and moved to Battalion Headquarters where he joined the staff of the S-3 as a Night Battle Captain in the Battalion TOC in Baghdad.

his assessment of 1LT Niles' potential for continued service and advancement. He has over 18 years of service as an MP officer and has held several key positions. He has commanded two companies, including command of an MP company during Operation Desert Storm, and commanded the 793rd MP Battalion throughout that unit's challenging and highly successful service during Operation Iraqi Freedom. He has also served as the Chief of Officer Training at the MP School at Fort Leonard Wood in addition to several varying staff jobs. His opinion of 1LT Niles' potential should be given great credence.

SUBJECT: Petition for Clemency UP Rules for Courts-Martial 1105 & 1106 — <u>United States v. 1LT Glenn A. Niles, Jr.</u>

proceeding which are attached (Encl 5-6). Similarly, Glenn's Company Commander, wrote two letters in support of 1LT Niles' continued service which are also attached (Encl 7-8). Likewise, many other officers on the battalion staff observed Glenn's performance and submitted powerful letters on his behalf (Encl 9-14). Even the Battalion CSM recognizes that 1LT Niles "should be salvaged" (Encl 15).

(6/6)2;

(1)(c)-2

- i. 1LT Niles' true character is illustrated by the following incident: at the Article 32 hearing, 1LT Niles asked me to arrange for his former Platoon Sergeant and several other subordinates to be present in the courtroom when he made his statement so that he could address them as well as the Investigating Officer. Because of the incident, he had been quickly removed from his position of leadership and had not had the opportunity to speak with his former soldiers because of the pending hearing in which they could be called as witnesses. His first opportunity to speak to them came in the public forum of the Article 32 hearing as he tearfully and humbly thanked them for "showing him what duty honor and courage was all about." This example shows what type of leader and the quality of person that Glenn Niles is.
- j. At the court martial on 1 July 2004, Glenn continued to accept responsibility and step forward to accept his punishment. He demonstrated complete candor with the military judge who accepted his plea of guilty on the charge of conduct unbecoming an officer and a gentleman. After hearing all the evidence in mitigation and extenuation, the military panel of ten officers decided that 1LT Niles should be retained in the service and given a chance to soldier on. They could have sent him to jail for up to a year and/or dismissed him from the service. However, they appropriately chose to adjudge neither of these options, ordering instead that 1LT Niles forfeit some of his pay and that he be reprimanded for his actions.
- k. After receiving his sentence, 1LT Niles has continued to live the seven Army values. When he was returned to his unit, he was assigned duties as the Company XO for the 615th MP Company. In this position, Glenn has continued to impress his superiors. Both his Battalion and Company Commanders submitted letters for your consideration which detail his outstanding service since his court martial (Encl 16-17).

I. Through is all, Glenn Niles has remained a committed family man with a wonderful and loving family (Encl 18-19).

The providing family by serving in our great Army. Please also consider the attached letter from (Encl 20) in support of your decision to disapprove the findings in this case.

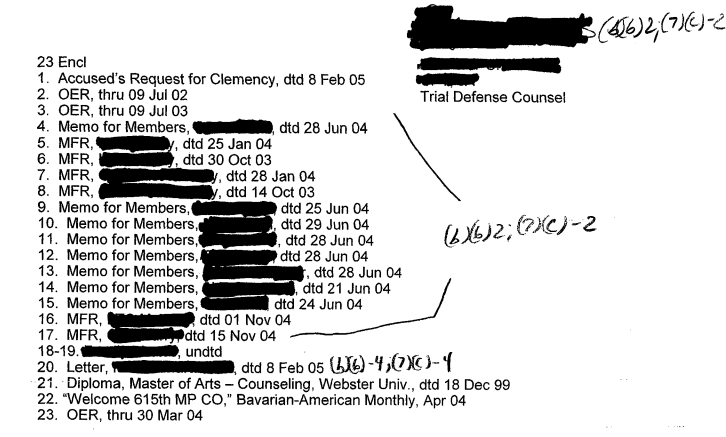
m. Finally, please consider three additional attachments. I have included a copy of 1LT Niles' diploma showing the awarding of his Masters Degree in Counseling (Encl 21), an article published in the Bavarian-American Monthly magazine detailing the

<sup>&</sup>lt;sup>11</sup> The audio tapes of this hearing are in the possession of the Court Reporter at the Office of the Staff Judge Advocate, 1st Infantry Division, in Wurzburg, Germany.

SUBJECT: Petition for Clemency UP Rules for Courts-Martial 1105 & 1106 — <u>United States v. 1LT Glenn A. Niles, Jr.</u>

challenges and accomplishments of the 615th MP Company during OIF (Encl 22), and 1LT Niles' most recent OER which was closed out before his court martial (Encl 23). This evaluation details 1LT Niles' service on the 793rd MP Battalion staff.

- 3. For these reasons, 1LT Niles respectfully requests that you grant him clemency in the form of disapproving his finding of guilt, dismissing his charges and issuing him a GOMOR. This course of action meets the ends of justice and keeps a great officer in uniform! It is a win, win situation.
- 4. Please include a copy of this memorandum in all copies of the Record of Trial. This memorandum was served via personal service on the Office of the Staff Judge Advocate, 1st Infantry Division, Military Justice Section, Wurzburg, Germany. On behalf of 1LT Niles, thank you for considering these matters submitted in clemency.



## REMOVED BATES PAGES 3223 - 3251 (RECORD OF TRIAL – 1LT GLENN A. NILES, JR.)

(29 TOTAL PAGES)

DOCUMENTS CONSIST OF PERSONAL LETTERS WRITTEN TO THE CONVENING AUTHORITY BY FAMILY AND FRIENDS ON BEHALF OF 1LT NILES AND OTHER RECORDS CONTAINING PRIVATE INFORMATION, WHICH WERE DETERMINED TO BE NONRESPONSIVE TO PLAINTIFF'S FOIA REQUEST

#### ARTICLE 32 INVESTIGATION

NULES, GLENN C.    NAME of STRING AND COLUMN C.   NAME of STRING C.   NAME of STRING COLUMN C.   NAME of STRING C.   NAME of STRING COLUMN C.   NAME of STRING C.   NAME of STRING COLUMN C.   NAME of STRING C.   NAME of STRING COLUMN C.   NAME of STRING C.   NAME of STRING COLUMN C.   NAME of STRING COLUMN C.   NAME o	+ OFFICER EVALUATION REPORT For was of this form, see AR 523-165; the proposant agency is ODCSPER  SEE PRIVACY ACT STATEMENT ON DA FORM 673-1  +																
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THE PROPERTY THE ASSISTANT S3 (Operations)  NAMED TO AB 09165  PART M. DUTI SECURITY FOR A STATE AND THE ASSISTANT S3 (Operations)  NAMED TO ASSISTANT S4 (OPERATIONS)  NAMED TO ASSISTANT SA (OPERATIONS)  NAMED	n. MADNE OF RATER Glant, First, MIQ		PO	SITION	<del></del>							ITE					
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A FORM 67-9, OCT 97 + ACLU-RDI 2067 p.30

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+		ART V - PERFORMANCE AND P	DTENTIAL EVALUATION (R	ater		
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c. IDENTIFY ANY UNIQUE PROFESSIONAL SKILLS OR AREAS OF EX		RMY THAT THIS OFFICER POSSESSES.	FOR ARMY COMPETITIVE CATE	GORY CPT THROUGH		
LTC, ALSO INDICATE A POTENTIAL CAREER FIELD FOR FUTURE SE	RVICE.					
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ACLU-RDI 2067 p.31





HEADQUARTERS, 7th ARMY TRAINING COMMAND OFFICE OF THE STAFF JUDGE ADVOCATE UNIT #28130 APO AE 09036

REPLY TO THE ATTENTION OF:

**AETV-BGJA** 

JAN 2 5 2005

MEMORANDUM FOR Commander, 7th Army Training Command, APO AE 09114-8130

SUBJECT: Staff Judge Advocate's Post-Trial Recommendation in the General Court-Martial of First Lieutenant Glenn A. Niles, Jr 615<sup>th</sup> Military Police Company, APO AE 09114

- 1. <u>PURPOSE</u>: To obtain your decision in the general court-martial case of First Lieutenant Glenn A. Niles, Jr., 615<sup>th</sup> Military Police Company, APO AE 09114
- 2. SUMMARY OF CHARGES, PLEAS AND FINDINGS:

<u>CHG</u>	<u>ART</u>	<u>SPEC</u>	SUMMARY OF OFFENSES	<u>PLEAS</u>	<u>FINDINGS</u>
I	93	1	At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat and the stomach with a closed fist.	NG	NG
	·	2	At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat, a person subject to his orders, by striking him in the stomach with a closed fist.	NG	NG
		3	At or near the Al Taji Police Station, Baghdad, Iraq, on or about 30 July 2003, was cruel toward and did maltreat., a person subject to his orders, by kicking him in the shoulder.	NG	NG

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#### **AETV-BGJA**

SUBJECT: Staff Judge Advocate's Post-Trial Recommendation in the General Court-Martial of First Lieutenant Glenn A. Niles, Jr., 615<sup>th</sup> Military Police Company, APO AE 09114

 $\Pi$ 133 The At or near Al Taji Police Station, Baghdad, G G Iraq, on or about 30 July 2003, while a platoon leader in the 615<sup>th</sup> Military Police Company, and in the presence of and wrongfully and --(6)(6)-4-(7)(9)-4 strike him in the stomach with a closed fist. wrongfully and dishonorably strike .......................... in the stomach with a closed fist, and while being detained by wrongfully and —(b)b) 2/0/c)-2 dishonorably kick in the shoulder, all to the disgrace of the Officer's Corps, and the Armed Forces. (b)6)47C4

- 3. <u>SENTENCE</u>: Sentence was adjudged on 1 July 2004: To be reprimanded and to forfeit \$1,003.00 per month for 12 months.
- 4. <u>PRETRIAL AGREEMENT</u>: The convening authority agreed to disapprove any confinement adjudged in excess of 45 days. Any other lawful punishment may be approved. You may approve the sentence as adjudged.
- 5. CLEMENCY RECOMMENDATIONS BY THE SENTENCING AUTHORITY: None.
- 6. <u>APPROVED DEFERMENT/WAIVER ACTIONS</u>:
  - a. Forfeitures: None.
  - b. Reduction in Rank: None.
  - c. Confinement: None.

#### 7. BACKGROUND OF THE ACCUSED:

a. Time in Service: The accused has been in the U.S. Army for approximately 4 years and 1 month:

7 November 2000 – present, U.S. Army

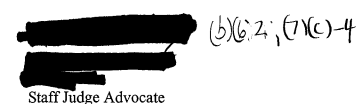
b. Current Enlistment and Term: 10 May 2001, 3 years, plus an extension of 4 months.

2

#### **AETV-BGJA**

SUBJECT: Staff Judge Advocate's Post-Trial Recommendation in the General Court-Martial of First Lieutenant Glenn A. Niles, Jr. , 615<sup>th</sup> Military Police Company, APO AE 09114

- c. ETS Date: October 2004.
- d. Basic Branch: 31A00/Military Policeman.
- e. Awards: National Defense Service Medal, Global War on Terrorism Expeditionary Service Medal, Global War on Terrorism Service Medal, Army Service Ribbon. The accused is authorized to wear a combat patch on his right sleeve.
  - f. Dependents: Married with three children.
- g. Civilian Education: Master of Arts Degree from Webster University, Saint Louis, Missouri and a Bachelor of Psychology Degree from College of Charleston, South Carolina.
  - h. Prior Convictions/Article 15s: None.
- i. Restrictions on Liberty: The accused was required to physically check in at the company and subsequently call the company twice a week from 3 February until 1 July 2004. The defense counsel did not determine these to be an Article 13 issue nor restriction tantamount to confinement. (See ROT page 58)
  - j. Pretrial Restraint: None.
- 8. <u>POST-TRIAL MATTERS SUBMITTED BY THE ACCUSED</u>: This recommendation and an authenticated copy of the record of trial will be served upon the accused and his defense counsel. Any matters submitted by or on behalf of the accused pursuant to R.C.M. 1105 or 1106(f) will be provided to you. In accordance with R.C.M. 1107, you must consider all written defense submissions prior to taking action in this case.
- 9. <u>RECOMMENDATION</u>: I recommend that you approve the sentence as adjudged.
- 3 Encls
- 1. Report of Result of Trial
- 2. Record of Trial
- 3. Proposed Action



3





#### INVESTIGATING OFFICER'S REPORT (Of Charges Under Article 32, UCMJ and R.C.M. 405, Manual for Courts-Martial) c. ORGANIZATION d. DATE OF REPORT b. GRADE 1a. FROM: (Name of Investigating Officer -Last, First, MI) 19 MAY 2004 GTA Operations and Plans 100th ASG, APO AE 09114 c. ORGANIZATION 2a. TO: (Name of Officer who directed the b. TITLE Investigation - Last, First, MI) HO, 100<sup>th</sup> ASG, APO AE d. ORGANIZATION e. DATE OF CHARGES 3a. NAME OF ACCUSED (Last, First, MI) b. GRADE c. SSN 615 MP CO NILES, Glenn A. Jr. 1LT APO AE 09114 30 SEP 2003 YES (Check appropriate answer) 4. IN ACCORDANCE WITH ARTICLE 32, UCMJ, AND R.C.M. 405, MANUAL FOR COURTS-MARTIAL, I HAVE INVESTIGATED THE CHARGES APPENDED HERETO (Exhibit 1) X X 5. THE ACCUSED WAS REPRESENTED BY COUNSEL (If not, see 9 below) 6. COUNSEL WHO REPRESENTED THE ACCUSED WAS QUALIFIED UNDER R.C.M. 405(d)(2), 502(d) 7a. NAME OF DEFENSE COUNSEL (Last, First, MI) b. GRADE b. GRADE 8a. NAME OF ASSISTANT DEFENSE COUNSEL (If any) c. ORGANIZATION (If appropriate) c. ORGANIZATION (If appropriate) US Army Trial Defense Service d. ADDRESS (If appropriate) d. ADDRESS (If appropriate) Region IX, Trial Defense Service Vilseck Branch Office, APO AE 09112 9. (To be signed by accused if accused waives counsel. If accused does not sign, investigating officer will explain in detail in Item 21.) a. PLACE I HAVE BEEN INFORMED OF MY RIGHT TO BE REPRESENTED IN THIS INVESTIGATION BY COUNSEL, INCLUDING MY RIGHT TO CIVILIAN OR MILITARY COUNSEL OF MY CHOICE IF REASONABLY AVAILABLE. I WAIVE MY RIGHT TO COUNSEL IN THIS INVESTIc. SIGNATURE OF ACCUSED 10. AT THE BEGINNING OF THE INVESTIGATION I INFORMED THE ACCUSED OF: (Check appropriate answer) YES NO a. THE CHARGE(S) UNDER INVESTIGATION Χ b. THE IDENTITY OF THE ACCUSER X c. THE RIGHT AGAINST SELF-INCRIMINATION UNDER ARTICLE 31 X d. THE PURPOSE OF THE INVESTIGATION Х THE RIGHT TO BE PRESENT THROUGHOUT THE TAKING OF EVIDENCE Х f. THE WITNESSES AND OTHER EVIDENCE KNOWN TO ME WHICH I EXPECT TO PRESENT Х g. THE RIGHT TO CROSS-EXAMINE WITNESSES X THE RIGHT TO HAVE AVAILABLE WITNESSES AND EVIDENCE PRESENTED X i. THE RIGHT TO PRESENT ANYTHING IN DEFENSE, EXTENUATION, OR MITIGATION X THE RIGHT TO MAKE A SWORN OR UNSWORN STATEMENT, ORALLY OR IN WRITING Χ 11a. THE ACCUSED AND ACCUSED'S COUNSEL WERE PRESENT THROUGHOUT THE PRESENTATION OF EVIDENCE (If the accused or counsel were absent during any part of the presentation of evidence, complete b below.) Х b. STATE THE CIRCUMSTANCES AND DESCRIBE THE PROCEEDINGS CONDUCTED IN THE ABSENSE OF ACCUSED OR COUNSEL NΑ all(6)(6)-2)(7)(C)-2

the form: "See additional sheet."

DD FORM 457, AUG 84 (EG)

EDITION OF OCT 69 IS OBSOLETE.

NOTE: If additional space is required for any item, enter the additional material in Item 21 or on a separate sheet. Identify such material with the proper numerical and, if appropriate, lettered heading (Example: "7c".) Securely attach any additional sheets to the form and add a note in the appropriate item

12a. THE FOLLOWING WITNESSES TESTIFIE	DER OATH: (Check ap						
NAME (Last, First, MI)	GRADE (If any)	ORGANIZATION/ADESS (Whichever is appropriate)	YES	NO			
		709 <sup>th</sup> MP Battalion	X				
		Tripler Army Medical Center	X				
		92 <sup>nd</sup> MP Company 615 <sup>th</sup> MP Company	X	1			
		615 MP Company	X				
		615 MP Company	x				
		Grafenwoehr, Germany	$\frac{1}{X}$				
		ozazom odiz, odzmany	1				
	all	0)6)-Z,(7)(C)-2-					
b. THE SUBSTANCE OF THE TESTIMONY OF THES	<del> </del>		X				
EXAMINE EACH.	S, OR MATTERS WER	E CONSIDERED; THE ACCUSED WAS PERMITTED TO					
DESCRIPTION OF ITEM Charge Sheet dated 30	SED 2003	LOCATION OF ORIGINAL (If not attached)	X	3.00			
charge sheet dated 30	SEP 2003		) X				
Commander's Inquiry Re	sults by		1 x	<b>  </b>			
CPT Searl dated 7 AUG							
Enclosures 1-9							
1LT Niles ORB as of 20	030828		X				
1LT Niles OER dated 10	JUL 2002		Х				
1LT Niles OER dated 9	JUL 2003		Х				
b. EACH ITEM CONSIDERED, OR A COPY OR RECI	TAL OF THE SUBSTAI	NCE OR NATURE THEREOF, IS ATTACHED	X				
14. THERE ARE GROUNDS TO BELIEVE THAT THE OR NOT COMPETENT TO PARTICIPATE IN THE	DEFENSE. (See R.C.A	1. 909, 916(k).)		Х			
15. THE DEFENSE DID REQUEST OBJECTIONS TO				X			
16. ALL ESSENTIAL WITNESSES WILL BE AVAILABLE IN THE EVENT OF TRIAL  17. THE CHARGES AND SPECIFICATIONS ARE IN PROPER FORM							
		OMNUTTED THE OFFERIOR (C) ALLEGED	X				
18. REASONABLE GROUNDS EXIST TO BELIEVE T 19. I AM NOT AWARE OF ANY GROUNDS WHICH W			X				
(See R.C.M. 405(d)(1).			l x				
20. I RECOMMEND:							
a. TRIAL BY	<b>E</b> SPECIAL	Eseneral Court-Martial					
21. REMARKS (Include, as necessary, explanation for a a. SUMMARY OF FACTS/DISCUS	ny delays in the investige SION OF EVI	ation, and explanation for any "no" answers above.) DENCE	······································				
(1) The facts of the c	ase are not	in dispute with respect to the	striki	ng			
of prisoners - not in self-	defense - b	y 1LT Niles, and the evidence pr	esente	ed			
was sufficient to support t	he charge.	All witnesses present at the al	leged	l			
incluent agree that 1LT Nil	es wrongful	ly struck three prisoners that w	ere in	1			
SWORN Statements of the col	diora proces	aghdad. This fact is supported be not at the incident, their sworn	y the				
testimony at the hearing, a	nd the swor	n statement of 1LT Wiles					
		als questioned at the hearing, w	ith th	ne			
exception of		), testified that 1LT Niles was					
to strike the prisoners.			_				
	<del></del>						
22a. TYPED NAME OF INVESTIGATING OFFICER	b. GRADE	c. ORGANIZATION					
		GTA, Operations and Plans 100th ASG, APO AE 09114	0032	259			
d. SIGNATURE OF INVESTIGATING OFFICER		e. DATE					
		18 MAY	2001	1			





CONTINUATION SHEET 1, DD FORM 457, PERTAINING TO NILES, Glenn A. Jr., 1LT, 615 MP CO, APO AE 09114

DESCRIPTION OF ITEM

LOCATION OF ORIGINAL (If not attached)

YES NO

LOR from dated 25 JAN 2004

LOR from dated 28 JAN 2004

CVE of

all(6)6)2,(7)(c)-Z

## Item 21, continued:

- (3) The evidence presented by (1), and (2), suggests that 1LT Niles was shocked by his own actions.

  1LT Niles was described by his platoon members as a man seldom at a loss for words. Immediately following the incident, 1LT Niles was incapable of speaking or responding to the angry actions of (2) who had pulled him away from the prisoners. 1LT Niles has repeatedly accepted responsibility and shown remorse following the incident according to the testimony of (2), and (3), and (4).
- (4) Witnesses testifying at the hearing stated that 1LT Niles should not be punished by court martial. (Inquiry Officer), was not asked for a recommendation for disposition of the charges, but stated that 1LT Niles should not command soldiers in the future as a result of his actions.
- (5) 1LT Niles' Company Commander and Battalion Commander in Iraq presented Letters of Recommendation for 1LT Niles, and also testified in the hearing that they would gladly serve with him again. There was no testimony to contradict the fact that 1LT Niles' chain of command and his soldiers thought him to be a good leader and passionate about the welfare of his soldiers.
- (6) There was no conflicting evidence presented at the hearing with respect to the two charges 1LT Niles is charged with.
- (7) The three prisoners that 1LT Niles allegedly struck were not available for the hearing, and they will likely not be available for any court-martial proceedings.
- (8) All witnesses that served with 1LT Niles testified that all soldiers in the platoon were under enormous stress because of environmental conditions and ever present danger.
- (9) All witnesses, with the possible exception of witnesses, were credible witnesses. Could not form a reasonable judgment with respect to the charge of maltreatment as to whether 1LT Niles was wrong to strike the prisoners. He testified that he was about 25% complete with his study and analysis of 1LT Niles' case.
- b. COMPARING EVIDENCE TO CHARGES/RECOMMENDATION OF CHANGES TO CHARGES
- (1) There are reasonable grounds and sufficient proof to support violations of Article 93, Cruelty and Maltreatment, and the three specifications of striking prisoners listed in the charge sheet.

CONTINUATION SHEET 2, DD F 457, PERTAINING TO NILES, enn A. Jr., 1LT, 615 MP CO, APO AE 09114

#### Item 21, continued:

- (2) There are reasonable grounds and sufficient proof to support a violation of Article 133, Conduct Unbecoming an Officer and Gentleman.
- (3) I do not recommend a change to the charges. Article 93 should not be changed to Assault and Battery because the prisoners were subject to his orders at the time of the incident.
- c. DEFENSE-REQUESTED OBJECTIONS None.
- d. RECOMMENDATION FOR DISPOSITION OF CHARGES
- (1) I recommend that 1LT Niles not be charged by Court-Martial. I further recommend a General Officer Memorandum of Reprimand, but placed in the restrictive fiche of his OMPF.
- (2) There was never any question as to whether or not 1LT Niles committed misconduct. 1LT Niles admitted misconduct in his statement, has never denied wrongdoing, and the incident was witnessed by three soldiers under his supervision. It is all supported by sufficient evidence. 1LT Niles should be punished as a result. The question for the hearing officer and the appointing authority is how to dispose of this case when considering matters of extenuation, mitigation, deterrent effect; and also, the best interests of 1LT Niles, his unit, and the United States Army. I did not take into account the reports related to the Abu Ghraib prison scandal. These are two separate events, under different circumstances.
- (3) Matters of extenuation. Testimony indicated that all soldiers in 1LT Niles' unit suffered similar environmental and danger related hardships throughout their tour of duty. Few received more than a few hours of sleep each night. 1LT Niles snapped; other soldiers did not. Leaders, nonetheless, also have greater burdens with respect to their responsibility for mission accomplishment and caring for soldiers. By all accounts, 1LT Niles was a passionate leader who cared about both his mission and his soldiers. This was the testimony of 1LT Niles' chain of command and his soldiers. The pressures of mission accomplishment included the administration of Iraq police stations for which 1LT Niles had no experience (MPs receive provost marshal training as captains), and the training of Iraqi police. There are many accounts throughout American history where leaders made mistakes under the pressure of their commands. Gen Sherman had a breakdown prior to Vicksburg; LTG Patton slapped a soldier. The enormous burdens of our leaders in combat cannot be judged by the same standards of a peacetime army.
- (4) Matters of mitigation. Up to the point where 1LT Niles struck three prisoners, and since that event, 1LT Niles has been an exemplary lieutenant. His commander described in testimony that although he made many of the usual developmental mistakes that his peers made, he was nonetheless a good officer. 1LT Niles received recommendations for future service from his company commander and battalion commander. Both would gladly serve with 1LT Niles in the future. The soldiers under 1LT Niles who testified at the hearing all were impressed by his high standards and would serve with him again, also. In particular, was passionate describing his service with 1LT Niles: "I would take Lieutenant Niles with me again, down range again." His OERs indicate that 1LT Niles has unlimited potential as an officer.

