COMBAT CENTER ORDER 5811.1A

From: Commanding General
To: Distribution List

Subj: PROCEDURES FOR COMBAT CENTER PRE AND POST-TRIAL CONFINEMENT

Ref: (a) Memorandum of Agreement between the Commandant of the Marine Corps, Plans, Policies, and Operations Department, Security Division and Sheriff, San Bernardino County, Twentynine Palms, CA, April 9, 2013
(b) Request for Confinement Support, March 30, 2012
(c) BUPERS Instruction 1640.22
(d) BUPERS Instruction 1640.20A
(g) MCO 1640.3F
(h) U.S. Navy Confinement Requirements, Prisoner Clothing and Health and Comfort Items
(i) http://www.29palms.marines.mil/Offices/Legal-Services-Support-Team/Trial-Services/

Encl: (1) DD Form 2707 Confinement Order
(2) NAVMC 11911 Report of Result of Trial
(3) DD Form 2704 Victim/Witness Certification and Election Concerning Inmate Status
(4) DD Form 2718 Prisoner Release Order
(5) DD Form 2708 Receipt for Inmate or Detained Person
(6) Initial Review Officer’s Findings and Order
(7) DD Form 458 Charge Sheet

1. Situation. Marine Corps and Naval personnel stationed aboard the Combat Center ordered into pretrial confinement (PTC) will initially be held in San Bernardino County’s Morongo Basin Jail (MBJ) in Joshua Tree, California, until Headquarters Marine Corps (HQMC) determines that Marine Corps personnel will be transported to another Department of Defense confinement facility. For the purposes of this Order, both pre- and post-trial prisoners will be referred to as “prisoners.” In accordance with reference (a), the Commandant of the Marine Corps and the San Bernardino County Sheriff’s Department (SBCSD) has agreed that the SBCSD will provide the United States Marine Corps (USMC) confinement services. The MBJ is an authorized place of confinement for male and female enlisted and officer Marines in accordance with the references. For male and female enlisted and officer Marines, notification to Law Enforcement & Corrections (PSL) of HQMC is required. Civilians subject to the Uniform Code of Military Justice (UCMJ) shall only be confined in accordance with the current United States Navy Regulations and approval of the Commanding General (CG).

DISTRIBUTION STATEMENT A: Approved for public release; distribution is unlimited.
2. Cancellation. CCO 5811.1

3. Mission. To provide instruction and procedures on the confinement support agreed upon, per reference (a). Specifically, this Order addresses the proper procedures that will be followed by tenant units when it is necessary to house Marine Corps and Naval personnel ordered into pre- and post-trial confinement at MBJ.

4. Execution
   a. Commander's Intent and Concept of Operations
      (1) Commander's Intent. The regulations and procedures set forth in this Order govern the confinement, release, and administration of prisoners in the MBJ.
      (2) Concept of Operations
         (a) PTC
            1. No service member may be confined unless the following requirements are met:
               a. There is a reasonable belief an offense has been committed that may be tried by court-martial;
               b. There is a reasonable belief the service member committed the offense; and
               c. There is a reasonable belief confinement is required because it is foreseeable that:
                  (1) The service member will not appear at trial, a pretrial hearing, or an investigation;
                  (2) The service member will further engage in serious criminal misconduct; and
                  (3) Less severe forms of restraint are inadequate under the facts and circumstances of the particular case.
            2. Authority to Order PTC Based on Rank of Prisoner
               a. Officers/Midshipmen/Cadets/Civilians. A commissioned officer, midshipmen/cadet, or a civilian may be ordered into arrest or confinement only by the Commanding Officer exercising command authority over him or her. This authority may not be delegated [reference (e)]. Orders to confine may be written or oral and may be delivered in person or by another commissioned officer. The MBJ will not accept prisoners without a written confinement order.
               b. Enlisted Personnel. An enlisted person of the naval service may be ordered into arrest or confinement by an order, written or oral, of any commissioned officer and delivered in person or through other persons subject to the UCMJ. Commanding officers may authorize warrant
officers, petty officers, or noncommissioned officers to order enlisted persons of their command, or subject to their authority, into arrest or confinement [reference (e)]. However, this authority is normally restricted to commissioned officers. The MBJ will not accept prisoners without enclosure (1).

c. Other Armed Services. The purpose of this document is to outline the confinement process for USMC commanders stationed onboard Marine Air Ground Task Force Training Command (MAGTFTC), Marine Corps Air Ground Combat Center (MCAGCC), and to outline the procedures agreed upon in reference (a). Other Armed Services requesting confinement capabilities through the MBJ may be required to directly request services on behalf of their respective branch of service.