  (cont.)

#### Item 21, continued:

- (5) Deterrent Effect. This issue was raised by counsel during the hearing, and the witnesses indicated that striking a prisoner was the end of a career; therefore, this in itself would seem to deter maltreatment of prisoners alone. The evidence indicates that 1LT Niles did not enter the police station with the intent of striking prisoners. The event seemed to surprise everyone involved, including 1LT Niles himself. There was no intent to harm; it was a sudden and unplanned action. The fact that 1LT Niles was removed from his position, subjected to humiliation and shame is a deterrent and reminder to other MPs not to place themselves in that sort of position. This does not require court-martial to achieve deterrent effects.
- The interests of 1LT Niles, his soldiers, and the United States Army. According to testimony presented at the hearing, 1LT Niles is a good officer, a good husband and father, and a good man. He already earned a masters degree in counseling prior to receiving his commission, and in particular, he was interested in helping troubled youths. According to his wife who testified at the hearing, 1LT Niles always wanted to be a soldier and a police officer; as an MP he could "have his cake and eat it too." He made one mistake. All of his efforts previous to the striking of prisoners are greatly diminished by his actions. But his chain of command believes in him, his soldiers believe in him, and they think he can overcome this event. He should be given the chance to redeem himself while in uniform, and use this event as an example to other leaders for the future. Throughout my career, I've seen junior leaders make mistakes. But they were given the chance to overcome them, based on their potential to the Army. Gen Powell relates how he was given a second chance after losing his pistol as a young officer. BG Freakley once told me how he committed an error as a 1LT commander by unlawfully restricting a soldier for a weekend under lock and key in his supply room. Gen Powell was his brigade commander at the time, and gave him a second chance, too.

#### e. ARTICLE 32 HEARING DELAYS

Original date of hearing: 5 April 2004

Defense requested delay dated 30 March 2004 for a hearing NET 26 April 2004 for family reasons - approved by April 2004

Defense requested delay dated 17 April 2004 for a hearing on 11 May 2004 for psychiatric evaluations related to defense - approved by 2004 April 2004

Defense requested delay dated 3 May 2004 for a hearing on 14 May because of scheduling conflicts related to the defending counsel - approved by on 3 May 2004.

Article 32 hearing was conducted on 14 May 2004.

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

C03262



#### SUMMARY OF THE PROCEEDINGS

The Deposition Testimony of U.S. v First Lieutenant Glenn A. Niles was called to order at 0900 hours, 12 May 2004, Grafenwoehr Training Area, Building 621, 100th Area Support Group Conference Room, Grafenwoehr, Germany:

The following persons were present:

all(686)2; (1)(c)-2

Investigating Officer,

Trial Counsel,

Assistant Trial Counsel,

Defense Counsel,

First Lieutenant Glenn A. Niks,

The Accused,

The Reporter,

Assistant Reporter,

witness, was sworn, and testified in substance as follows:

# QUESTIONS FROM THE DEFENSE COUNSEL

Lieutenant Niles was a platoon leader in the 615th Military Police Company. The 615th Military Police Company was one of the units that fall under my battalion. I believe it was one



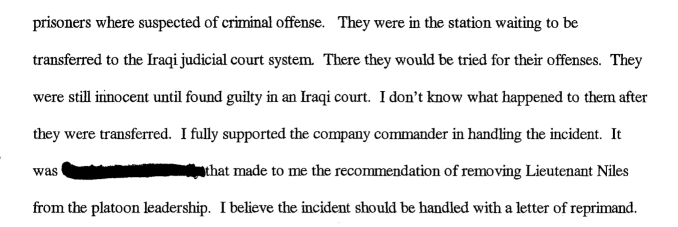
of the sergeants from the 615th Military Police Company that told the Commanding Officer about the incident. I am not certain nor clear of the actual events. informed me of the incident, I agreed to remove Lieutenant Niles from his leadership position. I assigned the Lieutenant in the battalion staff. I appointed to investigate the allegations against Lieutenant Niles. started his investigation after consulting with the brigade Judge Advocate. He took sworn statements from the witnesses present at the incident. While Lieutenant Niles was working at the battalion, he performed his duties very well. Even after the incident, he still performed very well. Lieutenant Niles told me what had happened. He took full accountability for his actions and he apologized. I asked him why he did it, and he could not give me a clear justification. I don't know how much stress Lieutenant Niles experienced, but it's clear to me that he snapped and lost control. Lieutenant Niles was performing as Provost Marshall. He was responsible for the administration of an Iraqi Police station that contractors were building. Lieutenant Niles was also responsible for training the Iraqi Police force. The Iraqis have no concept of the law enforcement system and that's one of the reasons why it was hard for the Lieutenant to complete his mission at the Iraqi Police Station. The Iraqi Police station was the northern most of Baghdad. The soldiers traveled about twenty minutes from their quarters to the Iraqi Police station. There were many hostiles that the soldiers had to go through just to get to the station. Lieutenant Niles was responsible for all the administrative process in the station. He was responsible for many things and I believe that his platoon took great pride in the Iraqi Police station because they were rebuilding something that was completely destroyed. They turned stone and rubble into a working police station, and I believe Lieutenant Niles took personal pride in his work. He rebuilt something that would benefit not only the Iraqis, but also his unit. Lieutenant Niles did not receive the actual

Provost Marshal training because it was reserved exclusively to the Captains and above.

Therefore, Lieutenant Niles had to work without the actual training of a Provost Marshall. I don't believe that after he was removed from the platoon that the soldiers performed less. I mean, his platoon sergeant took over his position, but Lieutenant Niles' absence did not change the platoon's mission performance. Yes, his platoon sergeant now had additional duty and responsibility, but even with added task, the platoon was still able to operate the police station and train the Iraqis. I cannot say for certain that the morale became an issue when Lieutenant Niles was removed from platoon leadership. I wrote our brigade commander recommending Lieutenant Niles to resign his commission. I don't believe that such action warrants a person's life. I mean a federal conviction would end Lieutenant Niles' career and civilian chance of working at a reasonable job. I consider his past duty performance and his potential to overcome the incident. Yes, what he did was wrong, but he took full accountability for his action. How much punishment he should get depends on the authority imposing the punishment. I would take Lieutenant Niles with me again down range again.

#### **QUESTIONS FROM THE TRIAL COUNSEL**

The platoon sergeant and the platoon went through the same long work hours; lack of sleep; and hostile environment as Lieutenant Niles did. Yes, they did not strike the prisoners. Lieutenant Niles' action was not acceptable. He was training the Iraqi Police how to handle and treat the prisoners. The Iraqi Police had little or no training at all. If Lieutenant Niles was training the Iraqi Police and wanted them to follow his example, then it would send the wrong signal to the Iraqi Police if they had seen what Lieutenant Niles did. But to my knowledge, this was an isolated incident. The Lieutenant did a great job administering the police station. The



There being no further questions, the witness was warned not to discuss his testimony with anyone, was permanently excused, and withdrew from the proceedings.

The Deposition Testimony of the case of U.S. v First Lieutenant Glenn A. Niles adjourned at 0945 hours, 12 May 2004.

(6)(6) 2,(7)(0) -2



The Deposition Testimony of in the case of U.S. v First Lieutenant Glenn A. Niles was called to order at 1450 hours, 13 May 2004, Grafenwoehr Training Area, Building 621, 100th Area Support Group Conference Room, Grafenwoehr, Germany: (b)(b) - 2, (b)(c) - 2 (b)(b) - 2, (b)(c) - 2

The following persons were present:

Investigating Officer,

Trial Counsel,

Assistant Trial Counsel,

Defense Counsel,

FIRST LIEUTERANT Glenn A. NUES

The Accused,

The Reporter,

Assistant Reporter,

Assistant Reporter,

Tripler Army Medical

Center, Honolulu, Hawaii 96859-5000, Currently TDY at the Laundstul Regional Medical Center, was called as a witness, was sworn, and testified in substance as follows:

#### QUESTIONS FROM THE DEFENSE COUNSEL

I don't mind starting early today. I went to medical school and became a doctor, physician in surgery. I have specialized training in psychiatry from UCLA (University of California, Los Angeles) and USC (University of Southern California). I did a year of internship and three years of psychiatry practice. In 1984, I worked for the Atascadero State Penitentiary for the criminally insane and became certified in forensics. In 1966 to 1969, I was a Special Forces Medic and cross-trained in weapons and demolitions. I got out and went to school to become a doctor. In 1980, I became the battalion surgeon for the 12th Special Forces in Hamilton Field, California. In 1984, I became a psychiatrist for the SERE (Survival, Evasion, Resistant and Escape) School at Camp McCall in Fort Bragg, North Carolina. I have been a board certified psychiatrist for twenty years. I cannot talk about my work in the Army Special Forces.

The Defense Counsel stated that no questions were to be asked about any Classified work the witness conducted in the Army Special Forces.

The Trial Counsel asked the Investigating Officer if he had a copy of the witness' Curriculum Vitea.

The Investigating Officer stated that he had a copy of the witness' Curriculum Vitea.

Atascadero is a state hospital for the criminally insane. It has approximately a thousand beds and houses various types of criminals. I worked with LAPD (Los Angeles Police Department) SWAT (Special Weapons and Tactics) Team 1983-1984. I became their psychiatrist consultant. My experience in psychiatry in the military began in Tripler Army Medical Center as director of in-patient psychiatric unit and later became director of psychiatry department. I moved to Sholfield Barracks, Honolulu, Hawaii and became the Chief of Community Mental Health Center. I am engaged in private practice, military psychiatry, emergency psychiatry, consultation, and psychiatric interviews. I wrote an article in 1997, titled "Stress on the Battlefield." I studied law enforcement stress extensively. I have meet Lieutenant Niles on two occasions. I reviewed the case file. I asked Lieutenant Niles if he could give a clear detail of what was going on in the field before the incident took place. I know things are very difficult in the field right now. I wanted to know the level of stress he was experiencing in the field before the incident. Some of the stress factors Lieutenant Niles was experiencing were long work hours, lack of sleep, climatic (hot) environment, and hostile environment. It was very different compared to the law enforcement shifts in the United States. The Lieutenant did not tell me if he had any days off. Lieutenant Niles told me when he heard the prisoners tried to escape; he asked two others MPs (Military Police) go with him. This act indicated to me that the Lieutenant was anticipating problem with the prisoners or he wanted an extra back up. The Lieutenant ordered the prisoners to face the wall where the hole had been made. He asked them if they made the hole in the wall. Lieutenant Niles stated the he got aggressive with them and punched them in the stomach and one of the sergeants pulled him as he kicked the third prisoner. The Lieutenant was very open and straightforward about everything. He did not try to hide or avoid talking about the incident. The Lieutenant was very emotional and sorry about his action.

During and after deployment, performance starts to go down hill. This means that every individual is subject to stress and job performance will be affected. I have seen MPs having a hard time making transition from the garrison to the field. I think the MPs have more stress because of the different rules they have to follow. The MPs are being told one thing and later being told another. I have formed an opinion in the Lieutenant's case. The Lieutenant had no bad past or prior record. It appears that the Lieutenant had been a very good soldier. I know the Lieutenant had a lot of stress. When the Lieutenant was taking control, he was maintaining control of the prisoners and he just snapped in the process. I think the Lieutenant's action should be recorded and be placed in his record for ninety days as a reminder of what not to do. The key to future misconduct is the past history behavior of the Lieutenant. There is no indication that his action would turn into a pattern in the future.

## QUESTIONS FROM THE TRIAL COUNSEL

I remembered talking to you and yesterday and I got in trouble for talking to you both. My boss thought that I was talking to the press. My boss asked if I was talking to the press and I told my boss that I was talking to the prosecutor. There is a difference between a medical training in psychiatry and medical training in body. The basic or initial part of the training is the same, pre-med. Later on during the course, you would go onto your specialized training, internship, residence, and then license. I am trained and licensed in medicine and psychiatry. I can prescribe medicine to mental patients. I went to Loma Linda University for my undergraduate. I went to the Medical School of Guadalajara. I did my fifth year at Pathway Medical Program in the United States. What I meant when I said, "Niles is

going to have to pay for an outburst of anger" was Lieutenant Niles made a mistake and in the military justice system, his action has consequences. How much he has to pay will depend on the authority over him. He was not criminally impaired. The Lieutenant knew right from wrong. I have not done an extensive background examination on Lieutenant Niles. My evaluation is really not finished yet. I spoke with three sergeants but I don't know their names. They made statements that are in the packet. I spoke with them on the telephone. I met with Lieutenant Niles twice face-to-face. I reviewed the file Defense Counsel gave me. There is other information that could change my opinion. I do not yet know that information. I have not done a psychological test on the Lieutenant. I would conduct a full psychological test before making an evaluation on Lieutenant Niles. Lieutenant Niles had a diminished capacity during the incident. Did he know right from wrong? Yes, he did. However, diminished capacity and knowing right from wrong are two different things. Yes, Lieutenant Niles knew right from wrong. However, he had a diminished capacity due to the level of stress. His lack of sleep and long work hours would diminish his capacity to perform his duty. But would he know right from wrong after his diminished capacity? Yes, he would. But because I have not done a complete evaluation on Lieutenant Niles, I don't know where I stand as far as his diminished capacity. What I meant when I said, "Giving them a doughnut was not going to work" was having control by maintaining control. When a police shows a level of authority, the subject responds to that authority. If the subject sees weakness in the authority, the subject would more likely over turn that authority. Showing force is not abuse. It is a way for the subject to comply with authority or authority will use force to make the subject comply with authority. Law enforcements are trained to be aggressive. I don't know what happened with Lieutenant Niles' case but I know he was responding from frustration and anger. I am familiar with what I read in the case file. The

prisoners were not presenting a treat. I was doing my police work, I placed an individual up against the wall. I did not strike at the individual. Lieutenant Niles was baffled by his behavior. He could not give me an explanation for his action. He told me he stuck two in the stomach and kicked the third. The Lieutenant said he was frustrated and angry and he just snapped. There was no policy on how to handle the situation. I think there is a policy on not to strike at prisoners. Military Police are trained on when and when not strike at people. There are differences in Basic Military Police training and Combat Military Police environment. There is a stress level difference. Do I agree that what Lieutenant Niles did was wrong? It's a good question. Maybe he did it to make the prisoners from doing it again. Would it be wrong for a police officer to strike at the prisoner? It would depend on the situation. I cannot say that it was wrong for the Lieutenant to beat up the prisoner in a combat situation. All I know about Lieutenant Niles is what I have read in the case file. I need to do a more extensive background evaluation. But from talking to the people around him, he seemed like a pretty nice guy to me. I have not conducted an extensive background evaluation on Lieutenant Niles' background. I am about one quarter away from my evaluation.

## **QUESTIONS FROM THE DEFENSE COUNSEL**

The Defense had not asked me to do a full extensive report. I was just asked to assess and consult with the Defense. I was asked to do a preliminary evaluation on Lieutenant Niles. Diminished capacity and knowing right from wrong are two separate things. Lieutenant Niles knowing right from wrong is not an issue. He knew what he was doing. The issue is the level of diminished capacity. I cannot give an answer to his level of diminished capacity. My opinion on

his diminished capacity is that it should be taken into consideration when imposing punishment. Lieutenant Niles never told me that what he did was okay. He took full accountability for his action.

## QUESTIONS FROM THE INVESTIGATING OFFICER

I will use suicide to explain Past History Behavior. When someone tries to kill himself or herself, psychiatrist look at the past history of the individual. The psychiatrist is looking for pattern of behavior that would indicate future or repeated pattern of the same kind of behavior. Basically, if someone tried to commit suicide twice, more likely the person would try to commit suicide again. I was looking for Lieutenant Niles' Past History Behavior to see if he had the same outburst of anger before. I did not find any.

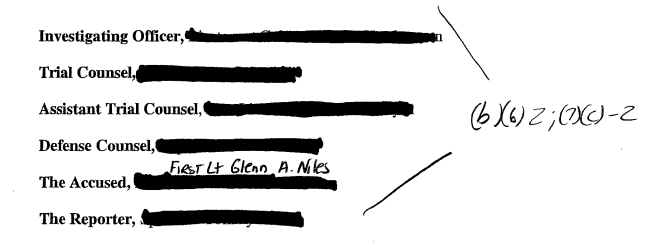
There being no further questions, the witness was warned not to discuss his testimony with anyone, was permanently excused, and withdrew from the proceedings.

The Deposition Testimony of in the case of U.S. v First Lieutenant Glenn A. Niles adjourned at 1645 hours, 13 May 2004.

# SUMMARY OF THE PROCEEDINGS

The Article 32 Investigation was called to order at 0859 hours, 14 May 2004, Rose Barracks Courtroom, Vilseck, Germany:

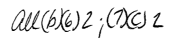
The following persons were present:



The Investigating Officer stated that he was the Investigating Officer detailed in the case and read the rights of the Accused to an Article 32 Investigation and stated that he understood his rights.

The Defense Counsel waived the reading of the charges.

The Investigating Officer declared the three Iraqi prisoners as reasonably unavailable for purposes of testimony.



The Trial Counsel introduces the complete commander's inquiry report done by

1LT Niles' sworn statement, 1LT Niles right waiver, two sworn statements from

sworn statement, sworn statement, sworn statement, sworn statement, sworn statement.

The Defense Counsel voir dire the Investigation Officer.

## QUESTIONS FROM THE DEFENSE COUNSEL

I have not had any conversations with the command concerning this case. I am familiar with the incidents in Iraq right now with the prisons and the MP's. I have heard statements made by government officials that justice would be handed out in these cases. I do not feel any pressure to recommend any certain disposition in this case based on the incidents in Iraq.

92nd Military Police Company, was called as a witness, was sworn, and testified in substance as follows:

## QUESTIONS FROM THE TRIAL COUNSEL

I was formerly deployed in Iraq. I was involved in the commander's inquiry for 1LT

Niles. Proposition appointed me to that duty. I was appointed to look into misconduct at the Al
Taji police station. After I was appointed I went to battalion to speak with for a legal

briefing on how to handle the investigation. Then I went to the Al-Taji police station to interview

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all of the soldiers there to see what they knew. The Al-Taji police station is on the north side of Baghdad. The battalion is on the west side of Baghdad. It's about 20-30 minutes from the battalion to the police station. I brought in all of the soldiers to explain to them what I would be doing. I told them not to discuss the incidents among themselves. I interviewed the soldiers one by one. There was a maltreatment of three detainers at the police station. I took fine amore

it out of anger. One soldier did

it out of anger. One soldier did say that while the unit was in Kuwait that 1LT Niles had pulled a soldier out of the tent because the soldier was not "moving fast enough". That was a previous display of his temper. I don't think that 1LT Niles should command soldiers in the future because of his temper and the position he put his soldiers in that day. The soldiers have a responsibility to report such behavior, so they had to choose between loyalty and duty. The came forward about the incident. I am currently a company commander. 1LT Niles was a platoon leader. He was over approximately 30 soldiers. He has to set a good example for these soldiers. Striking these detainees did set a bad example. The MP's also did training with the Iraqi police. One of their missions was to train the IP's in proper police procedures.

Defense Counsel objects on grounds of speculation, to a question about how 1LT Niles' actions affected the Iraqi Police.

If the IP's would have found out about this incident it would have set a bad example for them.

#### **QUESTIONS FROM THE DEFENSE COUNSEL**

I think told me about the incident where 1LT Niles had pulled the soldier out of the tent. It was not that was pulled out of the tent. They did not mention the circumstances surrounding the event. I didn't hear anything about a fire. I did speak with once on the phone and once at the brigade. I did that before I spoke with the witnesses. I contacted him again to let him know the report was complete. I don't remember talking with him about my findings. I did see the damage done by the detainees. It wasn't actually a hole in the



wall. They used a metal pole to damage the wall. The damage was approximately three feet by four feet. If they would have gone all the way through the wall, the detainees could have slipped through it. I understood that the detainees were there because they killed a taxi driver and stole his car. 1LT Niles never dodged the issue. He was very forthcoming with all of the information. It took me about a week to complete my report. Once I turned in my report I did not have any further contact with the command, concerning the incident. I'm not sure why it took two months to prefer charges.

# QUESTION FROM THE INVESTIGATING OFFICER

I met 1LT Niles last March when we deployed. We spent 7 months together, but did not have a lot of contact with each other because of our positions. I did not know any of the NCOs prior to the incident.

# QUESTIONS FROM THE TRIAL COUNSEL

I believe the detainees were about five foot six to five foot eight and around 150-180 pounds.

There being no further questions, the witness was warned not to discuss his testimony with anyone, was permanently excused, and withdrew from the proceedings.

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The Defense Counsel introduced the audiotapes from the VTC's with and and

#### **QUESTIONS FROM THE DEFENSE COUNSEL**

I was with the 615<sup>th</sup> MP Company in Iraq. We deployed in March and I took over the platoon sergeant slot in April. Prior to that, I did not really know 1LT Niles. When the incident occurred I was sitting at the front desk with the IP's. came down the hallway and told me I needed to get back to where 1LT Niles was. As I came to the doorway to the D-Cell ILT Niles was coming out. I saw three prisoners on the ground. came out and was upset as well. I asked 1LT Niles what was going on and he just shook his head. I found out from that LT Niles had struck some prisoners. It was out of character for 1LT Niles to not say anything. He is never at loss for words. I never did talk with him again about the incident. I gave a statement to I had been with 1LT Niles for about four months prior to this incident. I have been in the Army and an MP for 16 years now. I've been an NCO for about 12 years. I was a platoon sergeant at Fort Polk for a little over a year. Expectations are greater in a combat zone. 1LT Niles was a stern platoon leader who had high standards. He expected soldiers to toe the line. We did patrols in Iraq before we got the mission to get the police stations up and running. Most of them were looted and burnt, and we basically had to start from scratch. About 20 percent of the IP's were dependable. They had no ethics or police standards. One of the main

stresses was the heat. Force protection was a big issue as well. There was also the threat of IED attacks to and from the battalion and police station. There were no days off. We worked 12-16 hours a day. There were incidents about stations being attacked. I don't think that 1LT Niles should go to jail. A letter of reprimand would be sufficient. That would not send a message of toleration. A letter of reprimand is pretty serious for an officer.

## QUESTIONS FROM THE TRIAL COUNSEL/ASSISTANT TRIAL COUNSEL

There were some serious effects because of this incident. I was the one who reported the incident. That was probably the most difficult thing I've ever had to do. I am responsible for helping train the LT and I kind of feel like I failed him. It's still in the back of my mind. 1LT Niles put his soldiers in a bad situation. You have to lead by example. This is something young soldiers would not picture an officer doing. They had to choose between 1LT Niles and the Company. As the platoon sergeant I had to step up. There were already plenty of stress factors. I got five hours of sleep if I was lucky. I did put in as many hours as 1LT Niles and was under the same kind of stress. I never did strike anyone. I found other ways to deal with the stress. The three detainees were accused of crimes, but that doesn't mean they deserve to be struck. Just because they tried to break out the night before does not mean they deserve to be struck. What 1LT Niles did was wrong. It was our duty to get the stations up and running and to train the IP's. IP's had different tactics in dealing with prisoners. It would not be uncommon for them to beat prisoners. We were trying to teach them to only use necessary force. We taught them the proper ways to treat detainees. We tried to lead by example. 1LT Niles did not set a good example.



I did report the incident. 1LT Niles never told me to keep things between us. I think the day of the incident we had a force protection inspection. 1LT Niles did seem detached during this whole incident. I've never talked with about this case. I don't recall any weapons being retrieved around the Taji station.

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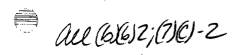
## QUESTIONS FROM THE INVESTIGATING OFFICER

1LT Niles never gave me any impression that I wasn't doing my job as a platoon sergeant. He actually complimented me. I do not believe that the IP's knew why 1LT Niles was re-assigned.

# QUESTIONS FROM THE DEFENSE COUNSEL

We moved those three detainees to Camp Crawford, and from what I heard, one of them was released due to a lack of evidence. They were not injured or taken to a hospital.