3. Notification Requirements. The parent command must notify the following organizations and receive approval prior to placing a Marine in PTC at the MBJ:

a. HQMC (PSL) Corrections at (703) 604-4137/3667.

b. SBCSD, Joshua Tree, CA at (760) 366-4175. The SBCSD will serve as the 24-hour point of contact (POC) for any issues related to prisoners held by the County.

c. The parent command should also consult with their Staff Judge Advocate and the Legal Services Support Team, Twentynine Palms Trial Services Office at (760) 830-6782, prior to placing a Marine in PTC.

4. Notification and Action by the Commander

a. Unless the commander of the prisoner ordered the PTC, the commissioned, warrant, noncommissioned, or petty officer whose charge the prisoner was committed, shall, within 24 hours after that commitment, submit a written report to the commander detailing the name of the prisoner, the offenses charged against the prisoner, and the name of the person who ordered or authorized confinement.

b. Within 48 hours of the prisoner being ordered to PTC, the prisoner’s commander will make a written determination on whether probable cause exists to keep the prisoner in PTC. Probable cause exists if the requirements in paragraph 4a(2)(a) of this Order are met. This probable cause determination known as a "48-hour letter" [see reference (i)] will then be forwarded to the Initial Review Officer (IRO).

c. Within 72 hours of the prisoner being ordered to PTC, the commander will prepare a written memorandum that states the reasoning which lead to the conclusion that the requirements for confinement in paragraph (h)(2)(B) of reference (f) were met. This memorandum, known as a "72-hour letter" [see reference (i)], should include evidence supporting the commander’s decision. The 72-hour letter will then be forwarded to the IRO.

(b) Advice to the Accused. Upon confinement, notification and acknowledgment of the rights of the accused will be completed by reading the rules/conduct procedure sheet. After acknowledgement, the form will be signed by the person being placed in PTC and the staff member explaining the
provisions. This form shall be made a permanent part of the prisoner's MBJ record. The confining command shall inform the prisoner of the following:

1. The nature of the offenses for which he/she is being held (article of UCMJ and brief explanation).

2. The right to remain silent and a warning that any statement he/she makes can be used against him/her in disciplinary proceedings.

3. The right to counsel.

4. The Initial Review Hearing process.

5. That the prisoner is subject to the rules and regulations governing the discipline and administration of the MBJ.

(c) Confinement Procedures. Service members can be placed in PTC 24 hours a day, provided that the requirements of this Order and the requirements of the references are met. Upon initial confinement of a prisoner, the confining command shall provide the MBJ with two 24-hour POCs that can be reached for prisoner issues.

1. A properly completed original confinement order (DD Form 2707), enclosure (1), listing details of the offense(s) and medical certification of fitness for confinement must accompany the offender to the MBJ at the time of confinement, except in an emergency where oral confinement is properly directed. In the case of females, a pregnancy test must be completed and results annotated on enclosure (1) in accordance with paragraph 107.2 of article 1640-070 in reference (c). If the confinement results from a sentence adjudged by a court-martial, enclosure (1) will be accompanied by enclosure (2) signed by the summary court-martial or by the trial counsel of the special or general court-martial that imposed the punishment as well as a completed DD Form 2704, enclosure (3), if applicable. The MBJ will not accept a prisoner without enclosure (1).

2. Copies of the prisoner's health record, dental record, and enclosure (2) of the personnel serving a sentence of confinement, including pretrial agreement information, shall, if practicable, accompany all prisoners to the MBJ at the time of confinement.