## QUESTIONS FROM THE INVESTIGATING OFFICER



I have been with these NCOs for over a year now. They all have very strong character. I do not know of any personal conflicts between the NCOs and 1LT Niles. They may have procedural conflicts. There were complaints about how he wanted to run things, but I did support my platoon leader.

# QUESTIONS FROM THE DEFENSE COUNSEL

I never felt that the things 1LT Niles wanted to do were inappropriate. He just had high standards. These were just basic soldier gripes. does have a tendency to exaggerate things.

There being no further questions, the witness was warned not to discuss his testimony with anyone and was temporarily excused.

The Article 32 investigation recessed at 1000 hours, 14 May 2004

The Article 32 investigation reconvened at 1002 hours, 14 May 2004

All parties present before the proceeding recessed were again present.

was sworn, and testified in substance as follows:

# QUESTIONS FROM THE DEFENSE COUNSEL





I was in the same platoon down range as 1LT Niles and I was the first squad leader in first platoon. I did observe what happened. the room with 1LT and myself Niles. I was the closest to 1LT Niles. The incident stopped when I grabbed the LT. Once I nudged him back he turned around and walked out the door. I followed him to the patrol room and I closed the door. I told 1LT Niles that he better not ever put me of my soldiers in that position again. 1LT Niles didn't respond. That was unusual and out of character for him. He seemed zoned out. He just kept looking straight ahead. I was not present for the conversation between 1LT Niles and . None of us discussed it after that day. 1LT Niles never told me to keep this between us. He hit two of the detainees once each in the gut and kicked the third. I would not say that he used full force. He did not resist as I pulled him away. The detainees were brought in because they killed a taxi driver and stole his car. They tried to escape the same night they had been brought in. One of the other prisoners informed us of their attempt to escape. None of the three denied doing the damage. Had the hole been bored the whole way through, the prisoners could have escaped. I've been in the Army for 13 years. I've been an NCO for about 8 years and an MP all 13 years. 1LT Niles is a great lieutenant. Everything he did was for the platoon and he had high standards. Other than this incident there was nothing inappropriate in his actions. In Kuwait we had a trashcan by our tent that had caught fire. We had to get everyone out of the tent. I didn't see what 1LT Niles did, but I heard that he just grabbed the soldier and pulled him out of the tent. I don't think that 1LT Niles should be court-martialed. I think a letter of reprimand would be strong enough punishment.

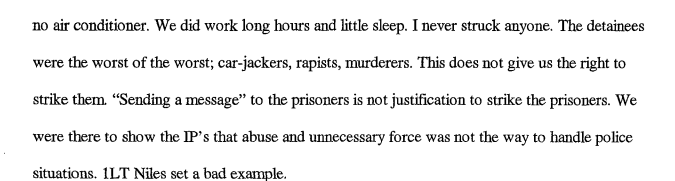
# QUESTIONS FROM THE TRIAL COUNSEL/ASSISTANT TRIAL COUNSEL



The attempted escape happened the night before the incident. 1LT Niles wanted to talk to the detainees responsible. It is ordered to watch the remaining detainees as the three responsible were taking into the latrine area. It was 1LT Niles, and myself. I don't remember what the detainees were wearing. They were about five foot five or six and maybe 150 pounds. They were not a threat to us at that time. They did not make any threatening gestures. 1LT Niles makes first contact. They demonstrates 1LT Niles actions by grabbing by the back of the neck and kind of pushing him about three feet over. He then demonstrates how 1LT Niles struck the detainees by performing a low punching motion towards stomach area. The demonstrates the position of the third detainee by crouching down on the ground with one knee on the ground and one hand in the air shaking, as he says, "no mister, no". He then demonstrates 1LT Niles actions towards this third detainee by showing a kicking motion while acting as if being pulled back at the same time. This kick was said to have landed in the chest area of the third detainee.

The detainees were lined up facing 1LT Niles. He keeps asking them, "Did you do this, did you do this?" in a forceful tone. He then punched one in the gut and I started to walk towards him.

Before I got to him he had already punched the second one in the gut. I pulled him back and he kicked the third detainee, then turned around and walked out. had left the room. None of the detainees attempted to lunge at 1LT Niles. He did not act in self-defense. 1LT Niles may have been stressed out and upset. 1LT Niles did put me in a bad situation. I had to choose between the LT and the Company. He did not put my career in jeopardy. I don't feel that it could come back on my soldiers or me because we had not done anything. I was concerned about the potential effect this could have on my soldiers and me. We did have stressful conditions. We had



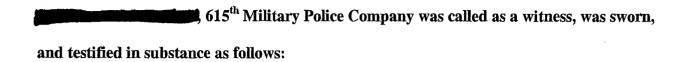
# QUESTIONS FROM THE DEFENSE COUNSEL

Typically, you may get three to four hours of sleep. This did add to the stress level. There were threats of mortar attacks and car bombs as well as other issues. Force protection was very important. There were some mortars found in a well right outside our station. These could have been used to attack our station. Leaders do have additional stresses. I had nine soldiers in my squad. 1LT Niles had about 30 soldiers under him. The detainees did not require medical attention. This incident was reported immediately.

## **QUESTION FROM THE INVESTIGATING OFFICER**

I know the NCOs in my platoon quite well. I am a friend with them. They have good character. The only conflicts they had with 1LT Niles were with some of his ideas on how to run things.

There being no further questions, the witness was warned not to discuss his testimony with anyone and was temporarily excused.



# QUESTIONS FROM THE DEFENSE COUNSEL

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I was present during this incident. I did observe what happened. 1LT Niles said he wanted to see the prisoners who had attempted to break out. Stayed with the remaining prisoners and we took the other three in to where they had tried to break through the wall. I did see the damage. They had taken a pipe and busted the wall. With more time they could have escaped. 1LT Niles grabbed the first prisoner and put him up to the wall and asked him, "Did you do this?" and then struck him in the stomach. Then he immediately grabbed the second one and struck him in the stomach. Then pulled him back. I did not discuss the incident with 1LT Niles or anyone else because of the investigation. I was never encouraged to not tell the truth. The prisoners were not injured. I've been active duty for about 6 years now and was in the reserves for about 6 years before that. I've been an MP for about 12 years. I've been an NCO for less than a year now. There were things that 1LT Niles did as a platoon leader that I disagreed with. We butted heads a lot. His heart was always in the right place even if I didn't always agree with him. He did have very high standards. I think things have gone far enough as far as punishment. A letter of reprimand would be a strong enough message. I do fee that he is reformed and has repented. I am confident in his leadership and I would deploy with him.



We were all armed that day. The detainees were 5'5 to 5'10 and approximately 140-160 pounds. They were compliant to the orders they were receiving. There was no translator. I did not feel that they were a risk to us at that moment. 1LT Niles made first contact. He grabbed the first detainee and put him in front of the hole and asked, "Did you do this?" and then struck him in the stomach. He did the same with the second. Then detained was not a threat. 1LT Niles did not act in self-defense. I don't feel that I was put in a bad situation; maybe the platoon sergeant and the squad leader. I wasn't happy with the position they were put in. Security was not really heightened because of this. We worked 12 hours minimum everyday of the week. I lived in like a partial kitchen area. There were about six inches between my cot and the sink. It got around 140 degrees. I would get maybe four to five hours of sleep a night. I was in Iraq for almost a year. There were a lot of stress factors over there. There were a lot of times I was not in a good mood. I did soldier on. I never struck any detainees. Just because the detainees were in the prison for serious crimes does not make it right to strike them. Striking the detainees was wrong. One of our missions was to train the IP's proper police procedures. The IP's were drunk a lot of times and would beat the prisoners. We were there to try and help bring some reform. We had to lead by example. We tried to train them to use only the necessary force for the situation at hand. 1LT Niles actions that day did not set a good example.

There being no further questions, the witness was warned not to discuss his testimony with anyone and was temporarily excused.

The Article 32 investigation recessed at 1046 hours, 14 May 2004

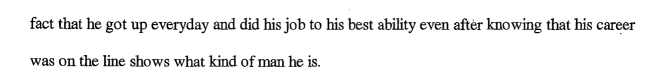
The Article 32 investigation reconvened at 1053 hours, 14 May 2004

All parties present before the proceeding recessed were again present.

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## QUESTIONS FROM THE DEFENSE COUNSEL

We have been married for almost eight years. We have three children. Glen has been in the Army for almost four years. We got to Grafenwoehr at the end of 2001. His company deployed in March of 2003. He was gone for almost a year. He called me and told me that he was sorry. He was crying and said that he had put the kids and me in a bad situation. He couldn't elaborate but he kept saying he was sorry. It was a little hard in the beginning when he first got back. There was an adjustment time. He has been a little more withdrawn. Before he got in the military he worked with kids. He got his master's degree in counseling. He worked a lot with troubled kids. We went to lunch one day and Glen started talking to an Army recruiter and then a few months later, here we are. He always wanted to be a police officer and a soldier, so here he is having his cake and eating it too. Glen is our family's rock: financially, spiritually, and emotionally. There's nothing he would not do for his family. He has always said God first and then family. When I talked to him about Iraq, he said that he fought for God and country. The



There being no further questions, the witness was warned not to discuss his testimony with anyone and was permanently excused.

The accused (1LT Niles) makes an unsworn statement.

The Article 32 investigation recessed at 1106 hours, 14 May 2004

The Article 32 investigation reconvened at 1347 hours, 14 May 2004

All parties present before the proceeding recessed were again present.

The Defense Counsel introduces 1LT Niles Officer Enlisted Records, and two letters of support written by (5/6)2/7(C)-2, 615th Military Police Company was called as a witness, was

sworn, and testified in substance as follows:

## QUESTIONS FROM THE DEFENSE COUNSEL



I am still with 615th MP Company. I have been with them for almost two years. I PCS to Fort Leonard Wood on Monday. I was the company commander and 1LT Niles was one of my platoon leaders. He has grown to be a very good lieutenant. He did make a mistake, which has brought us here. He was a lieutenant that was learning and had challenges to overcome. There was the incident about pulling the soldier out of the tent. He has had developmental issues that all lieutenants go through. I never questioned his integrity. Our mission in Iraq was to train the Iraqi police and to stand up the police stations. Our unit had about seven stations to oversee. I worked as the liaison for the sector commander. Our guys worked as provost marshals and chiefs of police. The lieutenants were also in charge of setting up all force protection measures for the stations. Our platoons were stretched pretty thin. There were attacks on the police stations. It was extremely hot there, between 120 and 140. 1LT Niles accomplished the missions. 1LT Niles was moved out of the platoon pending the commander's inquiry report. He was moved to battalion staff. He worked under the Executive Officer in the S4 and also as a night battle captain. I still talked to him on a regular basis because he was still one of my soldiers. He soldiered through all of this. Soldiers who get in trouble either let it get to them, or they soldier on. I do know who is and I talked to him on a regular basis. The spoke with him first concerning this incident and then I talked with the second of the second commander's inquiry to be done first. Once it was determined that the incident did in fact occur, s and me discussed what to do with the case. and I disagreed on the basis of this case. He felt that it was a war crime and I did not. I interpreted this as an assault. I would not compare this to the current issues in the news concerning the prison abuse. It was my signature that did prefer charges. I think that he should receive a letter of reprimand or a general officer Article 15. I think that the statement that this will not be tolerated has already been made.

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One of the squad leaders came to me saying that 1LT Niles had placed his hands on one of the soldiers. It turns out that he did not place his hands on the soldier. He did grab the soldier's LBV and pulled them out of the tent. I was briefed that they were looking for a magazine containing 9mm rounds. I don't know the exact reason except that he was trying to clear the room. He told me that he was just trying to get the soldiers out of the room. I had no thought that he was trying to injure the soldier. I do know that JAGs do not make the final decision and that it was me who preferred charges. There was no undo command influence. We did scenario base things but I was free to do as I saw fit. I've been an MP for about nine and a half years. MP's do get trained on when and when not to use force. We are not trained to use force for no reason. MP's are only supposed to use force when necessary. It was not necessary for 1LT Niles to use force. 1LT Niles was responsible for about 26-28 soldiers. As a leader you are set apart to set an example for your platoon or company. The troops knew that what he did was wrong. Part of his mission was to train the IP's. This kind of behavior would not send a good message to the IP's we're trying to train.

#### **QUESTIONS FROM THE DEFENSE COUNSEL**

1LT Niles never denied that the incident happened. He has taken full responsibility for everything.



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Our company was attached to learn battalion. Our battalion commander is normally was in Kosovo during the time of the incident. This incident was not included in that particular rating period reflected on the ORB. I had seven platoon leaders in my company. One was rated under the others. I recommended 1LT Niles at center mass. We were responsible for seven police stations. The brigade commander at the time was the most important thing during his inspections. The next big issue was overall sanitation. He would tell you if your station was not adequate but he wouldn't chew out any junior officers. I do highly recommend 1LT Niles. I do not want to see his career ended. He does need to be held accountable for his actions. Court-martial or dismissal is definitely career ending. An Article 15 is close to a career ender, but it can be overcome with a lot of hard work. I would like to see him continue his career.

There being no further questions, the witness was warned not to discuss his testimony with anyone and was permanently excused.

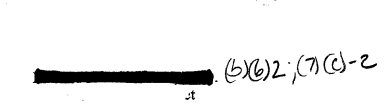
The Government Representative asked the defense if they wanted any of the other possible witness to be called.

Defense counsel declined the calling of further witnesses.



The Investigating Officer permanently excused all of the witnesses.

The Article 32 investigation adjourned at 1440 hours, 14 May 2004.



**CURRICULUM VITAE** 

DATE OF BIRTH:

4 October 1946

PLACE OF BIRTH:

Glendale, California

SSN:

PERSONAL DATA:

Married

HIGH SCHOOL:

San Fernando Valley Academy

San Fernando, CA

COLLEGE:

Loma Linda University

09-1964 to 06-1966

Loma Linda, CA

08-1969 to 08-1973

B.S. degree - Major - PreMed

Degree received 14 March 1974

MEDICAL:

09-1973 to 06-04-1977

Universidad Autonoma De Guadalajara

Guadalajara Jalisco, Mexico

M.D. Degree

**POSTGRADUATE:** 

07-01-1977 to 06-30-1978

Pre-clerkship in general medicine in preparation for the 5<sup>th</sup> Pathway Program – Granada Hills Community Hosp.

Granada Hills, California

07-01-1978 to 06-30-1979

Pre-externship in general medicine in preparation for the

5<sup>th</sup> Pathway program – Los Angeles County,

Olive View Medical Center-Sylmar, California

07-01-1979 to 06-30-1980

5<sup>th</sup> Pathway Program

Loma Linda University School of Medicine

Loma Linda, California

INTERNSHIP:

General Psychiatry Internship

Los Angeles County-Olive View Medical Center

Sylmar, California

This consisted of an eight months of rotation. One month in the emergency room, three months psychiatric outpatient, four months psychiatric inpatient (locked psychiatric ward).





## Page Two Curriculum Vitae

09-1980 to 12-1980

Sepulveda Veterans Administration Medical Center-UCLA

This included two months of outpatient with emergency room work, two months of medical wards.

#### RESIDENCY:

07-01-1980 to 06-30-1984

Psychiatry Residency - Los Angles County

Olive View Medical Center, UCLA

Sylmar, California

#### PROFESSIONAL EXPERIENCE:

07-1984 to 02-01-2000

Private Practice – Psychiatry

## MILITARY EXPERIENCE:

08-23-1966 to 06-12-1969

CO C -6<sup>th</sup> Special Forces Group (ABN)

1st Special Forces US CONARC - Fort Bragg, NC

#### COMMISSIONED:

10-15-1981 to 02-01-2000

United States Army Reserves

Rank - Lieutenant Colonel, 13 Dec 1995

Rank – Major, 14 Dec 1988 Rank – CPT, 15 Dec 1981 Rank – 1LT, 10 Sept 1981

BOARD CERTIFICATION: Eligible, General Psychiatry, June 29, 1984

BCFM - Forensic Medicine

Diplomate of the American Board of Forensic Examiner

Certificate #944 issue date 05-07-1996

BCFE – Forensic Examiner

Diplomate of the American Board of Forensic Examiner

Certificate #2501 issue date 03-15-1996

LICENSURE:

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California#

ssued 07-01-1981, exp 10-31-04

Alaska#

issued 08-04-1992, exp. 12-31-04

Hawaii #

issued 08-11-00, exp 08-11-04

Page Three Curriculum Vitae

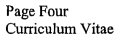
ECFMG CERTIFICATE: Passed 1980 – took 5<sup>th</sup> Pathway Clinical training program to replace this certification.

FLEX - Passed 1980.

WORK EXPERIENCE: As a licensed M.D. from 1981 to Present

- 1. L.A.P.D. (SWAT Team), Crisis Negotiating Team Psychiatric consultant Dealing with personal police problems; barricaded suspects, evaluation of police stress.
- Granada Hills Community Hosp.-Hospice, Psychiatric consultant Specific problems dealing with death and dying of terminally ill patients and family members.
- 3. Granada Hills Medical Center, General practice, outpatient clinic.

  Dealing with general medical problems with outpatients and night call.
- 4. Olive View Medical Center, Ward, on-duty General medical and psychiatric problems occurring on the wards.
- 5. Olive View Medical Center-Psychiatric Emergency Room Acute psychiatric emergencies, evaluations and hospitalizations.
- 6. 12<sup>th</sup> Special Forces Group, Battalion Surgeon Rank, Captain Function as a general medical officer, dealing with combat injuries, educating Medics.
- 7. Granada Hills Community Hospital Hypnosis with pulmonary lab.
- 8. Atascadero State Hospital Staff Psychiatrist, Forensic Medical Admissions, documentation of Legal Statutes.
- 9. S.E.R.E. Committee (Survival, Escape, Resistance and Evasion), Project Officer, Fort Bragg, North Carolina
- Granada Hills Psychiatric Medical Group, Inc. Private Practice, General Psychiatry.
- 11. Learning Skills Laboratory, Medical Psychiatric Director 10515 Balboa Blvd., Granada Hills, CA 91344
- 12. Community Living Resource Center, Patient Consultant 6740 Kester Avenue, Van Nuys, CA
- 13. Lakeview Medical Center, Psychiatric Medical Director-inpatient unit
- 14. Mission Hills Psychiatric Medical Group, Inc. General Psychiatry, private practice. 11550 Indian Hills Road, Mission Hills, CA 91345 from 1984-1992.
- 15. Edgemont Hospital Assistant Medical Director
- 16. San Fernando Valley Community Hospital, Medical Director, in and outpatient psychiatric unit.



- 17. Pacifica Hospital of the Valley, Psychiatric Medical Director, in and outpatient unit.
- 18. Center For Living and Learning, Inc., staff psychiatrist and psychiatric Medical Director.
- 19. Forensic testifying in California courts as an expert witness on mental competence 5150 and 5250 hearings.
- 20. Coldwater Canyon Hospital, Woodview Calabasas Hospital, Charter Hospital, Thousand Oaks, California- Psychiatric Consultant
- 21. Active Duty Military –October 1990, rank- Major. Operation Desert Shield Fort Bragg, NC. Interviewed soldiers leaving for Saudi Arabia and also evaluating psychiatric casualties returning from Saudi Arabia. Consultant for Special Forces at the S.E.R.E. School.

Active Duty Military – March 1991, rank – Major. Operation Desert Shield, Fort Irwin, CA. Chief, Mental Health at the National Training Center. Evaluated forces undergoing desert warfare training. Treated dependants and also ran the chemical dependency treatment program.

22. El Dorado Mental Health - outpatient psychiatrist. 03-1991 to 09-1991

23. M.D.- private practice 1992 to 08-1998

24. 113<sup>th</sup> Combat Stress Company, Consultant to Commander 03-27-1991 to 06-27-1992.

- 25. 176th ARCOM Headquarters, Chief of Psychiatry 01-30-1993 to 02-02-1996
- 26. National Earthquake Disaster-United States Army Reserves assigned to the American Red Cross 01-27 to 02-10-1994.
- 27. Holy Cross Hospital, Mission Hills, CA, Chief of Psychiatry 01-01-1994 to 08-09-1998.
- 28. Pacifica Hospital of the Valley, Medical Director, Behavioral Health Unit inpatient psychiatric programs 12-01-1994 to 08-09-1998.
- 29. Henry Mayo Newhall Memorial Hospital, Medical Director, Behavioral Health Unit, partial hospitalization program and inpatient psychiatric program 01-01-1995 to 08-09-1998.
- 30. Serra Medical Clinic, Psychiatric Consultant, 01-01-1995 to 08-09-1998.
- 31. United States Army Reserve, 2<sup>nd</sup> Medical Brigade, San Pablo, CA. Psychiatrist, Mental Health Section 06-1995 to 01-1999.
- 32. Promoted to Lieutenant Colonel, United States Army Reserve, Medical Corp., 12-13-1995.
- 33. Charter North Behavioral Health System AKA Charter North Hospital, Anchorage, Alaska – Medical Director outpatient clinics 08-10-1998 to 09-17-1999.





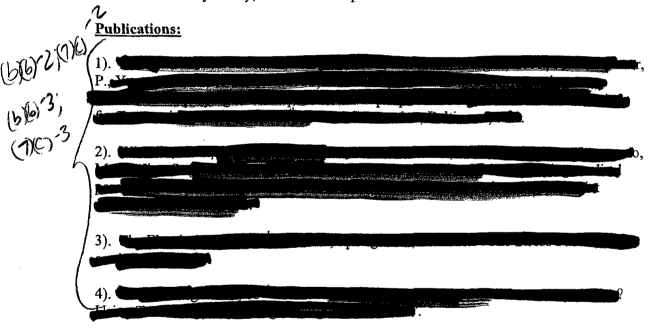
Page Five Curriculum Vitae

(6)61-2;(NC)-2

- 35. United States Army Reserve 1984<sup>th</sup> Army Reserve Hospital 01-1999 to 02-01-2000.
- 36. Tripler Army Medical Center, Tripler, Hawaii. Active Duty United States Army.

Chief, Inpatient Psychiatric Services 02-04-2000 to 06-2000 Chief, Outpatient Psychiatric Services 06-2000 to 06-2001 Chief, Community Mental Health, Schofield Barracks 06-2001 to 12-01 Chief, Community, Operational Psychiatric Services, 01-2002 to present

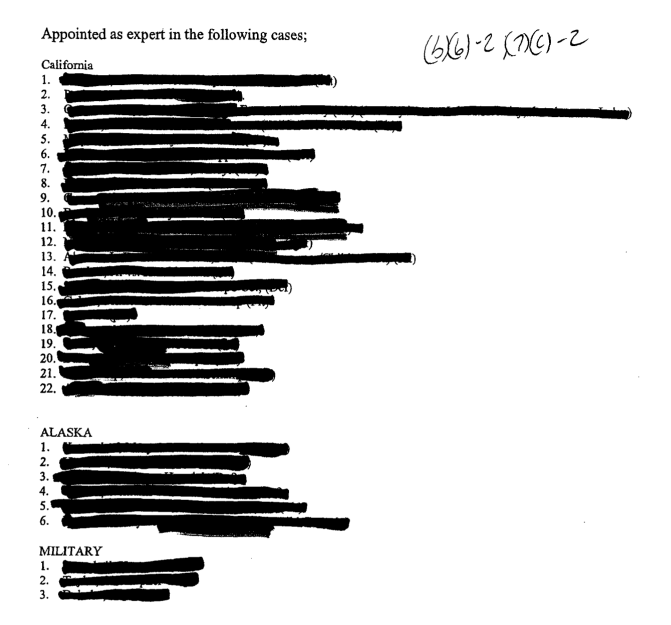
37. Uniformed Services University of the Health Sciences- appointed Instructor in Psychiatry, 02-05-2001 to present.







Court cases: Expert Witness Testimony









Headquarters, 100<sup>th</sup> Area Support Group APO AE 09114

26 MAR 2004

**AETTV-SB-CO** 

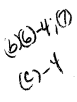
REPLY TO

(6)6)2/(1)(4)-2

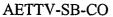
MEMORANDUM FOR Chief, GTA OPS, 100<sup>th</sup> Area Support Group, APO AE 09114

SUBJECT: Appointment of Article 32(b) Investigating Officer in the case of <u>U.S. v. First</u> <u>Lieutenant Glenn A, Niles, Jr.</u>

- 1. You are hereby appointed to investigate the enclosed charges against First Lieutenant Glenn A. Niles, Jr. 615<sup>th</sup> Military Police Company, APO AE 09114. Article 98, UCMJ, prohibits any unnecessary delay in the processing of court-martial charges. This investigation is your primary duty until completed. It takes precedence over all other assignments, including field duty, as well as scheduled leave and TDY. If you believe you have a compelling reason to be excused from this duty, you must submit your request to me within 24 hours of receiving this notice.
- 2. Conduct your investigation in accordance with Article 32(b), UCMJ, and RCM 405, Manual for Courts Martial, Edition 2002, and follow the procedural guidance of DA Pam 27-17. Conduct your investigation no later than 7 duty days after receipt of this letter. You are, however, authorized to grant a one-time, seven-day delay at the request of the Defense Counsel, Trial Counsel, or for your convenience. I must approve any delay of greater than 7 days. Document all delays in writing.