3. Prior to acceptance of prisoners for confinement, each prisoner shall be examined by qualified medical personnel to determine fitness for confinement by identifying any medical problems, and to provide recommendations, if any, to the MBJ regarding appropriate medical care. The appropriate medical personnel will certify in writing on enclosure (1), that the person is physically fit for confinement.

   a. Medical officers, nurse practitioners, and physician assistants can perform confinement physical examinations. Medical screening for confinement may be performed by a hospital corpsman after regular working hours when a medical officer or Independent Duty Corpsmen is not available. A follow-up exam by a medical officer, nurse practitioner or physician's assistant must be completed within 24 hours of the initial exam.
b. The member's medical record, when available, shall be provided to the examining medical personnel at the time of the physical examination for confinement. Physical limitations to full duty performance should be specified in writing by the examiner. The examining official shall note on the Standard Form (SF) 600, Chronological Record of Medical Care, the presence of cuts, bruises, or unusual marks. If persons ordered into confinement display irrational or inappropriate behavior, which is symptomatic of mental disturbance or of the effects of hallucinatory substances, they shall be referred to a physician who will determine if hospitalization is required.

c. If a prisoner refuses to allow authorized personnel to perform the initial or re-certification physical examination:

   (1) The prisoner shall be ordered to undergo the examination.

   (2) If the order is refused and medical personnel feel they can make a determination regarding fitness for confinement from medical records, audible information, and what they are able to observe, this is acceptable. The prisoner's refusal and the determination of fitness via observation and records shall be noted on enclosure (1).

   (3) If the medical personnel cannot make the determination of fitness, the individual will not be placed at MBJ. The prisoner will be transported to the Camp Pendleton Base Brig for PTC.

   (4) If a prisoner refuses to take a physical after being ordered to do so by the medical officer, additional charges (such as "Failure to Obey an Order") will be forwarded to the command.

(d) Logistical Support by Confining Command. The confining command is responsible for providing all logistical support for the prisoner including providing uniforms for the prisoner's court-martial and transportation to and from the MBJ for court-martial hearings, medical/dental appointments, and legal visits, when required. If a prisoner is required to be transferred to the Camp Pendleton Base Brig, the confining command is responsible for ensuring that prisoner has all the uniform items listed in reference (h). These items shall accompany the prisoner at the time of confinement to the Camp Pendleton Base Brig. Confining commands must also provide the MBJ with two POCs to address any PTC issues. These POCs must be available 24 hours a day in the event that an issue arises after normal working hours.

(e) Command Visits

1. Parent commands shall conduct the required command visitation, per article 1640-070.110 of reference (c). Command visits are designed to allow prisoners to retain identity with the parent command and to reinforce to prisoners that the unit remains their primary chain of command. Visits will occur on a weekly basis.

2. Command visits shall be made by a representative of the parent command and will be a staff noncommissioned officer, chief petty officer/chief warrant officer, or officer and senior to the member placed in
When the prisoner's command is on extended deployment, the immediate superior-in-command should provide command visits. The appropriate seasonal service uniform (Service "C" or Service "B") or appropriate civilian attire will be the proper uniform. Chaplains will not serve as the command visitors or the command's representative to satisfy this requirement. The chaplain's role in the rehabilitation process has a value distinct from that of being the command representative. Documentation of each command visit shall be made part of the prisoner's permanent record. In the event a prisoner's spouse is also a member of the command, the spouse is not authorized to conduct nor be a part of the command visit.

(f) Initial Review Hearings

1. Within seven days of the imposition of confinement, a neutral and detached IRO shall review the probable cause determination and the necessity for continued PTC. This review will be conducted in accordance with paragraph (i) of reference (f).

2. To conduct initial review hearings for Marines being held at the MBJ, the CG of MAGTFTC, MCAGCC, will appoint a primary and alternate IRO. These IROs will be field-grade officers from separate commands onboard the base. The assigned IROs will serve for a period six months and will receive formal training from the base magistrate prior to conducting a review of the PTC under reference (f). To ensure that an IRO is available at any time, officers assigned as IROs must inform the base magistrate of any leave or temporary additional duty plans.