- 3. Upon receipt of this endorsement, immediately contact \$\frac{1}{2}\$ 6187/7114. Advise that you have been detailed to conduct this investigation. He will schedule an appointment for you to receive a briefing. Will provide you with legal advice and guidance. Direct all questions relating to the investigation, including the admissibility of evidence, to \$\frac{1}{2}\$ Although you may consult with him about procedural matters outside the presence of the accused and defense counsel, you should notify the trial and defense counsel if you intend to discuss substantive matters of law. Do not contact the trial counsel for assistance in legal matters regarding the investigation of this case.
- 4. Complete your investigation and forward it to the Office of the Staff Judge Advocate, 1st Infantry Division, ATTN: Military Justice, Grafenwoehr Law Center, APO AE 09114. Upon completion of your investigation, deliver seven copies of DD Form 457 (Appendix 5, MCM), with enclosures and a detailed chronology of your handling of this investigation.
- 5. 8436) is currently designated as the trial counsel in this case. While this attorney will attend the hearing and question witnesses, it is your responsibility to conduct the investigation. The Trial Defense Service (2191) will detail counsel to represent First Lieutentant Niles.



SUBJECT: Appointment of Article 32(b) Investigating Officer in the case of <u>U.S. v. First</u> <u>Lieutenant Niles</u>

- 6. The second second second second second the hearing and provide clerical support to you. Contact second to schedule time and date of the hearing, reserve the hearing room, and notify the witnesses.
- 7. Conduct a swift, fair, impartial investigation of the alleged offenses. Accordingly, you must coordinate with the trial counsel, defense counsel, and reporter to ensure that all parties and reasonably available witnesses are aware of the time and location of the hearing.

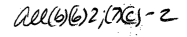
8. The duty uniform will be worn at this hearing to facilitate the witnesses returning to their regularly prescribed duties after they testify.

allexer axer

Commanding

**E6** MAR 2004

## DEPARTMENT OF THE ARMY 18TH MILITARY POLICE BRIGADE APO AE 09302



AETV-MP

3 October 2003

MEMORANDUM FOR Major I	IPS OIC,	18th Military Police	Brigade, APO
AE 09302-1322			
	·		2.15

SUBJECT: Appointment of Article 32(b) Investigating Officer in the Case of <u>U.S. v. 1LT Glenn</u>
Niles,
515th Military Police Company, 709th Military Police Battalion, 18th
Military Police Brigade, APO AE 09302

- 1. You are hereby designated to investigate the attached charges in the case of 1LT Glenn Niles, 615th Military Police Company, APO AE 09302.
- 2. Your investigation will be conducted IAW Article 32(b), UCMJ, R.C.M. 405, MCM (2000 Edition) and AR 27-10. Procedural guidance is contained in DA Pam 27-17.
- 4. Your investigation will be completed and forwarded to the 18th Military Police Brigade, Legal Section, not later than ten duty days from receipt of this correspondence. You may approve reasonable defense-requested delays, not to exceed ten duty days in length, occasioned by scheduling conflicts or defense requests for witnesses, and such periods will be excluded from your allotted time. Any requested delays beyond twenty duty days from your receipt of this correspondence will be immediately forwarded through the trial counsel to me for action. Upon completion of your investigation, you will deliver the original Investigating Officer's Report, DD Form 457, with enclosures, and a detailed chronology of the investigation to the Legal Section, 18th Military Police Brigade.
- 5. ——5110/5112, is the designated government representative in this case. ——5110/5112, will be assisting with this case. While these officers may attend the hearing, question witnesses, and present the government's case at your discretion, it is your responsibility to conduct the investigation. The accused will be represented by an attorney assigned to or detailed by the Trial Defense Service.

.003302

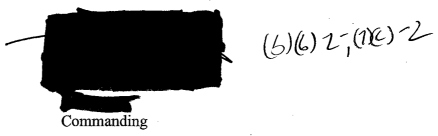


SUBJECT: Appointment of Article 32(b) Investigating Officer in the Case of <u>U.S. vs. 1LT</u>
Glenn Niles

5, 615th Military Police Company, 709th Military Police Battalion, 18th
Military Police Brigade, APO AE 09302

The government representative and the defense counsel play adversarial roles in the proceeding. Avoid talking to either of these parties (and any prospective witnesses) about the merits of the case outside of formal sessions in which all parties have the opportunity to be present.

- 6. Your clerical support will be provided by the Legal Section, 18th Military Police Brigade, 5110/5112. The duty uniform should be worn at this hearing to facilitate witnesses returning to regular duties.
- 7. Article 98, UCMJ, prohibits any unnecessary delay in the processing of court-martial charges. This is your primary duty until completed and it takes precedence over all other assignments, including field duty, and scheduled leave or TDY.



Encls



HEADQUARTERS 18th MILITARY POLICE BRIGADE BAGHDAD, IRAQ

**AETV-MP-S3** 

S: 1 NOV 03 21 OCT 03

(S)6)2;(D)(S)

MEMORANDUM FOR 1LT Glenn Niles, 615th MP Company, 709th MP Bn, 18th MP BDE, Baghdad Iraq APO AE 09302

SUBJECT: Postponement of Article 32(b) Investigation

- 1. The request for delay in the Article 32(b) Hearing for 1LT Niles is granted.
- 2. The hearing is rescheduled for NOV 1, 2003 at 1000 hrs in Warrior Palace. I will conduct an investigation pursuant to Article 32(b), UCMJ, to investigate the facts and circumstances concerning charges preferred against The charges are: Charge I: Violation of the UCMJ, Article 93, Cruelty and Maltreatment, and Charge II: Violation of the UCMJ, Article 133, Conducting Unbecoming an Officer and a Gentlemen.
- 3. The name of witnesses known to me, who will be asked to testify at the hearing are:



Additionally, it is my intention to examine and consider the following evidence:

DA Form 2823,	
DA Form 2823,	1
DA Form 2823,	B
DA Form 2823,	
DA Form 2823,	
DA Form 2823,	LT Glenn Niles

- 4. As investigating officer, I will try to arrange for the appearance of any witnesses that you want to testify at the hearing. Send names and addresses of such witnesses to me by 25 OCT 03. If, at a later time, you identify additional witnesses, inform me of their names and addresses.
- 5. You may contact me at 5131/



Investigating Officer

## PRETRIAL ALLIED PAPERS







7th Army Training Command
Directorate of Simulation-Forward
APO AE 09114-3700

all(6)(6) -2; (7)(9) z

26 MAR 2004

AEAGC-TS-F

REPLY TO

MEMORANDUM FOR First Lieutenant Glenn A. Niles, Jr.. Company, APO AE 09114

615<sup>th</sup> Military Police

SUBJECT: Article 32 Investigation



1. At 1000 PR 3 3 HPR IL	in the Rose Barracks Courtroom, vilseck,
Germany, Building 343, I will conduct an in	nvestigation pursuant to Article 32, UCMJ, to
investigate the facts and circumstances conce	erning court-martial charges preferred against you
by The g	general nature of the charges are three specifications
of cruelty and maltreatment, in violation of A	Article 93, UCMJ; and one specification of conduct
unbecoming an officer and a gentleman, in v	iolation of Article 133, UCMJ. The uniform for this
investigation is the Battle Dress Uniform (Bl	DU).

- 2. You have the right to be present during the entire investigation. Additionally, you have the right to be represented at all times during this investigation by legally qualified counsel. Such counsel may be a civilian lawyer of your choice, provided at no expense to the United States, or a qualified military lawyer of your selection, if reasonably available, or a qualified military counsel detailed by the Senior Defense Office, U.S. Army Trial Defense Service, Bamberg Field Office, APO AE 09139. There is no cost to you for military counsel. You also have the right to waive representation by counsel.
- 3. Additional rights you may reserve include:
  - a. The right against self-incrimination under Article 31, UCMJ.
  - b. The right to cross-examine any witness presented against you.
  - c. The right to present anything in defense, extenuation, or mitigation.
  - d. The right to make a sworn or unsworn statement, oral or in writing.

4.	The names	of witnesses	as known to me,	who wi	ll be asked	to testify	at the	Article	32
in	estigation, a	are:	92	<sup>nd</sup> MP C	0,	-7281.			

5. Additionally, I intend to examine and consider the following evidence:

Commanders Inquiry into LT Nile's misconduct dated 7 August, 2003 investigated by (Entire Investigation and all enclosures.)





AEAGC-TS-F

SUBJECT: Article 32 Investigation

6. As investigating officer, I will try to arrange for the appearance of any witnesses that you may want to testify at the hearing. Send me the names, addresses, and telephone numbers of any such witnesses by NLT 3 days after the receipt of this notification. If, at a later time, you want additional witnesses, inform me of their names, addresses, and telephone numbers.

7. You may contact me by calling



all(6) 4-7,(1)(1)Z







Headquaters, 1st Infantry Division Grafenwoehr Law Center Unit 21830 APO AE 09114-3700

all (6)(6)2, (1)(c)-2

**AETV-BGJA-G (27-10e)** 

MEMORANDUM FOR Record of Trial

SUBJECT: Receipt of Service of the Article 32b, Investigating Officer Notification Letter

Enclosed is a copy of the notification letter of the Article 32b, Investigating Officer. Please sign

and date the acknowledgement below.

29 moreh 04

Encls as

Military Paralegal

I hereby acknowledge receipt of the above documents on

GLÉNN Á. WILES, IR

1LT, U.S. Army

Accused

24 Much 2004





UNITED STATES ARMY TRIAL DEFENSE SERVICE BAGHDAD FIELD OFFICE CAMP VICTORY, IRAQ APO, AE 09342

ale(b)(b) Z;(7)(c) -Z

REPLY TO ATTENTION OF:

**AETV-THH-TDS** 

14 October 2003

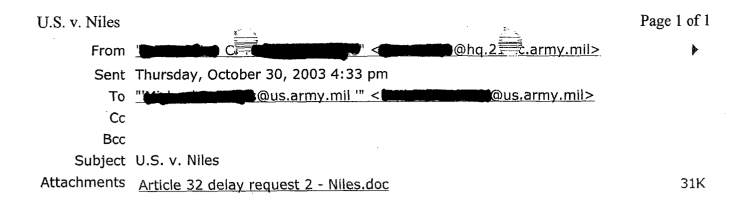
MEMORANDUM FOR Commander, 18<sup>th</sup> Military Police Brigade, Baghdad, Iraq, APO AE 09304

SUBJECT: Request for delay - Article 32 Investigation, US v. 1LT Niles

- 1. The defense requests a delay in the Article 32(b) investigation to pursue alternate resolution of this case. The Article 32 Investigation is currently scheduled for 18 October 2003.
- 2. I am 1LT Niles' military defense counsel. 1LT Niles wishes to pursue alternate resolution to this case. Delaying the court-martial proceedings while alternate resolution is pursued has several benefits for the command, most importantly time and resources.
- 3. This delay is premised on the fact that alternate resolution is a real possibility. This is evidenced by the fact that 1LT Niles Company and Battalion Commanders have already given their support to alternate resolution of the case.
- 4. Defense assumes full responsibility for this delay. Should alternate disposition not work out the defense will be prepared to conduct the Article 32 Investigation 5 days after being notified of such decision.

// original signed //

Trial Defense Counsel



Attached is a delay request in this case. As I stated earlier on the phone, the only outstanding document is a letter of recommendation from his Battalion Commander. Once obtained, his resignation packet is complete.

\*\*\*

Thank you and the command for the patience.

all 6)(6) Z, (7)(c) . Z





UNITED STATES ARMY TRIAL DEFENSE SERVICE **BAGHDAD FIELD OFFICE** CAMP VICTORY, IRAQ APO, AE 09342

ATTENTION OF:

**AETV-THH-TDS** 

30 October 2003

MEMORANDUM FOR Commander, 18th Military Police Brigade, Baghdad, Iraq, APO AE 09304

SUBJECT: Request for delay - Article 32 Investigation, US v. 1LT Niles

- 1. The defense requests a delay in the Article 32(b) investigation to pursue alternate resolution of this case. The Article 32 Investigation is currently scheduled for 1 November 2003.
- 2. I am 1LT Niles' military defense counsel. 1LT Niles submitted a request to resign in lieu of general court-martial on 30 October 2003. One supporting document to this request remains outstanding. 1LT Niles is diligently trying to obtain this document. Delaying the court-martial proceedings while alternate resolution is pursued has several benefits for the command, most importantly time and resources.
- The timeline of processing this resignation action is out of 1LT Niles hands. Therefore, the defense requests that the Article 32 Investigation be delayed pending resolution of the resignation action.
- 4. Defense assumes full responsibility for this delay. Should 1LT Niles resignation not be accepted the defense will be prepared to conduct the Article 32 Investigation 5 days after being notified of such decision.

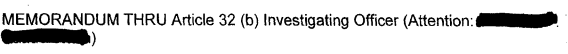
all(6)(6)-2;(7)(6); 2

5. I am the point of contact for this memorandum at @us.army.mil and

-1135.

// original signed //

Trial Defense Counsel



FOR Commander, 100th Area Support Group (Attention:

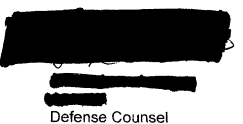
SUBJECT: Request for Article 32 Delay - U.S. v. 1LT Glenn A. Niles

- 1. I am a U.S. Army Trial Defense Services attorney representing 1LT Niles.
- 2. On behalf of my client, I request a delay in the pending Article 32 hearing until no earlier than Monday, 26 April 2004. The purpose for this request is to allow 1LT Niles to tend to urgent family matters. Specifically, his wife is scheduled for surgery and will be hospitalized from 1 April until approximately 7 April. She will be in recovery for several days, and has a follow-up procedure scheduled for 20 April. The Niles family has three children; 1LT Niles must be available to tend to the children during Mrs. Niles' hospitalization and recovery period.
- 3. I understand that this time will be "defense delay" for purposes of "speedy trial" IAW Rule for Court Martial 707.

4. POC is myself at @cmtymail.100asg.army.mil, or at 2191.

CC:

, OIC, Grafenwoehr Law Center Trial Counsel



all 6/6/2;0/01-2





Headquarters, 100th Area Support Group APO AE 09114-3700

0 6 APR 2004

(b)(b)-2,(7)(c)-2

SFIM-GU-G-Z

MEMORANDUM FOR Commander, 100th Area Support Group, APO AE 09114-3700

SUBJECT: Article 32b, Investigation, Defense Delay Request

In the case of *U.S. v First Lieutenant Glenn A. Niles*, 615th Military Police Company, APO AE 09114, the Defense's delay request in the pending Article 32

Commanding

hearing until 26 April 2004 is (approved) (disapproved)



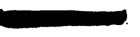


## **AETV-BGJA-V-TDS**

17 April 2004

MEMORANDUM THRU Article 32 (b) Investigating Officer (Attention:



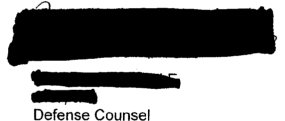


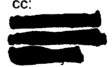
SUBJECT: Request for Article 32 Delay – U.S. v. 1LT Glenn A. Niles

- 1. I am a U.S. Army Trial Defense Services attorney representing 1LT Niles.
- 2. On behalf of my client, I request an additional delay in the pending Article 32 hearing until Tuesday, 11 May 2004. The purpose for this request is to allow for the appointment of a military psychiatrist as an expert assistant to the defense team; for 1LT Niles to meet with this doctor; and for the doctor to complete his evaluation report.
- 3. I understand that this time will be "defense delay" for purposes of "speedy trial" IAW Rule for Court Martial 707.

4. POC is myself at 2191.







all(616)-2,(7)(c)-2





From:

Sent:

To:

Monday, April 19, 2004 10:14 AM

Cc: Subject:

(Judge Advocate) FW: US v. Niles - Req for Add. 32 Delay

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

----Original Message----

(Defense Counsel)

Sent: Saturday, April 17, 2004 10:00 AM

Cc: 1 (OIC, Law Center);

(Judge Advocate)

Subject: US v. Niles - Req for Add. 32 Delay

As we discussed on the phone on Thursday, we request delay until Tues., 11 May so that can evaluate the accused and produce a report (in addition to getting appointed). Signed delay request is attached. Thanks,

Art 32 Delay Rea #2.pdf

V/R,

**Defense Counsel** 





Headquarters, 100th Area Support Group APO AE 09114-3700

SFIM-GU-G-Z

2 0 APR 2004

MEMORANDUM FOR Commander, 100th Area Support Group, APO AE 09114-3700

SUBJECT: Article 32b, Investigation, Defense Delay Request

In the case of U.S. v First Lieutenant Glenn A. Niles.

615th Military

Police Company, APO AE 09114, the Defense's delay request in the pending Article 32 hearing until 11 May 2004 is (approved) (disapproved).

Commanding

(b)(b)2;(7)(c)Z



Headquarters, 100th Area Support Group APO AE 09114-3700

SFIM-GU-G-Z

2 1 MAY 2004

## MEMORANDUM FOR RECORD

SUBJECT: Article 32b, UCMJ, Investigation, Defense Delay Request

In the case of *U.S. v First Lieutenant Glenn A. Niles*, 615th Military Police Company, APO AE 09114, the Government requests that following Defense delay requests be approved and ratified:

Commanding

14 October 2003

30 October 2003

30 March 2003

17 April 2004

03 May 2004

all (b)(b)-2:(7(c)-2

The defense delays listed above are (approved) (disapproved).





# DEPARTMENT OF THE ARMY HEADQUARTERS, V CORPS UNIT 91400 APO AE 09302-91400



**AETV-CG** 

10 DEC 2003

MEMORANDUM FOR Commander, PERSCOM (TAPC-PDT-PM), 200 Stovall Street, Alexandria, Virginia 22332-0478

SUBJECT: Resignation for the Good of the Service in Lieu of General Court-Martial – 1LT Glenn Niles, Jr., 615th Military Police Company, 709th Military Police Battalion, 18th Military Police Brigade, APO AE 09302

- 1. I recommend disapproval of 1LT Niles' resignation from the Army in lieu of general court-martial.
- 2. 1LT Niles is pending trial by court-martial and is charged with three specifications of a violation of Article 93 and one specification of a violation of Article 133, both charges stemming from cruelty and maltreatment toward three Iraqi prisoners. In accordance with paragraph 3-14, Army Regulation 600-8-24, the charge sheet and allied documents are enclosed.

7 Encls

1. Accused's request

2. Chain of Command Recommendations

3. Defense Counsel Request

4. DA Form 458

5. Commander's inquiry and allied documents

6. OER

7. ORB

(16)2 (NG) -1

Lieutenant General, US Army Commanding

C03318





#### DEPARTMENT OF THE ARMY **HUMAN RESOURCES COMMAND** 200 STOVALL STREET ALEXANDRIA VA 22332-0478

AHRC-PDT-PM

2 8 JAN 2004

MEMORANDUM FOR Commanding General, Headquarters, V Colos, Unit 91400, APO AE 09302-91400

SL BJECT: Resignation for the Good of the Service

- 1. The enclosed resignation for the good of the service tendered by First Lieutenant USAR, MP, was not accepted by the Deputy Assistant Glann A. Niles Jr. Secretary (Army Review Boards).
- 2. The Deputy Assistant Secretary has directed that you take action as deemed aporopriate.

FOR THE COMMANDER:

(b/6)2-7(c)-Z

Ends

Chief, Officer Retirements and Separations Section



TMENT OF THE ARMY
Military Police Company
Baghdad, Iraq
APO AE 09302-1325

(6)6)2,(7)(c)-Z except as privaded

**REPLY TO** ATTENTION OF

**AETV-MPB** 

7 August 2003

MEMORANDUM THRU MEMORANDUM THR	Police Battalion, Baghdad, Iraq APO AE
FOR Commander, 709 Military Police Battalion, Baghdad,	Iraq APO AE 09302-1324
SUBJECT: Commander's Inquiry on 1LT Glenn A. Niles Jr.	, 615 Military Police Company
1. BACKGROUND. On 30 JUL 03 it is alleged that 1LT Niles while in Taji Iraqi Police Station on 301000DJUL03 maltreated several of the det	
a. On 29 JUL 03 at the Al Taji Iraqi Police Station in Baghdad Iraq four and Allegedly three of the detainees, latrine portion of the detention cell. When the three detainees identified broke off one of the shower pipes in the middle shower stall and used the of the latrine. They broke several of the ceramic tiles out of the wall with in depth at the deepest point. They were unsuccessful in breaking a hole	were being held in the detention cell. (6)6)4; and went into the above entered the latrine they allegedly a pipe to attempt to break a hole in the wall in the pipe and the hole is about four inches
b. The detention cell in the Al Taji Iraqi Police Station is broken up int latrine section. The holding area section is 32.5 feet long by 15.8 feet wi holding section by a door. The latrine section of the detention cell is 15. there are three stalls that each contain an Iraqi style toilet and a shower s	ide. The latrine section is joined to the 8 feet long by 15.8 feet wide. In the latrine
c. The fourth detainee, the state of the Military Police at the detainees had attempted to escape from the Al Taji Iraqi Police Station be second shower stall to punch a hole in the wall of the latrine.	
e. The MPs removed the three detainees suspected of attempting to esc placed them in hand restraints. The prisoners remained in the plastic har then the hand restraints were removed so the detainees could use the later	nd restraints for approximately one hour and
f. The MPs at the Al Taji Police Station called the 615 Military Police and informed the TOC of the incident. The TOC then notified the Platon station, 1LT Niles, of the incident.	
g. On 30 JUL 03 at approximately 0900D, 1LT Niles arrived at the Al informed that he was going to enter the Detention Cell to lo detention cell. Support of the detention cell to lo detention cell. Support of the detaines while 1LT Niles inspected the damage to the wall in the latring entered the detention cell the detainees, approximately four detainees we holding area. Was ordered by 1LT Niles to pull security on the doorway of the latrine keeping eyes on the latrine and the latrine in the detainees on 29 JUL 03. After conducting a visual inspection 1LT Niles detainees on 29 JUL 03. After conducting a visual inspection 1LT Niles	ok at the damage that was done to the group and the group ere placed against the back wall in the large are detainees. Statement stood in the latrine. 1LT Niles, the damaged by the

#### **AETV-MPB**

**=** 

SUBJECT: Commander's Inquiry on 1LT Glenn A. Niles Jr

615 Military Police Company.

all(b/b)-2 (7)(5-2

detainees that had allegedly damaged the wall of the latrine. and the separated the three detainees that had caused the damage. remained in the large holding area pulling security on the remaining detainee.

- h. When the first detainee entered the Detention Cell, 1LT Niles grabbed the detainee around the neck and pulled the detainee toward the wall and asked the detainee several times, "Did you do this?" directing the detainee to look at the hole in the wall of the latrine. He then pushed the detainee toward the back corner of the latrine. He grabbed the second detainee entering the latrine around the back of the neck in a similar fashion as the first and asked the second detainee several times, "Did you do this?" directing the detainee to look at the hole in the wall of the latrine. 1LT Niles then pushed the detainee toward the first detainee in the corner of the latrine near the damage to the wall. The third detainee walked around 1LT Niles and joined the other two detainees in the corner of the latrine near the damage to the wall. The three detainees were in a line against the wall facing 1LT Niles. At this point 1LT Niles struck the first detained to enter the latrine in the stomach. When struck the first detained to enter the latrine. witnessed 1LT Niles strike the first detainee, he went to inform the platoon sergeant, what had taken place in the latrine. Then 1LT Niles struck the second detainee in the stomach. located behind 1LT Niles, grabbed 1LT Niles from behind and attempted to pull him away from the detainees. 1LT Niles kicked the third detainee in the neck and shoulder area before was able to remove 1LT Niles from the latrine. Once had pulled 1LT Niles from the detainees, 1LT Niles proceeded to the MP Office. 1LT Niles in the hallway on his way to the Detention Cell to try to determine what had transpired. followed 1LT Niles into the MP Office and closed the door behind him. He told 1LT Niles, "You had better never ever put me or my soldiers in that kind of situation ever again", and walked out of the office.
- 2. FINDINGS. After interviewing and gathering sworn statements from 5 soldiers that were at the Al Taji Iraqi Police Station during the incident, I conclude that 1LT Niles did maltreat three detainees in the latrine of the Detention Cell at the Al Taji Police Station. The three soldiers that were eye witnesses to the incident all state that they saw 1LT Niles assault the detainees by striking them with his first and foot. 1LT Niles stated that he struck the detainees out of anger due to the damage they had caused to the wall of the latrine and the attempted escape from the Detention Cell. 1LT Niles lost control of the situation and his actions. All of the exhibits associated with this investigation reference the incident that occurred on 30 JUL 03.
- a. Enclosures 2, 3, 4, 5, 6, 7, and 8 state that seemed and 1LT Niles did enter the Detention Cell at the Al Taji Iraqi Police Station on 30 JUL 03.
- b. Enclosure 4, and 6 allege that and and an extraction witnessed 1LT Niles strike three detainees in various locations on their bodies while he was in the latrine of the Detention Cell at the Al Taji Iraqi Police Station.
- c. Enclosure 5 alleges that witnessed 1LT Niles strike one detained before he (and the latrine in order to inform the about what had transpired in the latrine of the Detention Facility.
- d. In Enclosures 2, 3, 4, and 5 manufactures, and fine state that the detainees that 1LT Niles struck did not require any additional medical treatment nor did they sustain any visible injuries from the assault.
- e. In Enclosure 8 1LT Niles states that he was overcome by anger and he was not in control of himself or his actions when he mistreated the detainees in the latrine of the Detention Cell of the Al Taji Police Station on 30 JUL 03.
- f. In Enclosures 4, 5, 6, 7, and 8 all soldiers state that they did not feel threatened by any of the detainees while they were in the Detention Cell of Al Taji Police Station on 30 JUL 03.
- g. In Enclosures 4, 5, and 6 and Misconduct.

  Operating Procedures to deal with Detainee Misconduct.
- 3. RECOMMENDATION. I recommend that a formal AR 15-6 Investigation be conducted, and that 1LT Niles be removed from his troop leading position until the completion of the investigation. I recommend that 1LT Niles

## AETV-MPB

SUBJECT: Commander's Inquiry on 1LT Glenn A. Niles Jr,

615 Military Police Company.

attend anger management classes. I also recommend that all soldiers in the Battalion, that deal with detainees, get additional training regarding proper detainee handling procedures.

4. POC is the undersigned at -5231

Investigating Officer

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



Enclosure 1	Commander's Inquiry Appointment Letter	
Enclosure 2	Sworn Statement	, on 01 AUG 03
Enclosure 3	Sworn Statement	, on 04 AUG 03
Enclosure 4	Sworn Statement	, on 04 AUG 03
Enclosure 5	Sworn Statement	, on 04 AUG 03
Enclosure 6	Sworn Statement	on 04 AUG 03
Enclosure 7	Sworn Statement	, on 04 AUG 03
Enclosure 8	Sworn Statement / LT NILES	on 06 AUG 03
Enclosure 9	Rights Warning Procedure/Waiver Certificate on 06 AUG 03	from 1LT Niles,

all (6)(6)2,(7)(0)-Z



## DEPARTMENT OF THE ARMY 709th Military Police Battalion Baghdad, Iraq APO AE 09302-1324

All(6)6)2;(1)6)-Z

**AETV-MPB** 

1 August 2003

MEMORANDUM FOR Detachment, 709th Military Police Battalion

, Headquarters and Headquarters

SUBJECT: Commander's Inquiry

- 1. You are hereby appointed to conduct an unofficial investigation and Battalion Commander's Inquiry for the alleged maltreatment of Iraqi prisoners by a U.S. Army officer.
- 2. It has been alleged that 1LT Glenn A. Niles. , 615th Military Police Company, has mistreated Iraqi prisoners. Your findings will be presented in memorandum format to the undersigned no later than 8 August 2003.
- 3. The point of contact for this memorandum is the undersigned at December 5235.
- 4. "WARRIORS!"



C03324

Approximation of the second		SWORN STATEMENT		And the second
	For use of this i	iorm, see AR 190-45; the proponent agency	is ODCSOPS	all(6)(6)2;
AUTHOBITY: PRINCIPAL PURPOSE: ROUTINE USES: DISCLOSURE:	Title 10 USC Section 301; Title 5 USC Sec To provide commanders and law enforceme Your social security number is used as an a Disclosura of your social security number is	nt officials with means by which information to difficials with means of identification to	n may be accurately identifi	(7)(C) - Z ed. N.
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DA FORM 2823, DEC 1998

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USAPA V1.0





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all (6)(6)2 (1)(c)-2

STATEMENT OF

TAKEN AT

BACADAO

DATEN

2003/08/61

9. STATEMENT (Continued)

Confused ABout what had happened. AT The time I DID NOT KNOW How to deal with It. In Almost 16 years of service I Have Delt with many soldier Issues but I have never had to deal with officer misconduct. I know that there 13 A DISLike For the LT in the platron and part of the company. I Feel that there are some soldiers in this plation who would use an opportunity hike this one and try and get LT NILES Removed From The Plateon whether he did anything or not. I Do Not agree with nor AM I Trying To cover up what LT Niles may have done in the D-CECC. It was NoT Reported munediately Because I was confused and I was trying to Figure out what happened because The LT was very calm and acted like nothing had happened I was Also trying to Figure out the Best course of Action To TAKE. I Mss Recently Found out that LT NICES has had A History of anger problems while in knownt. Since taking over the platoon It has been very difficult AT Times To Deal with him. HE is sof in his ways and will Not Listen at times. I have worked very had to reestablish A working relationship Between the LT and the Platoon. Lastly I was helits the LT would come forward and Clear the air woshing on what happened. But That wever happened. I continued to work with the platown Like everything was being hundled and taken cure of Because I knew I would have to Inform the Cham of command on what herpened.

INITIALS OF PERSON MAKING STATEMENT

PAGE 2, DA FORM 2823, DEC 1898

PAGE 2 OF 3 PAGES

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709<sup>th</sup> Military Police Battation 615<sup>th</sup> Military Police Company Unit 28130 APO AE 09302-1326

REPLY TO ATTENTION OF

AETV-MPC-K

18 SEP 03

## MEMORANDUM THRU

Commander 709<sup>th</sup> Military Police Battalion Commander 18<sup>th</sup> Military Police Brigade

FOR Commanding General, CJTF-7

SUBJECT: Recommendation of UCMJ Action on 1LT Glenn Niles

- 1. Request 1LT Glenn Niles be allowed to resign his commission with a General Discharge from active service in lieu of General Courts martial. Without question 1LT Niles did conduct himself in an unacceptable manner as an officer. However, his performance prior to and his actions afterward have convinced me that this officer is worthy of this request.
- 2. 1LT Niles has been assigned to the unit and served as a Platoon Leader for over 2 years. Prior to this incident, I have never questioned his judgment, values or ability to serve with distinction. Prior to this deployment he successfully led his platoon thru 2 company level EXEVALs, numerous field exercises, and community law enforcement throughout USAREUR. During combat operations he successfully led his platoon from the front rendering superb results.
- 3. 1LT Niles did not try to cover up any misconduct on his part and came forward truthfully disposing all that happened in the incident. His open admissions show that he is willing to accept responsibility for his actions.
- 4. 1LT Niles needs to be punished for his actions. However, I request that the punishment not be one that will significantly impact on his livelihood for the rest of his life. Prior to entering the Army 1LT Niles served as a counselor for abused children, where he helped over 100 families and was truly an asset to society. A federal conviction from a Courts Martial will ultimately severely impact his ability to perform again as a counselor as well as give back to society.

5. POC for this action is the second at (1997) at (1997).

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



Commanding



# DEPARTMENT OF THE ARMY 709th Military Police Battalion Baghdad, Iraq APO AE 09302-1324

AETV-MPB

23 SEP 03

MEMORANDUM THRU Commander, 18th MP BDE

FOR Commanding General, CJTF-7

SUBJECT: Recommendation of UCMJ Action on 1LT Glenn Niles

- 1. I request that you allow 1LT Glenn Niles to resign his commission with a General Discharge in lieu of General Court Martial. I do not condone the actions of 1LT Niles but I am compelled to ask for leniency in this case.
- 2. The actions 1LT Niles took on the day in question were inappropriate and there is no excuse for his conduct. I ask that you consider the circumstances surrounding the incident and 1LT Niles' past performance. 1LT Niles and his platoon put their heart and soul into the Taji Police Station. They personally cleared debris from the police station prior to contract work beginning and supervised every detail of renovation. 1LT Niles committed himself to the mission at hand. His dedication was not for his benefit, it was for the benefit of the Iraqi Police and the Iraqi citizens in general. 1LT Niles got mad because detainees had destroyed part of the renovated detention cell, an area that had extensive contract work completed. He was frustrated because he saw the hard work that he supervised get destroyed.
- 3. 1LT Niles is a passionate young officer. He made a mistake and he took responsibility for his actions. He has been removed as a platoon leader and moved to a staff position and continues to provide outstanding service to the soldiers he serves.
- 4. I hope that you will consider these facts and also recognize that the possibility of a Federal conviction will severely impact on this young man's future.

5. The point of contact is the undersigned,

(b)(c) - Z

(commanding

## HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND OFFICE OF THE STAFF JUDGE ADVOCATE APO AE 09114

**AETV-BGJA** 

JUN 2 2004

MEMORANDUM FOR Commanding General, Seventh Army Training Command, APO AE 09114

SUBJECT: Pretrial Advice on Disposition of Court-Martial Charges, 1LT Glenn A. Niles Jr.. 515th Military Police Company, APO AE 09114

- 1. I have reviewed the charge sheet and evidence indicated in the report of investigation in the subject case. The following constitutes my advice in accordance with the provisions of Article 34, Uniform Code of Military Justice, and Rule for Courts-Martial 406, Manual for Courts-Martial, United States, 2002.
- 2. Legal Conclusions. After a thorough review of the charge sheet and report of investigation, I have reached the following legal conclusions:
  - a. Each specification alleges an offense under the Uniform Code of Military Justice.
- b. The allegation of each offense is warranted by the evidence indicated in the report of investigation conducted in accordance with the provisions of Article 32, Uniform Code of Military Justice, and Rule for Courts-Martial 405, Manual for Courts-Martial, United States, 2002.
  - c. There is court-martial jurisdiction over the accused and the charged offenses.
- 3. Recommendation. The Investigating Officer recommends this case be disposed of with a General Officer Memorandum of Reprimand. I disagree. I recommend the charges and their specifications be referred to the general court-martial convened by Court-Martial Convening Order Number 1, this headquarters, dated 25 February 2004.

(SX6)2,(7)(c)2

Staff Judge Advocate

The recommendations of the Staff Judge Advocate are (approved) (disapproved).

RØBERT M. WILLIAMS

Brigadier General, USA

ommanding

JUN 2

## HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND UNIT 28130 APO AE 09114-8130

**AETT-CG** 

(6)6)27(1)(c)Z

JUN 2 2004

MEMORANDUM FOR 1LT Glenn A. Niles Jr., 09114

615th Military Police Company, APO AE

SUBJECT: Referral of Court-Martial Charges, 1LT Glenn A. Niles Jr., Police Company, APO AE 09114

515th Military

The charges and their specifications, preferred on 30 September 2003, are referred to the general court-martial convened by Court-Martial Convening Order Number 1, this headquarters, dated 25 February 2004.

ROBERTM. WILLIAMS Brigadier General, USA

Commanding

COURT-MARTIAL CHARGES TRANSMITTAL FORM					
	PART I				
то:	FROM:	DATE:			
Court-Martial charges against the for statements, any evidence of previous not pending chapter action UP AR 6	is misconduct, and the acci	e forwarded and Enclosed. Witness used's ERB are attached. Soldier is			
NAME: NILES, Glenn A., Jr.	RANK: 1LT/O2	SSN			
UNIT: 615th Military Police Compar	ny, APO AE 09114-3700				
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	PART II				
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I have reviewed the attached charge (recommend)(direct):	es, documents, and Article	32 (if applicable) and			
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	PART III				
<b>TO:</b> Commander, 7th Army Training Command, APO AE 09114	FROM: Commander, 100 Support Group, APO AE				
I have reviewed the attached charge (recommend)(direct):	es, documents, and Article	· · · · · · · · · · · · · · · · · · ·			
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003332

#### SWORN STATEMENT For use of this form, see AR 190-45; the proponent agency is ODCSOPS PRIVACY ACT STATEMENT AUTHORITY: Title 10 USC Section 301; Title 5 USC Section 2951; E.O. 9397 dated November 22, 1943 (SSN). PRINCIPAL PURPOSE: To provide commanders and law enforcement officials with means by which information may be accurately **ROUTINE USES:** Your social security number is used as an additional/alternate means of identification to facilitate filing and retrieval. **DISCLOSURE:** Disclosure of your social security number is volunta 1. LOCATION MDDI 3. TIME 4. FILE NUMBER 2. DATE (YY 1500 BAGHDAD, IRAQ 2003/08/14 5. LAST NAME, FIRST NAME, MIDDLE NAME 6. SSN 7. GRADE/STATUS 8. ORGANIZATION OR ADDRESS 11615 MP CO WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH: ON 30 July 03 AT APPROXIMATELY 1000 Krs. I was working the FRONT DESK AT The AL-TAJI POLICE STATIONS When RAW out of the D-CECL AND TOLD ME That I werded to get IN there. I RAW DOWN TO THE D-LELL and I was entering ILT NICES was exiting. HE HAD A very angry Expression on his I ENTEREd the D-CECL and were all standing in the latrine area of The D-CELL. There were 3 prisoners string on the ground and they seemed very upset and scared. I ASKED WHAT HAD Happened And I Dox't Recoull who told me but I was TOLD That The H'had struck The Prisoners. I still Don't what Provoked the Littore hit the prisoners The Prisoners did not seem to be injuried. The D-CECC and went to the MP Room where UT Nilos Meso went to the MP Room where ILT Niles was sitting behind the Desk. I knowled and shut the stool in Front LT VILES and Told Has That he has surer do that again and left. asked LT Niles what happened and he just shook his 10. EXHIBIT 11. INITIALS OF PERSON MAKING STATEMENT PAGE 1 OF **PAGES** ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT" THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT, AND

MUST BE BE INDICATED.

USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM.

STATEMENT OF

TAKEN AT BACHDAD, INOGDATED 2003/08/04

9. STATEMENT (Continued)

head and did not Respond. A short Time later the was acting as If Nothing had happened. I was hoping be would tell me what really kappened But he never ded. I Don't Know why he took 4 MP's with him into the D-CECC. ACL I KNOW IS that he wanted to speak To them about what had happened the day priox. They travel To Escape by chipping away at the well. Normally we check on the prisoners with no more than 2 MP's. why the LT Took 4 with him is unknown ALSO I DON'T RECALL there Being an Interpreter or Il's in the D-CELL AT The Time. AFTER The incident Happened I was confused and DIDNIT KNOW how to Exactly handle It. I Have never Delt with any type of officer mesconduct before. I continued to work the remainder of the shift like Everything was wormal and nothing happened. I DID NOT want the soldiers to Fond out ABout the incolent. The Following morning soldiers were talking ABout what had happened and I Found out had already told several Soldrers of the incident. I spoke with and Told him to stop talking ABout II Because Everytime a soldier tells his/her sine of the story It will change I Told him to let me handle It as been Known to Exaggerate the truth 603334

PAGE 2, DA FORM 2823, DEC 1998

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PAGE 2 OF 5

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STATEMENT OF

TAKEN AT BACH DAD, TEAR DATED 2003 18/64

9. STATEMENT (Continued)

I PID NOT RePort It immediately Because Like I stated I was very confused and I have never Been placed in A situation Like this one. I was Also hoping the LT would come Forward and Clear the Air but he continued to Act like nothing happened. I Know the incident was serious and It reeded to be reported. I donot agree with nor was I trying to cover anything LT DICES DID. SHorthy AFTER Entering the platoon I was told that CT Niles has had A History of anger problems. I was told of Two seperate incidents he was involved in while still at camp New york. It has been difficult for me AT TIMES TO work with LT NICES because he is set in his ways and will not listen at times. However he has never gotten angry with me. He has gotten in several arguments with the squad brades and other leaders of the company when there is A disagreement. Nothing has been physical. I Have worked Very hard to reestablish A working relationship between him and the platoon but like I said he is A very difficult individual to overk with at times because It is very easy for issues to develope into arguments. The name's of the Three prisoners who were setting on the floor and were upset are and

INITIALS OF PERSON MAKING STATEMENT

PAGE 3 OF 5 PAGES

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003336
INITIALS OF PERSON MAKING STATEMENT  PAGE Y OF 5 PAGES
PAGE 2, DA FORM 2823, DEC 1998

ACLU-RDI 2067 p.113

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STILL GUARDING THE OTHER 4 PRISONERS AGAINST THE			THECEL
SOING DIRECTLY TO THE MP BREAK ROOM /ARMS ROOM, SSG			
BEHIND ME. AS I ENTERED THE ROOM I SHUT THE DOOR ON T	•		NG IT
RIGHT IN FACE. I WAS SO MAD AT THE LET THAT	101	OT	THINK
ABOUT DISRESPECTING MY PLATOON ( ) JUST HANTO ( )	- 1	×	AT 148
DID WAS WRONG. I TOLD HIM THAT HE BETTER NEVER, EVE		OK:	LDIERS
IN THAT KIND OF PR SITUATION EVER AGAIN AND TURNES !			E DOOR,
AND WALKED OUT. WHEN I WALKED OUT			ool.
	•	J.(()(	ook.
(dussion (6)			
Answer (A)			
Q: WHAT 185 STATION Do you work A			
AC. AL TAJI POLICE STATION		-	The same of the sa
Q: WHAT DAMAGE DED THE DETAINED TO TO THE	TR	190	7 6
DETENTION Cou?			
A THEY PULLED A PIPE OPP OF THE SHOWER AND USE! THIS			
KNOCKING ABOUT & TILES OFF AND THEN DUG INTO THE WALL	**0	* WAG	Y INCHES,
Q: Now Dio you Know WHICH DETAINERS CALLOW	JA	n ,44c	<i>&gt;</i> 7≆ - 003339
INITIALS OF PERSON MAKING STATEMENT			
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STATEMENT OF TAKEN AT 23457hc	DATED 26 30804
9. STATEMENT (Continued)	·
A. AT THE TIME THAT THE DAMAGE OCCURED WE HAD	STHE AT WESIN FOR 6 1 OF O. 2 PRISONER TERE DOING. MICH.
A. THEIR NAMES WERE , AND	T, MUHSIN LEI MUNDI,
Q: WHO DENTIFIED THAT THE WALL IN TO	LATE TOF THE
A. THE PRISONER TO GO IN TO INSPECT IT.	IND TOLD IF, SO I WENT
O: with his you Notify Asour The Dample lo.	To Wall of
A: I CALLED BLOODHOUND BASE TO INFORM THEM OF THE	PT AND IE DHMAGE
OF THE DETENTION COU?	me a spelanus
AT THE DAY BEFORE THE INCIDENT, THE 29TH OF JULY AND Q: FOR WHAT DID ILT NICES TEN YOU HE WAS	ing to 10 with
WITH THE DESPINOUS THAT DID THE DAMAGE TO	
A: HE DIDN'T SAY THAT HE WAS GOING TO DO ANYTHING TO  WE WANTED TO SEE THOSE RESPONSIBLE.  Q: WHEN ICT NICES TOUR YOU THAT HE WANTED TO  ALLOGRAPHY CARSON THE PROBLET TO THE LARROWN WITH	1, HE JJ: SAID THAT  THO THINKS THAT  Loy Think He was
ALLEGEORY CAUSED THE PARAGE TO THE LARRENCE WAS ROWGE TO CHUSE PHYSICAL HARM TO THOM?  A! NO, I DID NOT.  INITIALS OF PERSON MAKING STATEMENT	C03340

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TATEMENT OF TAKEN AT 2345	DATED	30804
STATEMENT (Continued) To WHAT DID ICT NICES DE TO THE FIRST DOTS	× TH	misted
THE LATRIME		
HE GRABBED HIM BY THE BACK OF THE HEAD AND SWHE SWU.	HIM ARO	), THROWING
ho you promot to STOP let Nicos from	Golden -	no human
IN THIS MANNEM?		,
WHY DIDN'T YOU CONNECT for Mices Section	2	
Y I THOUGHT THAT HE WAS JUST TRYING TO SCARE THEM SO THE OUT AGAIN, I DIDN'T KNOW THAT HE WAS GOING TO ESCALA		TRY TO BREAK
How to you know THOT ILT RICES STRUCK THE	No Dor	1805 ?
I WAS STANDING BY THE EDGE OF THE INHER WALL AND	> 100 ON	_ 3 BET UEEN
ME AND THE LT. I SAW HIM PUNCH THE FIRST PRISONER IN TO THE FLOOR HOLDING HIS STOMACH.		TELL DIRECTLY
How to you know that her the smuch the Sou	· PorRIN	7
PUNCH TO THE GUT.		
WHAT PLA you to whom let Nices STRUCK THE	end be	
4. I STARTED TO MOVE FORWARD TO PULL THE LT OFF OF TH	JUNER	
Q:WHAT WAS AS REDUCTION WHEN YOU ASTORMED TO Pac	icon K	To Dack (
SHOULDER AREA.		
Q: WHAT DIO YOU TO TO ASSESS THE Affects OF 1CT	ias STA	. L. Job Domines
ON THOM MODICA CONDITION?	•	···
A. I GAVE THE PRISONER A LOOK TO SEE HOW THEY WERE.	V 10000	6033
	- WERE	
GO AND TALK TO THE LT.		WD TO
INITIALS OF PERSON MAKING STATEMENT	PAGE	PAGES
PAGE 2, DA FORM 2823, DEC 1998	1	USAPA V1.0

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STATEMENT OF TAKEN AT 2345	DATED 2003084
9. STATEMENT (Continued) Q. DID Any of the DETRINEES THAT ILT NICES STRUCK MEDICAL CARE Due to His ALLEGED ASSAULT?	Rowing Any
A. NO, THEY DID NOT	une in the Past?
A. WHILE IN KUNAIT AT CAMP NEW YORK HE GRABBED ONE OU.	S AND Y THE ARM
CAUSE DAMME TO GOVERNMENT FACILITIES.	WITH DOTAINES THAT
A. WHEN WE HAVE A PRISONER IN THIS SITUATION WE CAN BY USING ZIP STRIPS, HAND CUPPS, ETC.  Q. WHAT PUNISHMENT DIO THE 3 DOTRINGES THAT DOTRINGED OF THE DOTENTION CON LECTURE?	
A. THEY RECEIVED NO PUNISHMENT BUT WE DID ZIP STRIP  BACKS FOR APPROXIMATELY 45 MINUTES. AND WE MOVED TO  D-CELL FOR FEAR OF RETRIBUTION.  Q. How DID ILT MINT ROALT WHOM YOU TOUR AIM TO	THER PRISONE TO THE OTHER
Hom to Par you on your Sugars in The Parties.	1 3
A. HE HAD NO REACTION. HE JUST SAT THERE, HE DIDN'T S!  Q. Is those Any other General Theor I should The  Ortention Can when this increase took how:	DE ANYTHIA SEED,
a. Do you Home AnyTHIAM TO ADD TO THIS STATEMENT?	
H. NO. NEND OF STATEMENT //	
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INITIALS OF PERSON MAKING STATEMENT	POSE C PAGES

PAGE 2, DA FORM 2823, DEC 1998

TATEMENT OF			_ TAKEN AT	2345		DA 3 <b>D 200</b>	30804
. STATEMENT	(Continued)						
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BY ME. THE ST	TATEMENT IS TRU THE STATEMENT.	ENDS ON PAGE 6.  JE. I HAVE INITIALED A I HAVE MADE THIS STA WITHOUT COERCION, UI	I FULLY UNDER LL CORRECTION TEMENT FREEL	/E READ OR HA RSTAND THE C NS AND HAVE LY WITHOUT HE	ONTE LOC IMI <mark>TIA</mark> : LOT OPE OF BEN	BOTTOM OF E	TEMENT MADE
				. (Sioi	nature / Pe.	Making State	nent)
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•		<del></del>	at	TAUL 11	<u> </u>	on on	
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#### **SWORN STATEMENT**

	For use of this form,	see AR 190-45; the proponent ag	gency is ODCS <b>OPS</b>	
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STATEMENT OF TAKEN AT TO STATED UANG 3
9. STATEMENT (Continued) PULL N'INCOCK! P'SSED OFFEND D'Ugnsted I left the Diell and went to Set the PETSGT. I bod him he needed to be in the D-cell Now be cause the LT was hitting one after Prisoner. at their time I went outside, I came backen approx. 5 minutes leater to see  (ome on tota Clos sol door discuss on with Ltwifes and the pets SGT So'n to one I went backent ide and Manyed The D's mont frint with admitted the preakont and onle hours later we exerted the 3 Heet Atlemped the preakont and onle other prisoner to Camp Crepper. We retained with one presoner to be
THE formula and some And Users TO CLAMPY The Some of Shawood Sty Description of Shawood Sty Description of the Source of the Sou
Q. How much Time express from the Time you express the Detertion Cicc to the Time you express?  A. 3-104 minutes types to lo Nos States?  D. How many Determines his low Nicos States?  A. When you express the Determine Core Dis you. There your were- Borns was Albertened?  A. No. (03345)
INITIALS OF PERSON MAKING STATEMENT

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STATEMENT OF TAKEN AT JOS POLICO STATE	DATED Of Anyo 3
9. STATEMENT (Continued)	
Q. No THE ROTAINER Courses Any Bos now Mo.	10 Ar CAM Dur 10
THE ASSAULT By ILT NIWS?	
A. No.	
Q when you wirnesses her Nices STRIKES THE CHOTES	not WHOT WAS
your Location in Rocation to let Nicos, de	E CARACET, AM P
Am?	
A I was to the left of and and will have so for	Were Stending
Adjacent to the first Stall. Ct. Niles was wifing	Inch of his left
Side. 15 Is back tenends the Starts. So I had a	·
DWHAT IS YOUR DWG DOSCRIPTION WITHIN 15 RATE.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
A. Iam fre 1st 1 Squad Brown terr Cucler was	
Q. Have you over womenson for New Lose His To	Emra?
A. 405.	
Q. by wither numers lin to lone with the follow	
A. Le worked Away from the situation	_
a. Home you over WITNESSED for Nices aso Pays in	a hour to love wall
The art.	
A.NC.	
Q. Appen you exited the Detention low what 4.	no The Cincumstances
Anound your Nost INTERACTION WITH THE DETERMENT THE	Hor IN Mus Sonak
A. We took themont at the Deell are by one sear so	and Caffee them.
the outby one we placed them into the Vehicles I'm and of the Vehicles we by oile. Escribed them into the	Lalalia xa con Whore
MI asked them some questions. Letter Rodoross of Initials of Person Making STATEMENT	bke to them.
INITIALS OF PERSON MAKING STATEMENT	<del>- 003346</del>
	PAGE OF PAGES

PAGE 2, DA FORM 2823, DEC 1998

USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM. TAKEN AT TAKE 100 Section DATED OF Auge 3 STATEMENT OF 9. STATEMENT (Continued) after Rederess, theyere esterted who the Actual Salvine compare turned Q How Long Apron The Incident in the lower Con TRANSPORT THE DETAINERS TO CAMP CRIPPARE? A approx 3 to 4 hours -Q. Botante you Thansporters The Sessions To Can Carles you some THAT YOU SEARCHED ALL THE DOTALNESS, WHAT WORD I'M LOOKING for Dunma Your Someth AND WHAT DO YOU FIND, ? A. Combrolound and tender spots from the ASSULT Tound weither W. Juthere do you Somet The lemment A. I dida Patda Woows Saveh Beforet put the which Q for CLANICICATUM, Dio you show Any CONTRADANT ON TENAON SATT ON THE DOTAINER'S SIDE? A NO Idid Not. Q WHAT DID THE THEE BETAINERS to 10 UPSET ICE CES? A. He day Before they attempted a Brankont. He Broke sheet prize outor tho Shower and Soutell Attempted to brank through the Brick well O How How wond the DETAINED DISCIPLINED FOR THEIR POSONOUS? Q Is Those A STANDING ONNAMENT PROCEDURE IN PLACE PART POTENTE THE Propon Disciplinary Monsuner for Domine with Dor or Miccinais? A. to my knowledge, alo Q. WHEN you encered the bottom ton Con with The KY MICHT YOUR INTENTIONS / EXPECTATIONS IN THE WAS GOING 00334 10 Applew? A Provide Security for Lt Niles while he falked to the Pols is. I expected him to talk to trem. INITIALS OF PERSON MAKING STATEMENT 4 OF 6

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USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TAKEN AT TA JACUNES TO STEED 4 AOUS CS Q WHY DIAN YOU ATTEMPT TO STOP PET NICO From Historia The had already Serted, and I felt that the issue Sland be headled by him and the PST. SOI westend Q. Do you stare Any Ation to Add to This Statement? A Alo. -11/5400f Batemer -11+ 603348 INITIALS OF PERSON MAKING STATEMENT PAGE 5 OF 6 **PAGES** 

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STATEMENT OF	TAKEN AT	DATED
9. STATEMENT <i>(Continued)</i>		
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CONTAINING THE STATEMENT IS TRUE. I HE CONTAINING THE STATEMENT. I HAV THREAT OF PUNISHMENT, AND WITHOUT THREAT OF PUNISHMENT THREAT THREAT OF PUNISHMENT THREAT THR	HAVE READ OR S ON PAGE 1. I FULLY UNDERSTAND THE HAVE INITIALED ALL CORRECTIONS AND HAVE E MADE THIS STATEMENT FREELY WITHOUT OUT COERCION, UNLAWFUL INFLUENCE OR  Subscribed and administer oaths at TASI	CONTENT OF THE ENTIRE STATEMENT IN LEGISLATION OF EACH PAGE HOPE OF SOME FIT OR REWARD, WITHOUT INLAWFUE OF SOME Making Statement)  Is sworn to be one me, a person authorized by this way of w

ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT \_

THE BOTTOM OF EACH ADDITIONAL BAGE MUST BEAR THE INITIALS OF THE PERSON MAKE MUST BE BE INDICATED

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STATEMENT OF TAKEN AT TAY! POLICE Station	+ Au	03
9. STATEMENT (Continued)		
DAIL?	ge Stage	or the
4. thise Back. We got zipstrips for him and showed a	anc	behind use the
Q How Much Time ECAPSED from The TIME THAT WALL		& Alou
TO SHE TIME THAT YOU EXITED?		
A. from 5-10 minutes		, ,
Q. WHAT WAS THE DISTANCE BETWEEN YOU AND IN	. (4.	In He
WAS STRIKING THE DOTAINES?		
A. I was approx. 10ft behind him		フ
Q How many Timos And where To be the Thos street		35 / To
A HE Struck the first a once each in the stomach. The inthe shoulder area once that I could see	· MOV	cas Kick
Q. When you Ennouse The desension Core At Any The	504	fore
THENSELED SO THAT YOU WOULD BE ROSEINED or DEPENDED	. 42	
A No, Notat all		
Q. Dio any or the lossines THAT Work STRUCK OF	1	loomes
ADDITIONE MODICAL ADDITION?	,	
-		
Q Have you over book in on witnessed the the	,	Hysum
Ansonianow wor Anjene?	•	7
A. No.		
A willy was your INVOLVEMENT IN THANKERING	2000	Vees The
Word STRUKE BY let When to CAMP Chorson?		· <del>-</del>
A I was a gauged Ridina in the Honvee and I gauged them at a	,	lidnot
A I was a gauged Riding in the Honvee and I gauged them at a notice any of them limping or having injuries.	-	_
		00335
INITIALS OF PERSON MAKING STATEMENT		4 PAGES

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STATEMENT OF TAKEN AT TAIL POLICE STATION LAND	21/24,03
9. STATEMENT (Continued) Q DIS THENS ANOTHING THAT ILT NEOT DO Para	6. 1.5 mm The
To this the bornings?	the was Come
HE put flight gloves on, but he is always wearing the other than that, No.	Abd Missions.
Q. How would you chandesente The locations the	go for And
4. WE do not get along. He is very physical, he does to you game. So I try not to do anything physics at donotopt along with him to begin with.	Bin bigger than
Quene you in a Position to star for the least of the land of the l	has ab The
A. YES, but had already moved in to Si D. How MULLI TIME OLANSOD BONNESS THO TIME THAT. THE FUNT AND THEND DOTTONNES?	3 Stack
A. 10-20 SECONDS, it was too fast to Really Regime what was soing on until the third Detained in the Very fast	thead It all
A. Not that I can think of Statement H	
	<b>6</b> 03 <b>35</b> 2
INITIALS OF PERSON MAKING STATEMENT	₩ PAGES

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STATEMENT	(Continued)		<b>,</b>	5
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ONTAINING T	'HE STATEMEN	IT. I HAVE MADE THIS	ED ALL CORRECTIONS AND HAVE INITIALED HE STATEMENT FREELY WITHOUT HOPE OF BETTER	WITHOUT
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SW For use of this form, see A	ORN STATEMENT R 190-45; the proponent a	gency is ODCSOPS	
AUTHORITY: Title 10 USC Section 301; Title 5 US PRINCIPAL PURPOSE: To provide commanders and law enfo		•	
ROUTINE USES: Your social security number is used a DISCLOSURE: Disclosure of your social security number.		eans of id <b>entification t</b>	o facilitate filing and retrieval.
1. LOCATION	2. DATE (YYYYMMDD)	3. TIME 2345	4. FILE NUMBER
TAN POLICE STATION  5. LAST NAME, FIRST NAME, MIDDLE NAME	6. SSN	000.5	7. GRADE/STATUS
8. ORGANIZATION OR ADDRESS			
9. MP COMPANY			
M 040/0 GUMON OF THE ATTLE WIND			EMENT UNDER OATH: I WAS
ON RADIO GUARO AT THE DESK WHEN TO BREAK OUT, WELL AT THE TIME			
TO BE DUG. BUT I COULDN'T BECAL	SE I WAS ON 1	radio Gaurd	WAS
AVAILABLE TO RELIEVE ME, AT F FIRST, SHE CAME BACK AND REL	IRST SHE IN	BUT SHE WA	WOHT RAFTHE WALL
WALKING TO GO TO THE N-CELL	- I WAS DRAF	PED TO WA	THE THEE
THE OTHER T	MREE PRISNOR	s went to -	THE SHOWER/BAIRS
THE THEY TEVED	TO ESCAPE I	WAS ORDERE	D BY THE U
AND WENT WITH THE	IT BE ANY MOON	~ ~ ~ ~ · · · · · · · · · · · · · · · ·	JOHN DEC DI THE
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I LOS ONS THE DAVID WHICHED II	IVIII. L IUUL I	MV CINTO ASS	THER THE DIET
THEN I TURNED LOOKING FOR A	1714"		- A A
NEXT TO ME SO OUT AND SUPPLY	TO NOT TO	much By ru	STETEPS PIGAT
WHO WAS COMING REGION ME IT	MINER INS	TIVENT	7D TO GLANCE AT
FIGHTIN, BIO YOU	DO THIS! and	heard you	7. I THEN HEARD IN ALARIC
DIDN'T HERE ANY CRIES OF	DEATH OR N	OTHING. THI	S WENT ON FOR
MAD PATHER. PIGHT AFTER T	HAT S	ME OUT ALL	LOOKING LIKEA
LEFT, AND MENT TO OUR NEXT	GAURD SPOT.	ALL OF 77HIS H	APPENED SO WE
TELAN LOS BAIN MARY MICES			/ 1
The forewine Questions Are No	AND TO COMPA	y Me STATE	Wear of the
10. EXHIBIT 11.	INITIALS OF PERSON MA		PAGE 1 OF 3 PAGES
ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATE	EMENT TAKEN	AT DATED _	003354
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STATEMENT OF	TAKEN AT TAN POLICE STATUATED 2003 0804
9. STATEMENT (Continued)	
QUESTION.	
ANSworn	
P. with ordered you to	Cump The There Prisoner in The Down
Con That Day?	
A. LT	
Q when the Three Destrict	vees envenes the Cornus Porton or the
DETENTION COL COULD Y	on Ser Their Yuron Austra with her Khing?
A. NO te + could NOT.	
Q. AT WHAT Point Des	Exir The Samon Deverin
Con?	
A. AFTER LT NILES SAIN "LOI	DK AT THIS, DID YOU GO THIS, DID YOU DO THE! THATS
Q. So you Ame ANY THING	TO AMP TO THIS STATEMENT?
A. NO	
	- CEND & SMEMONT!
•	
	003355
INITIALS OF PERSON MAKING STATEMENT	PAGE 2 OF 3 PAGES

TATEMENT OF	TAKEN AT TALL POLICE STANOU DATED 2003 OF OU
STATEMENT (Continued)	
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VITNESSES:	Subscribed and sworn to before me, a person authorized by law to
	administer oaths, this 4 day of 444 , 2003
ORGANIZATION OR ADDRESS	(b)(6)1 (1)(C)
	(Typed Name of Person Administering Oath)
ORGANIZATION OR ADDRESS	Ant. /36 (b)(4)
TIALS OF PERSON MAKING STATEMENT	
	PAGE 3 OF 5 PAGES

ACLU-RDI 2067 p.133

·	For use of this form,	SWORN STATEMENT see AR 190-45; the proponent agency is ODCSOF	
			?\$
AUTHORITY: PRINCIPAL PURPOSE: ROUTINE USES: DISCLOSURE:	Title 10 USC Section 301; Title To provide commanders and law	PRIVACY ACT STATEMENT a 5 USC Section 2951; E.O. 9397 dated November of enforcement officials with means by which informused as an additional/alternate means of identificate of the property	rmation may be accurately
1. LOCATION SAGAGA	Inag	2. DATE (YYYYMMDII) 3. TIME 20030806 (0336	4. FILE NUMBER
8. ORGANIZATION OR		6. SSN	7. GRADE/STATUS 02//LT
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10. EXHIBIT	1	11. INITIAL OF THE RESON MAKING STATEMENT	PAGE 1 OF
ADDITIONAL PAGES MU	IST CONTAIN THE HEADING "STA	ATEMENT TAKEN AT DATED	PAGE 1 OF PAGES
		THE INITIALS OF THE PERSON MAKING THE STA	TEMENT, AND PAGE NUMBER

DA FORM 2823, DEC 1998

DA FORM 2823, JUL 72, IS OBSOLETE

USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM. STATEMENT OF Miles, Ja Kelenn A. TAKEN AT BIOGRAD, Long DATED CO Aug 2003 9. STATEMENT (Continued) A. ILT NIES Q WHAT WAS YOUR ROACTION WHON YOU WERE MADO AWARD of the Anomero Brown our AT The Devention Can Ar AL TASI POLICE STATION ON 29 Jul 08? A. I was very Angry and presed off. Q WHEN YOU WENT TO ACTAGE HOUSE STATEM ON TO JULOS WHAT TIME lie you enter The lovertien Con? A. Exact time conferent. Aprox. fine would be after 09004 Q WHY DID YOU ENTER THE COTONTION CON AT ACTAST Police STATION ON 30 Jul 03? A To ace see the damage that was done to the cell. Q How MANY the Supress entones the Common Con with you AT Ar TASI Pouce Storm on 30 le 03? A. Eract number unknown. Q Ar Any Timo white you work in the Common Con Do you feer that your Salery on the Salery IL your Sacres WAS IN So PARDY. A. When I entered the cell I die not feel that my safty was in Jeopardy. During the actual succident and not recall whinking about my safety. Q How MANY POTAINCOT WERE IN THE DOTESTION (on when you entener on 30 decos? A. I believe if was eight. 003358 PAGE 2 OF 7

PAGE 2, DA FORM 2823, DEC 1998 ACLU-RDI 2067 p.135

USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM.
STATEMENT OF N. WS, TR Glenn A TAKEN AT BANKON, July DATED 6 Aug 2003
9. STATEMENT (Continued)
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of the Detention Con on 29 Jan 08 where were The
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Q. WAS A Soldier Societa The Sorger ees whis you were,
IN THE LATRING PORTION OF THE Common Can.
A. I would some that that were.
Q Do you Nonmany enter the botenton Con?
A. Yes, at times I assist the soldiers in securing prisoners
and searching thu D-Call.
Q. UNDER WHAT CIRCUMSTARKET DID you own THE DETERMENT
A. The reason for entering the Bell.
Were Those Hay IPS Inda, Price Service Mesent whom you
ENTERED THE DETENTION COU?
A. NO.
Q. Dio you Have Beack Grows in when you conver the
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A. NO.  O. No you enten the letterson Cere with the intention or STRIKING Any de THE DETRINET? C03359
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INITIALS OF PERSON MAKING STATEMENT

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INITIALS OF PERSON MAKING STATEMENT	PAGE 5 OF 7 PAGES

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INITIALS OF PERSON MAKING STATEMENT PAGE ( OF 7 PAGES	INITIALS OF PERSON MAKING STATEMENT PAGE / OF Z PAGES

PAGE 2, DA FORM 2823, DEC 1999 ACLU-RDI 2067 p.139

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#### RIGHTS WARNING PROCEDURE/WAIVER CERTIFICATE

For use of this form, see AR 190-30; the proponent agency is ODCSOPS

#### DATA REQUIRED BY THE PRIVACY ACT

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Title 10, United States Code, Section 3012(g)

Disclosure of your Social Security Number is voluntary.

PRINCIPAL PURPOSE:

To provide commanders and law enforcement officials with means by which information may be accurately identified.

ROUTINE USES: DISCLOSURE: Your Social Security Number is used as an additional/alternate means of identification to facilitate filing and retrieval.

1. LOCATION

1. LO

PART I - RIGHTS WAIVER/NON-WAIVER CERTIFICATE

#### Section A. Rights

The investigator whose name appears below told me that he/she is with the United States Army MICITARY POLICE

and wanted to question me about the following offense(s) of which I am

TILLE 93 CRUSLTY And MALTREATMENT AND LAW OF WAN UNATION

Beforehelshe asked me any questions about the offense(s), however, he/she made it clear to me that I have the following rights:

- l Do not have to answer any question or say anything.
- nything I say or do can be used as evidence against me in a criminal trial.

WITNESSES (If available)

3 For personnel subject othe UCMJ. I have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. This lawyer can be a civilian lawyer I arrange for at no expense to the Government or a military lawyer detailed for me at no expense to me, or both.

(For civilians not subject to the UCMJ) I have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with me during questioning. I understand that this lawyer can be one that I arrange for at my own expense, or if I cannot afford a lawyer and want one, a lawyer will be appointed for me before any questioning begins.

- 4. If I am now willing to discuss the offense(s) under investigation, with or without a lawyer 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.
- 5. COMMENTS (Continue on reverse side)

#### Section B. Walver

I understand my rights as stated above. I am now willing to discuss the offense(s) under investigation and make a statement without talking to a lawyer first and without having a lawyer present with me.

1a. NAME (Type or Print)

b. ORGANIZATION OR ADDRESS AND PHONE

4. SIGNATURE OF INVESTIGATOR

(7)(C) Z

2a. NAME (Type or Print)

5. TYPED NAME OF INVESTIGATOR

(b)(6)1;(1)(c);

6. ORGANIZATION OF INVESTIGATOR

#### Section C. Non-waiver

- I do not want to give up my rights
  - I want a lawyer

I do not want to be guestioned or say anything

SIGNATURE OF INTERVIEWEE

003364

2. SIGNATURE OF INTERVIEWEE

ATTACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT (DA FORM 2823) SUBSEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED

**DA FORM 3881, NOV 89** 

EDITION OF NOV 84 IS OBSOLETE

**USAPA 2.01** 

#### PART II - RIGHTS WARNING PROCEDURE

THE WARNING

ACCOUNT MAKTAENTHUND AS PAUMOS

. WARNING - Inform the suspect/accused of:

a. Your official position. Javassus Offices
b. Nature of offense(s). for 93 (nursey 14)

c. The fact that he/she is a suspect accused.

 RIGHTS - Advise the suspect/accused of his/her rights as follows: "Before I ask you any questions, you must understand your rights."

a. "You do not have to answer my questions or say anything."

- "Anything you say or do can be used as evidence against you in a criminal trial."
- c. (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer

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

- or -

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

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

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

#### THE WAIVER

"Do you understand your rights?"

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

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

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

"Do you want a lawyer at this time?"

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

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

#### SPECIAL INSTRUCTIONS

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

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

#### PRIOR INCRIMINATING STATEMENTS:

 If the supsect/accused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. If the 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 the serving Staff
Judge Advocate should be contacted for assistance in drafting the proper
rights advisal.

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

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

COMMENTS (Continued)

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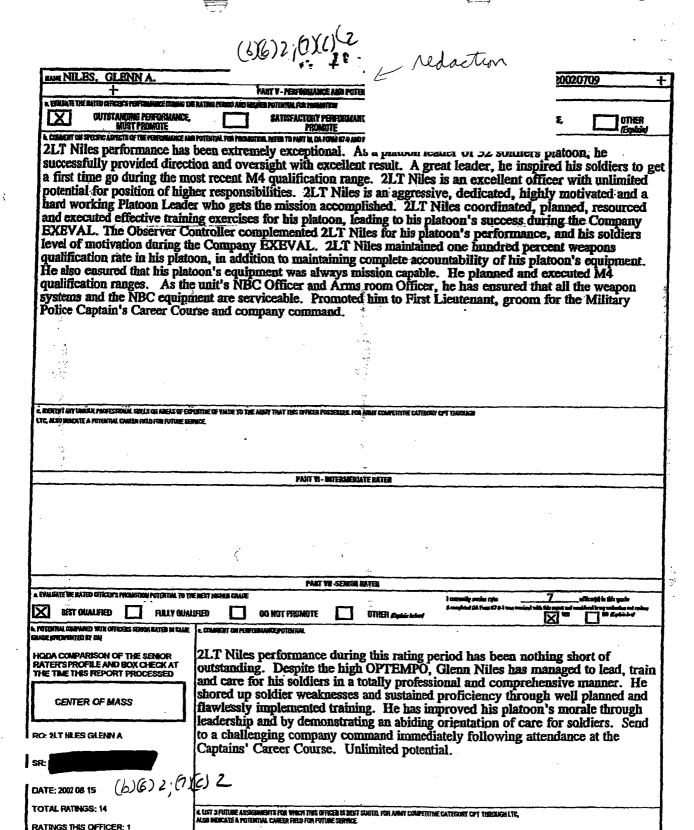


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Company Commander, Battalion Assistant S3, Battalion S1.

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th Military Police E	Battal	ion			M	P	7243		T COUNTESS		@us.	army.mil	
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that but time Platoon Le	ader		<del></del>	<del></del>		401.00	BUTT DESCRIPTION		итин кослек 31	(4 / 5)	(D		
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			CHARACTE				ination of voluce, attributes, and skills o		<del></del>		<del></del>		
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IONOR: Admirance to the Army's pu						Yes No  5. RESPECT: Prometer dignity, consideration, laimess, & EO							
NTEGRITY: Peasonses high person			word and deed			SELFLESS-SERVICE: Places Army priorities before self							$\frac{2}{x}$
OURAGE: Munitests physical and					L	X 7. BUTY: Fulfils professional, legal, and imeral obligations							X
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TTRIBUTES (Select 1)	X	MENTAL		<b>X</b> N€		2.	PHYSICAL	DE NO	3.	EMOTIC	DNAt	DES N	
ental qualities and mistics	1	Possassas desira,	will, initiative, and di	<del>ciplina</del>			Maintains appropriate level of physical fitness and military bearing	,		Gisplays so	off-control; cales unde	r prinsavire	-
(ILLS (Competence)	1.	CONCEPTUA	L.	)¥\$ NO	T	2	INTERPERSONAL	<b>№</b> NO		TECHNI	ICAS	Not u	,,
(Select 2)			nd judgment, critical)	znative (hinkin	8 word		Shawa skill with people: caeching, ten	ching		,	the necessary aspert	isa ta	, l
alopment is part of self- vant; protequisits to action	V	TACTICAL O		·		<u> </u>	counseling, motivating and empoweria	•		accomplish	ell tusks and function	ns	
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d of reaching goals while			written, and lixtenin	<u> </u>		-	DEGISION MAKING  Employe sound judgment, logical reaso	DE NO	$\frac{3}{3}$	MOTIV		TK H	
ing / improving	1	greups .			<b>-</b>	<u> </u>	and uses resources wisely	·			etivates, and guides t complishment	unin s (UNIN)	1
ERATING	X	PLANNING		DE NO		X	EXECUTING	X NO	8.	ASSES	SING	DE NO	5
ern mission dishment		Develops detailed, acceptable, and su	executable plans the itable	we leasible		}	Shows tactical proficiency, meets miss standards, and takes care of peoplete.				ection and evaluation	tools to	-
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i improvement in the Army and organizations			rne and effort to dev				Spands time and resources improving t	Elmin,	, <del> </del>	,	improvement and org	· ·	.u
- PASS	DATE:	oct 200		HEIGHT: 7	1	L	groups and units; fosters ethical climat WEIGHT: 237		VES		visioning, adapting an		
OR OFFICER DEVELOPMENT					_	MIT.			YES		1577		
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NILES, GLENN A.		, , ,	PERIOD COV	020710	- 20030709	+
. EVALUATE THE RATED OFFICEN'S PERFORMANCE DURING THE R		V - PERFORMANCE AND POTENT	IAL EVALUATION (Rate	ri	M	
OUTSTANDING PERFORMANCE,		KATISFACTORY PERFORMANCE		UNSATISFACTORY PER	FORMANCE.	OTHER
MUST PROMOTE  6. COMMENT ON SPECIFIC ASPECTS OF THE PERFORMANCE AND P		PROMOTE		DO NOT PROMI		(Explain)
1LT Niles has aggressively p					ulte Class	omeictantly
took on every challenge that	was set in fro	nt of him and acco	omplished th	em all with a hi	oh degree of	SUCCESE
1LT Niles is a true motivator	of soldiers be	oth by his aggress	ive nature ai	ad rock solid co	ncern for their	r
well-being. Glenn performed	I such additio	nal duties as the u	nit supply of	fficer and budge	t officer. In t	he ·
performance of these duties h	e played a cri	tical role in splitti	ng the unit's	s property book	and maintaini	ng
accountability of all lateral tra spearheaded the units Armore	ausiers, additi ed Security V	ions, orders, and t	urn-in docu ich included	ments prior to d	eployment. H	lis platoon
producing great results. 1LT	Niles proved	he had a good gra	isp of the Ar	mv training svs	tem when he	u nlanned and
executed a rigorous pre-deplo	yment training	g cycle that enable	e his platoor	to receive all '	T" ratings dui	ring their
External Evaluation prior to c	leployment to	"Operation Iragi	Freedom".	While deployed	he successful	ly planned
and conducted over 20 convo	y security mi	ssions, 7 cordon a	nd searches	and performed	Maneuver and	Mobility
Support operations in an area through 7 platoon level JUMI	OPP OPPER	are knometers fer ions in less than A	mering supe	ro results. He a	uso led his pla	Moon
aggressively took charge of a	nd put into or	peration 2 Iragi po	lice stations	helping to make	the city a mo	DE Secure
place to live.	•		71.	F 0	<del></del>	
11 T Niles has unlimited nates	ntial Cantina					
1LT Niles has unlimited poter a Corps Support Military Poli	mai. Commany	ie io groom mm a	na upon pro	motion assign i	um as the com	mander of
	oo oompuny		* 14 * 1		,	1
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<ul> <li>DENTIFY ANY UNIQUE PROFESSIONAL SKILLS OF AREAS OF EXPE LTC. ALSO INDICATE A POTENTIAL CAREER FIELD FOR FITURE SERV</li> </ul>		THAT THIS <del>DITI</del> CE <del>R POSSESSES</del> . FOR AI	RMY COMPETITIVE CATEGO	<del>ry</del> ept th <del>rough</del>		
		<b>77. 4.4.4.</b> (1)				
Will serve the Army best in C	Operational Ca	ireer Field 31A /	MP			
		PART VI - INTERMEDIAT	E RATER .			
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. EVALUATE THE RATED OFFICER'S PROMOTION POTENTIAL TO THE	NEXT HIGHER GRADE			currently samer rate		in this prade
BEST QUALIFIED FULLY QUAL	IFIED 🔲 DC	NOT PROMOTE	OTHER (Explain below)	N Charles and The Louis B. S. 4 May (	caired with Gir report and considered in	HD Explain in cl
S. POTENTIAL COMPARED WITH OFFICERS SENIOR RATED IN SAME GRADE (OVERPRINTED BY DA)	COMMENT ON PERFORMA		-1040 ''	on oom-14 :		
		Niles has lead his p s proven himself u				
	по doubt the	reason his platoor	n enjoved er	iormous success	during Onera	tion Irani
ABOVE CENTER OF MASS	Freedom. P	hysically and men	tally tough,	Glenn is absolu	tely mission o	riented
Rest than 50% in tay box, Comer of Mass if 50% or more is too bas!	and a leader	that inspires his tr	coops to perf	form at their ver	ry best. A tale	ented
कार्डड ॥ अपन्य स्थापाट स्थापनि स्वरा	Officer who	should be promote	to Captair	and selected to	command a (	Corps or
CENTER OF MASS	DIAI2IOU MIL	Company Great	rotential.		· ji	Ì
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BELOW CENTER OF MASS						\$
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BELOW CENTER OF MASS	d. LIST 3 FUTURE ASSIGNME	NTS FOR WHICH THIS OFFICER IS BEST S	UITED. FOR ARMY COMPET	HIVE CATEGORY GPT THROUGH LTG	<u> </u>	
DO NOT RETAIN		L CAREER FIELD FOR FUTURE SERVICE.				20259
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DA FORM 67-9, OCT 97 (Reverse)		+				+ USAPA V2.01



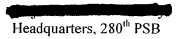




UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

au(b)(6)2, (xc)-2





I am writing this memorandum as part of my continuing representation of ILT Glenn A. Niles, Jr. to respectfully ask you for your support in getting clemency for my client.

As you learned at his court-martial, ILT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

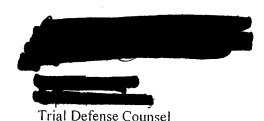
In or out of the Army, this conviction is going to greatly impede 1LT Niles' future. If the conviction remains on his record, he will likely lose his security clearance. This will prevent him from continuing to serve as a member of the MP Corps. It will also eliminate many other options that he would have within the military. As a civilian, however, this conviction will have even more serious consequences. For instance, 1LT Niles will likely be unable to use his Masters in counseling because he would have a record.

I feel that a criminal conviction is unjust in this case. Of course, ILT Niles could have pled not guilty and fought this charge. The simple fact is, however, that he did strike the Iraqi prisoners as alleged. He is a man of integrity and could not morally or ethically plead not guilty when he knew he did it. My belief is that ILT Niles' misconduct should never have been brought to a court martial. My goal is to convince the Commanding General of that with my petition for clemency. ILT Niles should have been given a reprimand in the beginning; the CG now has the opportunity to correct this and give ILT Niles a real chance to "soldier back" from this incident and advance.

This is where you can help. RCM 1105 (b)(2)(D) provides that an accused can submit clemency recommendations from any person, including court-martial panel members, and that the defense can ask any person for such a recommendation. That is my purpose for writing you. It is not my intent to pressure you, nor do I desire to get any inside information related to your deliberations. Simply stated, ILT Niles and I need your help. A letter from you as a panel member that heard all the facts in this case supporting our request will send a strong message that would be helpful in persuading the CG to set aside the conviction.

ILT Niles and I thank you for your consideration of this request. I am available to discuss this matter with you <u>any time</u> if you desire to contact me. I can be reached on the office at a 2191. You can also contact me by email at <u>Qus.army.mil</u>. If you are willing and wish to make a clemency recommendation for ILT Niles, please let me know and I will coordinate the logistics to make it happen.

Very Respectfully,



CF: OSJA, 1st Infantry Division







UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

all 6)6) 2, (DC) 2

Headquarters, Combat Maneuver Training Center

Dear Control

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Very Respectfully,

Trial Defense Counsel

003371

OSJA, 1st Infantry Division

CF:

## DEPARTMENT OF THE ARMY HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND UNIT 28130 APO AE 09114-8130

**AETT-CG** 

APR 2 6 2004

MEMORANDUM FOR WILLIAM WILLIAM

SUBJECT: Request for Expert Assistance in the Case of <u>United States v. 1LT Glenn A. Niles, Jr.</u>

Your request for appointment of Regional Medical Center, as an expert assistant and member of the defense team in the case of U.S. v. 1LT Glenn A. Niles, Jr. is approved.

ROBERT M. WILLIAMS

Brigadier General, USA

Commanding

ale(6)(6) 2;(7(c) Z







UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

REPLY TO ATTENTION OF:

ACCUBATE ATTENTION OF:

**AETV-BGJA-V-TDS** 

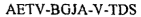
19 April 2004

MEMORANDUM THRU Staff Judge Advocate, Headquarters, 1st Infantry Division, APO, AE 09036

FOR Commander, 7th Army Training Command (General Court Martial Convening Authority), APO, AE 09114

SUBJECT: Request for Expert Assistance – United States v. 11.T Glenn A. Niles, 615th Military Police Company, APO, AE 09114

- 1. 1LT Glenn A. Niles, the accused in the above-pending General Court Martial, requests the appointment of the period of the Defense in the above matter. LT Niles further requests that the bed designated as a member of the Defense team under U.S. v. Toledo, 25 M.J. 270 (C.M.A. 1987).
- 2. A military accused has, as a matter of Equal Protection and Due Process, a right to expert assistance when necessary to present an adequate defense. <u>U.S. v. Garries</u>, 22 M.J. 288 (C.M.A. 1986); <u>U.S. v. Robinson</u>, 39 M.J. 88 (C.M.A. 1994), citing <u>Britt v. North Carolina</u>, 404 U.S. 226 (1971) and <u>Ake v. Oklahoma</u>, 470 U.S. 68 (1985). "The Equal Protection Clause, the Due Process Clause, and <u>Caldwell v. Mississippi</u>, 470 U.S. 68 (1985); the Code; and the Manual provide that service members are entitled to expert assistance when necessary for an adequate defense. This right extends from the investigative stage through the appellate process." See, <u>U.S. v. Johnson</u>, 39 M.J. 88, 89 (C.M.A. 1994). Failure to employ this expert assistant would effectively deprive 1LT Niles of his ability to present a defense in this case and would deny him a "[m]eaningful access to justice." <u>Ake v. Oklahoma</u>, 470 U.S. 68 (1985).
- 3. This expert assistance is both relevant and necessary. 1LT Niles is accused of maltreatment of Iraqi prisoners during a brief period in the midst of a highly stressful combat deployment. His mental state at the time of the alleged offenses is critical to determining his degree of culpability. As his defense counsel, my ability to adequately prepare his defense will be compromised without the type of expert assistance requested. Further, the Defense cannot communicate freely with the expert on issues relating to the preparation of 1LT Niles' defense unless he is designated as a member of the Defense team under Toledo.



SUBJECT: Request for Expert Assistance - United States v. 1LT Glenn A. Niles, 615th

Military Police Company, APO, AE 09114

4. Thank you for your consideration of this request. POC is the undersigned at 2191 or via email at a consideration of this request. POC is the undersigned at 2191 or via email at a consideration of this request.

Trial Defense Counsel

all(6)(6)(2) (1)(c) -2

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D-047

#### DEPARTMENT OF THE ARMY HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND APO AE 09114

**AETT-CG** 

AUG 4 2004

MEMORANDUM FOR First Lieutenant Glenn A. Niles, Jr. Company, 409th Base Support Battalion, APO AE 09114

615th Military Police

SUBJECT: Request for Deferment of Forfeitures

Effective today, pursuant to Article 57(a)(2), UCMJ, I defer adjudged forfeitures until such time as I take action on this case.

ROBERT M. WILLIAMS
Brigadier General, US Army

Commanding

CF: 106th Finance Det.

Acl (6)(6) 2; 9(c) 2



#### $\bar{\phantom{a}}$ DEPARTMENT OF THE ARMY

#### UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

AETV-BGJA-V-TDS

22 July 2004

MEMORANDUM FOR Commander, 7th Army Training Command, APO AE 09114

SUBJECT: Request for Deferment of Adjudged Forfeitures, 1LT Glenn A. Niles, Jr., 5, 615th Military Police Company, APO, AE 09114

- 1. On 1 July 2004, at a General Court Martial in Vilseck, Germany, my client, 1LT Glenn A. Niles, Jr., was convicted of conduct unbecoming an officer and gentleman. His adjudged sentence was to be reprimanded and to forfeit \$1,003/month for 12 months.
- 2. On behalf of my client, I respectfully request that you defer 1LT Niles' adjudged forfeiture of pay until action is taken on his case IAW your authority granted by Article 57, UCMJ. 1LT Niles has a spouse and three young children that rely exclusively on his income to meet their day-to-day needs. A deferment until action would help alleviate the financial hardship on the Niles family.

Defense Attorney

3. Should you have questions or concerns please do not hesitate to contact me at

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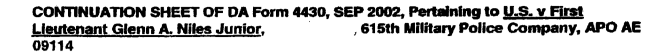
(b/6)2;(7XC)-2

#### DEPARTMENT OF THE ARMY REPORT OF RESULT OF TRIAL

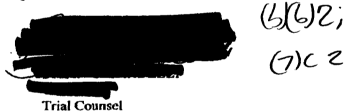
For use of this form, see AR 27-10; the proponent agency is OTJAG

TO: Commander	M/B
1st Infantry Division	
Office of the Staff Judge Advocate	
APO AE 09036	
	AR 27-10, paragraph 5-30 is hereby given in the case of the A. Niles, Junior, 615th Military Police Company, (b)6-2/(2)2
	July 2004, at Rose Barracks Court Room, Vilseck, Germany Order Number 1, Headquarters, 1st Infantry Division, APO AE
3 Summary of offenses, pleas and findi	inas:

CH J	ART UCMJ 93	SPEC 1	BRIEF DESCRIPTION OF OFFENSE(S) In that 1LT NILES, at or near Al Taji Police Station, Baghdad, Iraq, on or about 30JUL03, were cruel toward and did maltreat  Millian A. a person subject to his orders, by striking him in the stomach with a closed fist.	PLEA NG	FINDING NG
٠.	1	2	In that ILT NILES, at or near Al Taji Police Station, Baghdad, Iraq, on or about 30JUL03, were cruel toward and did maltreat the striking him in the stomach with a closed fist.	NG	NG (6)6)4,016,19
		3	In that ILT NILES, at or near Al Taji Police Station, Baghdad, Iraq, on or about 30JUL03, were cruel toward and did maltreat toward, a person subject to his orders, by kicking him in the shoulder.	NG	NG ,
11	133	The	in the stomach with a closed list, and while	- 1y 2647 2-76	G 2;(1)(c)(2) (7)(6)4 JZ (2)(6)4



- 4. SENTENCE: To be reprimanded and to forfeit \$1003.00 pay per month for 12 months.
- 5. Date sentence adjudged and effective date of any forfeiture or reduction in grade (YYYYMMDD): 20040701 (See UCMJ Articles 57-58b and R.C.M. 1101.)
- 6. Contents of pretrial agreement concerning sentence, if any: The accused offer to plead guilty to the Charges and Specifications as stated in the Offer to Plead Guilty, and offer to abide by the other terms and conditions set forth in the Offer to Plead Guilty, provided the Convening Authority agrees to disapprove any confinement adjudged in excess of 45 days.
- 7. Number of days of presentence confinement, if any: None
- 8. Number of days of judge-order administrative credit for presentence confinement or restriction found tantamount to confinement, if any: None
- 9. Total pre-sentence confinement credit toward post-trial confinement: None
- 10. Names(s) and SSN(s) of companion accused or co-accused if any: None
- 11. DNA processing IAW 10 U.S.C. 1565 is not required.
- 12. Conviction(s) does not require sex offender registration IAW 42 U.S.C. 14071.



CF: Cdr. 615th MP Co. Cdr. Det B, 106th Finance Trial Counsel Defense Counsel

**DA FORM 4430, SEP 2002** 

DA FORM 4430-R, MAY 87, IS OBSOLETE



UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

all(b)(6)2,(7)(c)-2

Headquarters, 11th Aviation Regiment

Dear

I am writing this memorandum as part of my continuing representation of ILT Glenn A. Niles, Jr. to respectfully ask you for your support in getting elemency for my client.

As you learned at his court-martial, 1LT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

In or out of the Army, this conviction is going to greatly impede 1LT Niles' future. If the conviction remains on his record, he will likely lose his security clearance. This will prevent him from continuing to serve as a member of the MP Corps. It will also eliminate many other options that he would have within the military. As a civilian, however, this conviction will have even more serious consequences. For instance, 1LT Niles will likely be unable to use his Masters in counseling because he would have a record.

I feel that a criminal conviction is unjust in this case. Of course, ILT Niles could have pled not guilty and fought this charge. The simple fact is, however, that he did strike the Iraqi prisoners as alleged. He is a man of integrity and could not morally or ethically plead not guilty when he knew he did it. My belief is that ILT Niles' misconduct should never have been brought to a court martial. My goal is to convince the Commanding General of that with my petition for clemency. ILT Niles should have been given a reprimand in the beginning; the CG now has the opportunity to correct this and give ILT Niles a real chance to "soldier back" from this incident and advance.

This is where you can help. RCM 1105 (b)(2)(D) provides that an accused can submit elemency recommendations from any person, including court-martial panel members, and that the defense can ask any person for such a recommendation. That is my purpose for writing you. It is not my intent to pressure you, nor do I desire to get any inside information related to your deliberations. Simply stated, 1LT Niles and I need your help. A letter from you as a panel member that heard all the facts in this case supporting our request will send a strong message that would be helpful in persuading the CG to set aside the conviction.

ILT Niles and I thank you for your consideration of this request. I am available to discuss this matter with you <u>any time</u> if you desire to contact me. I can be reached on the office at a 1-2191. You can also contact me by email at a 1-2191. If you are willing and wish to make a clemency recommendation for ILT Niles, please let me know and I will coordinate the logistics to make it happen.

Very Respectfully,

Trial Defense Counsel

CF: OSJA, 1st Infantry Division





UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

all (6) 6) 2; (7)(c) 2

Headquarters, Combat Maneuver Training Center

Dear :

I am writing this memorandum as part of my continuing representation of ILT Glenn A. Niles, Jr. to respectfully ask you for your support in getting elemency for my client.

As you learned at his court-martial, ILT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

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Trial Defense Counsel

CF: OSJA, 1st Infantry Division







UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

ale (6)(6) 2, (70c) 2

Headquarters, 7th Army Training Command

Dear Line

I am writing this memorandum as part of my continuing representation of ILT Glenn A. Niles, Jr. to respectfully ask you for your support in getting elemency for my client.

As you learned at his court-martial, ILT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

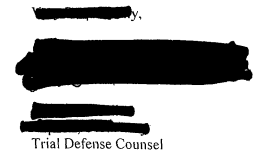
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CF: OSJA, 1st Infantry Division

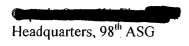






UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004



(B)(b)2;(7)c(z)

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Very Respectfully,

Trial Defense Counsel

003383

OSJA, 1st Infantry Division

CF:



UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

(b)6)2;(1)(c)2

Headquarters, 98<sup>th</sup> ASG

Dear

I am writing this memorandum as part of my continuing representation of 1LT Glenn A. Niles, Jr. to respectfully ask you for your support in getting clemency for my client.

As you learned at his court-martial, 1LT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

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Trial Defense Counsel

CF: OSJA, 1st Infantry Division



UNITED STATES ARMY TRIAL DEFENSE SERVICE Region VIII, Vilseck Branch Office APO AE 09112

7 September 2004

(b)(6)2)(0)(c)-Z

U.S. Army Medical Activity

Dear :

I am writing this memorandum as part of my continuing representation of ILT Glenn A. Niles, Jr. to respectfully ask you for your support in getting elemency for my client.

As you learned at his court-martial, ILT Niles now has a federal criminal conviction on his civilian record, and a court-martial conviction in his military record. I am petitioning the General Court-Martial Convening Authority (BG Williams, Commander of 7th ATC) to set aside this conviction IAW Rule for Court Martial (RCM) 1107(c)(2)(A). I will be asking him to issue the reprimand in its place.

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Very Respectfully,

Trial Defense Counsel

003385

OSJA, 1st Infantry Division

RECORD OF PROCEEDINGS

Headquarters, Seventh Army Training Command
Office of the Staff Judge Advocate
APO Army Europe 09036

**AETV-BGJA-CLD** 

#### MEMORANDUM FOR Record of Trial

SUBJECT: Receipt for Staff Judge Advocates Recommendation and Record of Trial

- 1. Enclosed is a copy of the Staff Judge Advocate's Recommendation and Record of Trial in your case. Please sign and date the acknowledgement below and fax receipt to our office at 6757.
- 2. 1105 matters are due to this office ten calendar days from the date this receipt of service is delivered to your defense counsel.

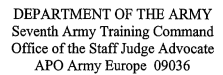
(b)(b)2;(7)(c)-2

NCOIC, Military Justice

I hereby acknowledge receipt of the above documents on

GLENN A. NILES, JR.

1LT, USA



**AETV-BGJA** 

MEMORANDUM FOR Record

SUBJECT: Receipt for Staff Judge Advocate's Recommendation

- 1. Enclosed is a copy of the Staff Judge Advocate Post Trial Recommendation and Record of Trial in the General Court-Martial of U.S. v. 1LT Glenn A. Niles, Jr..
- 2. Please sign and date the acknowledgment and fax the receipt to our office at 6757

2)2

Encls as (b) 6-2;(7)E)2

NCOIC, Military Justice

I hereby acknowledge receipt of the above named documents on 27 Jan 7005

Defense Counsel



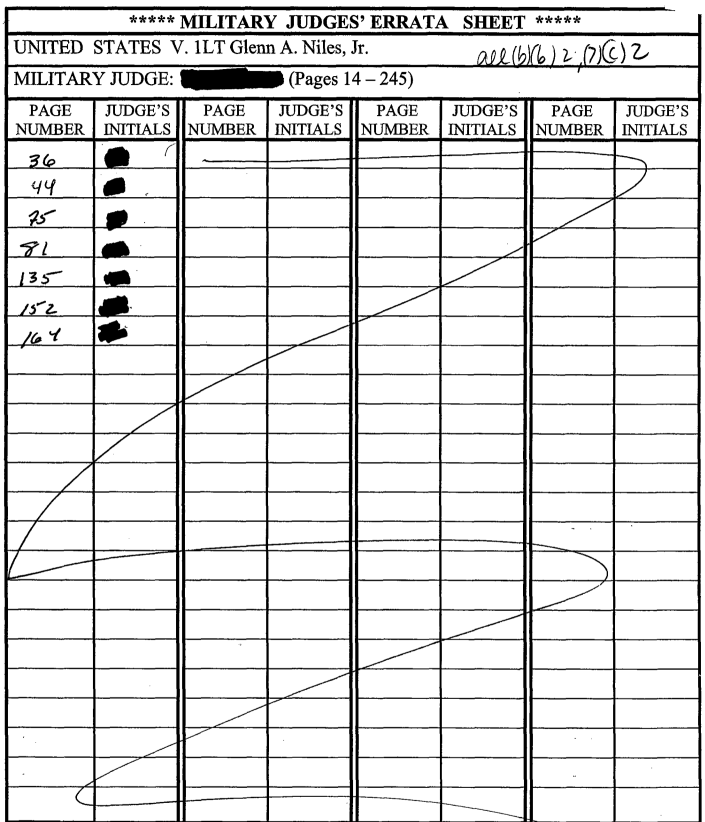
	**** MILITARY JUDGES' ERRATA SHEET ****							
UNITED	STATES V	7. 1LT Glen	n A. Niles,	Jr.	$\Delta \Omega$			
MILITAR	MILITARY JUDGE: (Pages 1 – 13) (b)(b)2 (7)(c) Z							
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NOTICE: The above page(s) (has) (have) correction(s). A copy of each corrected page must be inserted into all copies of the record of trial.

Signature of Military Judge:

FHT Form 27-X22 (SJA) 1 NOV 94

\_ Date: <u>30 Oce 04</u>



NOTICE: The above page(s) (has) (have) correction(s). A copy of each corrected page must be inserted into all copies of the record of trial

Signature of Military Judge: FHT Form 27-X22 (SJA) 1 NOV 94

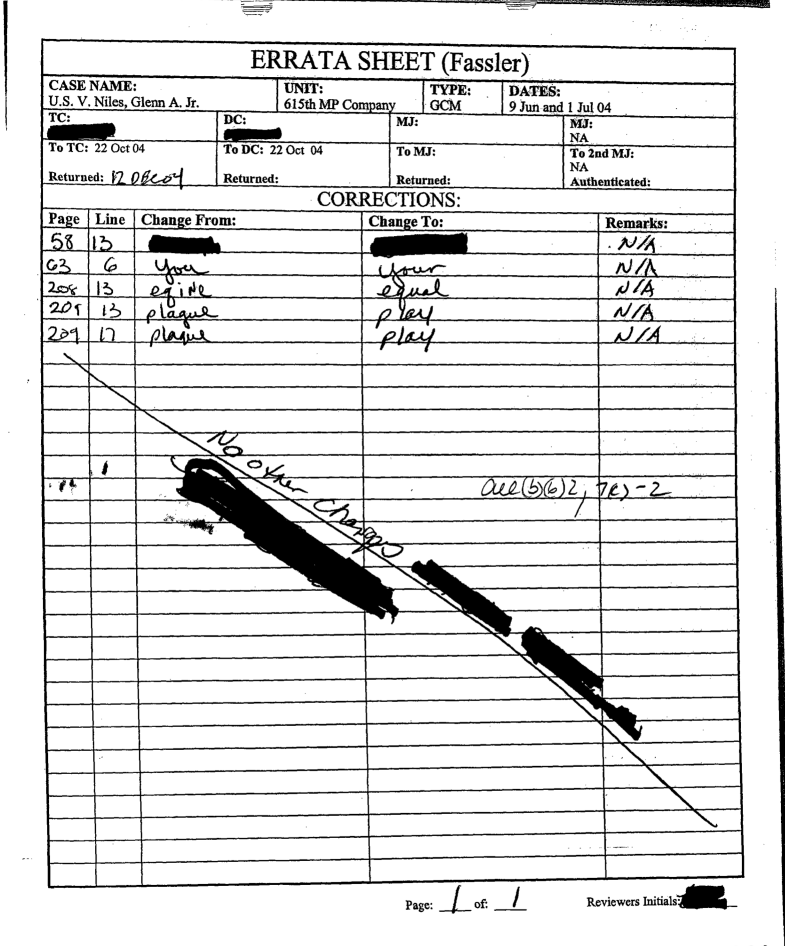
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Reviewers Initials:







#### RECORD OF TRIAL

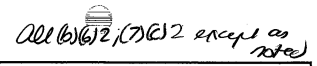
Of

NILES, Glenn A. Jr.					First Lieutenant
(Name: Last, First, Middle I	nitial)	(Social Sec	curity Num	(ber)	(Rank)
615th MP Co		U.S. A	cmy		APO AE 09114
(Unit/Command Name)		(Branch of	Service)		(Station or Ship)
		• .	ВУ		
_	G	ENERAL		COURT-	MARTIAL
Conve	s, 7th Arm		ening Auth	_	
		T	ried a	at	
Wuerzburg and Vilse	ck, German	ıΣ	on	9 Jun and	d 1 Jul 04
(Place or Places of Trial)		-		(Date or Dat	tes of Trial)
	· · · · · · · · · · · · · · · · · · ·			· .	- REGORD

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Prosecution N/A			
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COPIE	S OF RECO	RD 1	
copy of record furnished the accused or defense	counsel as per	attached certificate or rece	ipt.
copy(ies) of record forwarded herewith.			
RECEIPT FO	R COPY OF	RECORD 2	•
I hereby acknowledge receipt of a copy of the record of	f trial in the c	ase of Unites States v	
Delivered to me at	this	day of	, 20,
		•	
	(Signature	of accused)	<del></del>
I hereby acknowledge receipt of a copy of the record of	f trial in the c	ase of Unites States v	
Delivered to me at			
•			
	(Signature	of accused)	
	(Digitalate	or accused,	•
1 For instructions as to preparation of copies of record, see by 2 If copy of record prepared for accused contains matters required DD Form 490, Oct 84, Page 2			M 2000





7	PROCEEDINGS OF A GENERAL COURT-MARTIAL
2	
3	The military judge called the Article 39(a) session to order at
4	1215, 9 June 2004, at Leighton Barracks, Wuerzburg, Germany, pursuant
5	to the following orders:
6	Court-Martial Convening Order Number 1, Headquarters, Seventh Army
7	Training Command, APO Army Europe, dated 25 February 2004, as amended
8	by Court-Martial Convening Order Number 8, same headquarters, dated
9	23 June 2004.
10	[END OF PAGE]
11	





There were no Court-Martial Convening Orders for the year 2003.

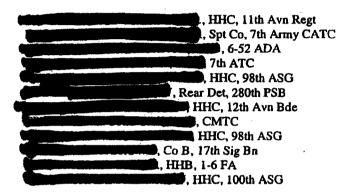
#### CORRECTED COPY

## DEPARTMENT OF THE ARMY HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND UNIT 28130 APO AE 09114-8130

COURT-MARTIAL CONVENING ORDER NUMBER 1

25 Februar; 2004

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



all (6/6) 2; (7xc) Z

If the accused submits a request pursuant to Article 25(c), UCMJ, that enlisted members serve on the court-martial, the above named officer members not named below are excused, and the members will be as follows:

HHC, 11th Avn Regt

Spt Co, 7th Army CATC

HB, 6-52 ADA

HHC, 7th ATC

HHC, 98th ASG

HHC, CMTC

Y, HHC, 11th Avn Regt

H, HHC, 1-63 AR

E, 7th ATC NCO ACADEMY

Spt Co, 7th Army CATC

H, HHC, 100th ASG

HHC, 100th ASG

BY COMMAND OF BRIGADIER GENERAL WILLIAMS:

**DISTRIBUTION:** 

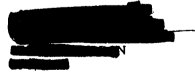
Each Individual Concerned (1)

CDR, 7th ATC, ATTN: AETV-BGJA-CLD (1)

Record of Trial (1)

 $\mathbf{E} \leftarrow \operatorname{rd} \mathcal{B} \circ (1)$ 

Reference Set (1)



Chief, Military Justice

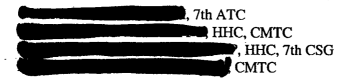


## DEPARTMENT OF THE ARMY HEADQUARTERS, SEVENTH ARMY TRAINING COMMAND UNIT 28130 APO AE 09114-8130

COURT-MARTIAL CONVENING ORDER NUMBER 8

23 June 2004

The following members are detailed to the general court-martial convened by Court-Martial Convening Order Number 1, same headquarters, dated 25 February 2004:



all(6)(6)2;(7)(c)2

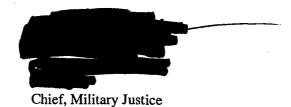
VICE:

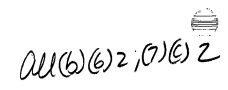
HHC, 12th Avn Bde HHC, CMTC , HHB, 1-6 FA HHC, 100th ASG

For the trial of <u>United States v. 1LT Glenn A. Niles, Jr.</u>, 615th Military Police Company, APO AE 09114.

BY COMMAND OF BRIGADIER GENERAL WILLIAMS:

DISTRIBUTION:
Each Individual Concerned (1)
Record of Trial (1)
Record Set (1)
Reference Set (1)



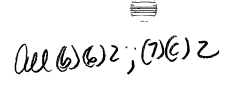


1	MJ: Please be seated. This Article 39(a) session is called to				
2	order.				
3	TC: This court-martial is convened by Court-Martial Convening				
4	Order Number 1, Headquarters, Seventh Army Training Command, dated 25				
5	February 2004, copies of which have been furnished to the military				
6	judge, counsel, and the accused and which will be inserted at this				
7	point in the record.				
8	The charges have been properly referred to this court for				
9	trial and were served on the accused on 2 June 2004.				
10	The prosecution is ready to proceed with the arraignment in				
11	this case of <u>United States versus First Lieutenant Glenn A Niles</u> .				
12	The accused and the following persons detailed to this				
13	court are present:				
14	, MILITARY JUDGE;				
15	, TRIAL COUNSEL;				
16	, ASSISTANT TRIAL COUNSEL; and				
17	, DEFENSE COUNSEL.				
18	The members are absent.				
19	has been detailed as the reporter for				
20	this court and has previously been sworn.				
21	All members of the prosecution have been detailed to this				
22	court-martial by the acting staff judge advocate				
23	All members of the prosecution are qualified and certified under				



## all (b) (b) 2 , (7(9), 2

- 1 Article 27(bravo) and sworn under Article 42(alpha), Uniform Code of
- 2 Military Justice. No member of the prosecution has acted in any
- 3 manner that might tend to disqualify us in this court-martial.
- 4 MJ: Thank you.
- 5 Good afternoon, Lieutenant Niles.
- 6 ACC: Good afternoon.
- 7 MJ: You are represented, currently, by MJ: He is
- 8 your detailed military defense counsel, and he is provided to
- 9 represent you free of charge at this court-martial. You also have
- 10 the right to request a different military lawyer to represent you,
- and if that person were reasonably available, then he or she would be
- 12 also detailed to your case to represent you free of charge. If your
- 13 request for another military lawyer were granted, however, you would
- 14 not normally have the right to keep the services of
- 15 because you're normally entitled to only one military lawyer. You
- 16 could ask boss to allow you to keep him on the case
- 17 with the other military lawyer, but your request would not have to be
- 18 granted.
- In addition, you, of course, have the right to hire a
- 20 civilian attorney. A civilian lawyer would have to be provided by
- 21 you at no expense to the government. If you were represented by a
- 22 civilian lawyer, you could keep on your case to assist



- 1 your civilian lawyer, or you could release and be
- 2 represented solely by your civilian attorney.
- 3 Those are basically your rights to counsel. Do you
- 4 understand all of those?
- 5 ACC: Yes, Your Honor.
- 6 MJ: Do you have any questions about them?
- 7 ACC: Not at this time, Your Honor.
- 8 MJ: By whom do you wish to be represented?
- 9 ACC: By at this time, Your Honor.
- 10 MJ: By alone then?
- 11 ACC: At this time, Your Honor.
- 12 MJ: All right.
- 13 please indicate your detailing and
- 14 qualifications for the record.
- DC: Yes, Ma'am.
- I've been detailed to this court-martial by
- 17 the senior defense counsel. I am qualified and certified
- 18 under Article 27(bravo), sworn under Article 42(alpha) of the Uniform
- 19 Code of Military Justice. I have not acted in any manner, which
- 20 might tend to disqualify me from this court-martial.
- 21 MJ: Thank you, and let me just tell you, Lieutenant Niles,
- 22 given those rights that I've just told you, if you do choose to
- 23 request another individual military counsel or to hire a civilian  ${\tt CJ3401}$

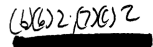
### all(b)(b)2;(7)(c)2

- 1 attorney, then just please notify the court at some point so that I
- 2 can understand who will be at the court-martial. All right?
- 3 ACC: Yes, Your Honor.
- 4 MJ: Thanks.
- 5 All right, I too have been properly certified, sworn, and
- 6 detailed to this court-martial. Counsel for both sides appear to
- 7 have the requisite qualifications and all personnel required to be
- 8 sworn have been sworn.
- 9 Trial Counsel, please announce the general nature of the
- 10 charges in this case.
- 11 TC: Your Honor, the general nature of the charges in this case
- 12 are one charge and three specifications of a violation of Article 93
- 13 for cruelty and maltreatment; one charge and one specification of a
- 14 violation of Article 133, conduct unbecoming an officer and a
- 15 gentlemen. The charges were preferred by
- 16 forwarded with recommendations as to disposition by
- , and investigated by
- 18
- 19 MJ: So there was an Article 32 investigation held in this case?
- 20 TC: Yes, Your Honor.
- MJ: All right, I'm not aware of any matter that may be a ground
- 22 for challenge against me. Does either side desire either to question
- 23 me or challenge me?





- 1 TC: No, Ma'am.
- DC: No, Ma'am.
- 3 MJ: All right. What I want to do now, Lieutenant Niles, is go
- 4 over with you your rights as to how you can be tried at this court-
- 5 martial. You have the right to be tried by a court consisting of at
- 6 least five officer members. None of those officers would come from
- 7 your company and none of them would be junior in rank to you.
- 8 Do you understand what I've said?
- 9 ACC: Yes, Your Honor.
- 10 MJ: All right. If you were tried by a court with members, the
- 11 members will vote by secret written ballot and two-thirds of the
- 12 members must agree before you could be found guilty of any offense.
- 13 If you were found guilty, then two-thirds must also agree in voting
- 14 on a sentence, and if that sentence included confinement for more
- 15 than 10 years, then three-fourths would have to agree.
- 16 You also have the right to request a trial by military
- 17 judge alone, and if approved, there will be no court members and the
- 18 judge alone will decide whether you are guilty or not guilty, and if
- 19 you are found guilty, the judge alone will determine your sentence.
- Do you understand the difference between trial before
- 21 members and trial before a military judge alone?
- 22 ACC: Yes, Your Honor.



1 MJ: are you prepared to enter a choice of forum

- 2 today?
- DC: No, Your Honor, we ask that we be allowed to defer that
- 4 until a later date.
- 5 MJ: All right, your request to defer choice of forum is
- 6 granted. What that means, Lieutenant Niles, is I'll allow you to
- 7 continue to talk with your counsel, but at sometime prior to the date
- 8 that we set for trial, I'll expect that your counsel will notify the
- 9 court and the government of your choice as to how you want to be
- 10 tried. All right?
- 11 ACC: Yes, Your Honor.
- 12 MJ: The accused will now be arraigned.
- TC: All parties to the trial have been furnished with a copy of
- 14 the charges. Does the accused want them read?
- DC: Your Honor, the accused waives reading of the charges.
- 16 MJ: The reading may be omitted.
- 17 [THE CHARGE SHEET FOLLOWS AND IS NOT A NUMBERED PAGE.]
- 18 [END OF PAGE]

		<del> </del>	·····	- Ja			
1 NAME OF ACC	CUSED (Last, First, MI)		I. PERSONAL DATA 2. SSN	Α	3. GRADE OR RANK	4. PAY GRADE	
			2. 001				
NILES, G					1LT 6. CURRENT SERVICE	0-2	
o. Only on one	ANIZATION		09110	dmc.	a. INITIAL DATE	b. TERM	
615th M	Military Police C	ompany. APO	) AE 09302	25 MAYOY	d. 11111112 D/(12	D. YERRIN	
	<del>_</del>				10 May 01	4 yrs	
7. PAY PER MON			8. NATURE OF RE	STRAINT OF ACCUSED	. 9. DATE(S) IMPOSED		
a. BASIC	b. SEA/FOREIGN DUTY	c. TOTAL	]				
\$	AMC S	\$	4	N/A	N/A	<b>\</b>	
7 <del>2864</del> 34 21.50	25 MAYOY 225	3431.50 25	MAY OY			,	
		II. CHAR	GES AND SPECIFIC	CATIONS			
10. CHARGE I	I: VIOLATION OF T	HE UCMJ, ARTI	CLE 93		•		
SDECIEICA	ATION 1. In that 11 T Clas	nn A Nilon In I	IC Amore at an a	oom tha Al Taii Daliaa	Station Daghdad Inc		
	ATION 1: In that 1LT Gleatly 2003, was cruel toward a						
	th a closed fist.	mu utu matucat			us orders, by striking	um m me	
Stollider wit	tii a viosoa jist.		(6X6)-4-, CT	ICS &			
SPECIFICA	ATION 2: In that 1LT Gle	nn A. Niles, Jr., U	J.S. Army, at or r	ear the Al Taji Police	Station, Baghdad, Ira	ag, on or	
about 30 Jul	ly 2003, was cruel toward a	ınd did maltreat		, a person subject to	his orders, by striking	g him in the	
	th a closed fist.		(6)6)4,0)		• •	_	
			-				
	ATION 3: In that 1LT Gle						
	ly 2003, was cruel toward a	and did maltreat	7/1/11/1	, a person subject to h	is orders, by kicking l	him in the	
shoulder.			6X6)4; (7)	<u>C</u> )4	•		
CHARGE II: VIOLATION OF THE UCMJ, ARTICLE 133							
							THE SPECIFICATION: In that 1LT Glenn A. Niles, Jr., U.S. Army, did, at or near Al Taji Police Station, Baghdad, Iraq, on or
about 30 July 2003, while a platoon leader in the 615th Military Police Company, and in the presence of the state of the s							
	h, and	, wro	ongfully and disho	onorably grab	by the nec	k and strike	
him in the s	tomach with a closed fist, v	wrongfully and di	shonorably strike	i i	n the stomach with a	closed fist,	
and while b	eing detained by	, W	rongfully and dish	onorably kick	in the sho	oulder, all to	
the disgrace	e of the Officer's Corps, and	the Armed Forc	es.	1000. 6			
				6004; (	((C) /-		
·			III. PREFERRAL				
1a. NAME OF A	CCUSER (Last, First, MI)		b. GRADE	c. ORGANIZATION OF	ACCUSER		
				615th Military	Police Company		
SIGNATURE O	F ACCUSER	\			e. DATE		
		<u> </u>			30 SEP	<u> </u>	
	./						
AFFIDAVIT:	Before me, the undersi	gned, authorized	by law to admir	nister oaths in cases	of this character, pe	ersonally	
appeared th	ne above named accuser th	nis 30th day of Se	eptember, 2003, a	and signed the foregoi	ng charges and speci	fications	
	that he/she is a person s						
knowledge of belief.	of or has investigated the n	natters set forth th	nerein and that the	same are true to the	best of his/her knowle	edge and	
penel.							
			18th Military Police Brigade				
	Typed Name of Officer			Organizat	tion of Officer		
		•		Article 136(a), UC	CMJ – Trial Counse	ł	
	Grade	<del></del>	<del></del>	Official Capacity	to Administer Oath		
التها				(See R.C.M. 307(b) - mus	st be a commissioned office	er)	
			•				

all 6) 6) 2; (7) (c) -2 003405 except as noted

2.			
On 30 September, 2003, the accused was informed of the charges against	him/her and of the name(s) of		
the accuser(s) known to me (See R.C.M. 308 (a)). (See R.C.M. 308 if notifi			
	615th Military Police Company Organization of Immediate Commander		
Typed Name of Immediate Commander			
Grade, /			
Signature			
IV. RECEIPT BY SUMMARY COL	URT-MARTIAL CONVENING AUTHORITY		
3.			
he sworn charges were received at 1245 hours, 30 September, 2003	11 11 11 11 11 11 11 11 11 11 11 11 11		
Police Battalion, Baghdad, Iraq, APO AE 09302	Designation of Command or		
fficer Exercising Summary Court-Martial Jurisdiction (See R.C.M. 403)			
	FOR THE: 1		
Typed Name of Officer	Battalion Commander Official Capacity of Officer Signing		
Typed Name of Omce	Onicial Capacity of Onicer Signing		
	0.4.619		
Grade	000(bx6)2-(7xc)2		
Signature			
v. REFERRAL; a. DESIGNATION C.T.COMMAND OF CONVENING AUTHORITY	SERVICE OF CHARGES b. PLACE c. DATE		
	Grafenwoehr Germany 2 June 2004		
eferred for trial to the <u>General</u> court-martial convened by	Court-Martial Convening Order Number 1		
dated , 25 February 20	04 , subject to the following instructions: 2 none		
By COMMAND of BRIGADIER GE	NERAL ROBERT M. WILLIAMS:		
Command or Order			
	Chief, Military Justice		
Typed Name of Officer	Official Capacity of Officer Signing		
Grade			
Cinnatura			
Signature			
On $2500$ , 20 $205$ , 1 (caused to	o be) served a copy hereof an (each of) the above named accused.		
Typed Name of Trial Counsel	Grade or Rarlk of Trial Counsel		
The state of the course	- Stade of Nation of That Courises		
Signature	and the second s		
FOOTNOTES: 1 — When an appropriate commander 2 — See R.C.M. 601(e) concerning ins	r signs personally, inapplicable words are stricken.		



## all(b)(b)2;(7)(c)2

- 1 TC: The charges are signed by
- 2 person subject to the Code as accuser and are properly sworn to
- 3 before a commissioned officer of the armed forces authorized to
- 4 administer oaths and are properly referred to this court-martial by--
- 5 for trial by Brigadier General Robert Williams, the convening
- 6 authority.
- 7 MJ: Very well. Before I ask for motions and plea, let me put
- 8 on the record the substance of an 802 held in chambers just a few
- 9 minutes ago. Present were all three counsel and myself.
- We discussed potential trial dates in this case, and I was
- 11 told by the defense that they intend, today, to file a speedy trial
- 12 motion.
- DC: That's correct, Your Honor.
- 14 MJ: Right, and government and defense know my policy on a
- 15 speedy trial motion is to hold a hearing as quickly as possible since
- 16 we don't want the court to be responsible for the delay. Given that,
- 17 I will be on leave starting Monday, therefore, the judge that will
- 18 hear the speedy trial motion will be the speedy trial motion will be
- 19 She will hear your speedy trial motion on Monday at 1000 hours in
- 20 Vilseck.
- We also discussed setting a potential trial date in the
- 22 event that that motion is denied, and agreed on 1 July as the trial
- 23 date. Given that will be the judge for purposes of

8





- 1 the pretrial motion, she will also be the judge for trial on the 1st
- 2 of July.
- I was told by counsel that the three Iraqis are not likely
- 4 to be produced for trial, but that the government hopes to prove the
- 5 case with other eyewitnesses, and I was told by both counsel that
- 6 there is an issue with regard to multiplicity given United States
- 7 versus Cherukuri in that either the Charge I specifications will
- 8 merge into the 133 offense or vice versa.
- 9 That's all my notes show as to what we discussed. Do
- 10 counsel have anything to add?
- 11 TC: Just one point, Your Honor. We are still looking for the
- 12 three Iraqi alleged victims of this crime. I just -- most likely they
- 13 will not be found, but we are still making attempts to locate them.
- 14 MJ: Got it.
- 15 DC: Nothing to add, Your Honor, based on your synopsis.
- 16 MJ: All right.
- 17 Lieutenant Niles, Counsel, please rise.
- 18 [The accused and his counsel did as directed.]
- 19 MJ: Fist Lieutenant Glenn A. Niles, Jr., how do you plead?
- 20 Before receiving your plea, I advise you that any motions to dismiss
- 21 or to grant any other appropriate relief should be made at this time.
- 22 Your defense counsel will speak for you.

(b)(6)2,(1)(c)-2

9





- DC: Thank you, Your Honor. We've already discussed the issue
- 2 with the motion we plan to present later on this afternoon, and we
- 3 ask that we be allowed to defer entrance of pleas until a later date
- 4 as well.
- 5 MJ: Very well. Please be seated.
- 6 [The accused and his counsel did as directed.]
- 7 MJ: Your request is granted. So the way I see it, there are
- 8 two potential motions. Certainly there will be a speedy trial motion
- 9 litigated on Monday, but there may also be a multiplicity argument if
- 10 you and the government cannot agree on action, correct?
- 11 DC: That's correct, Your Honor.
- 12 MJ: All right, so those are the two dates you all are working
- 13 with, 14 June, Monday, in Vilseck beginning at 1000 will be the
- 14 speedy trial motion. Defense I'll hold you to your word to get it
- 15 to--to get the motion to--better get it to me and Colonel Browne
- 16 tonight.
- 17 DC: Yes, Ma'am.
- 18 MJ: Government, get your response as quickly as possible. I
- 19 know she'll be in over the weekend, so even if it's Saturday get it
- 20 to her, okay?
- 21 TC: Yes, Ma'am.
- DC: And I'll file that electronically, Your Honor, is that the
- 23 best way?

- 1 MJ: Yes, and include with it, please, a time line.
- 2 DC: Yes, Ma'am.
- 3 MJ: All right?
- 4 DC: Absolutely.
- 5 MJ: And then on the 1st of July, we're setting it for 0900
- 6 given that I think I was told by counsel that it may be a panel case,
- 7 so go ahead and start early in the morning. All right?
- B DC: Yes, Your Honor.
- 9 TC: Yes, Ma'am.
- 10 MJ: All right.
- All right, Lieutenant Niles, what we've done here today is
- 12 called an arraignment, that's the legal term for the first pretrial
- 13 session of any court-martial. As the accused in a court-martial, you
- 14 have an absolute right to be present at every session of your court
- 15 and that's whether it's a pretrial session, like we held this
- 16 morning, or the trial itself, which we've set for the 1st of July or
- 17 even any post trial sessions. The one exception to your right to be
- 18 present is if you were to absent yourself without leave, that is, go
- 19 AWOL between now and the dates that we've set for trial, then the
- 20 government could go ahead and opt to try the case even though you are
- 21 absent. That'd be a very bad situation for Captain Stelle. He'd be
- 22 defending an empty chair. I would enter a plea of not guilty for you

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