3. The initial review hearing will be conducted at the MBJ. To ensure that the initial review takes place within seven days of initial confinement, the parent command will immediately notify the IRO, Senior Trial Counsel, and the Senior Defense Counsel of MCAGCC, when they place a Marine in PTC.

(g) Legal Visits. Legal visits by the appointed military defense counsel can be conducted in person or by telephone. Legal visits can be coordinated by contacting the MBJ as well as the parent command of the detainee. It is necessary that the military defense counsel provide notice to the MBJ two days prior to the legal visit. Under certain circumstances it will be necessary for the detainee to be transported to the Combat Center.

(h) Temporary Absence (TA). TA of prisoners from the MBJ for investigations, trial, and other purposes is authorized under custodial procedures when approved by the confining command. Neither a prisoner release order [enclosure (4)] nor a confinement order is required for TA and subsequent return. However, the parent command must give notice to MBJ of any TA no later than 48 hours before the planned TA. When the TA is for purposes of trial, and the trial has concluded during such TA, enclosure (2) and enclosure (3) (if applicable), signed by the trial counsel before the trial was held, shall be required for further confinement to MBJ.

1. TAs shall be conducted for a valid purpose, including, but not limited to, appearance at courts-martial, Article 32 hearings, Request Mast hearings, consultation with legal counsel, obtaining uniforms for trial, or attendance at medical and dental appointments.
2. **Procedures.** TAs should be limited to normal working hours. Time of return of the prisoner to the MBJ should not extend past 2200 hours. If, however, it is necessary to detain the prisoner outside the confinement facility past that time, the prisoner's escort shall call the MBJ identifying the approximate return time and citing the reason(s) for delay. In the event that an overnight absence is required, the parent command will coordinate with the Provost Marshal's Office (PMO) and must comply with Combat Center Order 1630.8_.

   a. The confining command or facility will generate enclosure (5) for each prisoner at the time of the TA.

   b. Enclosure (5) forms will be dated and time-stamped by the MBJ, and the unit escort signs for the prisoner. The escort takes the original form with him/her, and the MBJ shall contact the confining command's 24-hour POC using the contact number provided by the confining command upon initial confinement to verify that the TA has been properly authorized. Upon return, the MBJ shall list the date and time of return on the original form, annotate the prisoners return in its log, and return the original receipt to the MBJ's Administration Office for filing.

3. **Medical Care and Procedures for Prisoners at the MBJ.** The SBCSD will provide basic medical care to prisoners, which includes sick and self-care of any condition which can be treated by the prisoner with the approval of medical staff as well as medical conditions which require immediate assistance by personnel trained in first aid procedures. For medical conditions that are not emergencies but are deemed necessary and appropriate by the Sheriff's medical staff, notification will be made to the parent command to coordinate the temporary release of the prisoner.

4. In those cases involving emergencies, specialized treatment or evaluation, or psychiatric treatment which cannot be deferred and require hospitalization the following procedures shall apply:

   a. Staff members from the MBJ shall escort the prisoner to the nearest emergency room and remain with the prisoner until properly qualified unit escorts arrive to take custody of the prisoner. The MBJ shall provide any information that will assist the hospital in the treatment and supervision of the prisoner.

   b. Prisoners undergoing psychiatric treatment shall be retained in the psychiatric ward until treatment is completed. Prisoners capable of being released from the ward shall be returned to the MBJ directly from the psychiatric ward. A medical officer or clinical services director shall be consulted and a medical care plan established prior to the prisoner's return.

   c. After being notified that a prisoner has been transported to a health care facility, the parent command will provide certified escorts to take custody of the prisoner from the MBJ.

   d. It will be requested that the hospital place the prisoner in a restricted ward or within view of the central station, and that the prisoner's movements off the ward will be closely controlled. All of the prisoner's clothing shall be secured and a special colored hospital gown will
be issued to the prisoner. Liaison with the hospital security personnel should occur upon arrival and should continue throughout the prisoner’s stay.

e. The unit escorts will ensure telephonic contact with the MBJ Control Center at least four times daily.

f. At a minimum, two unit escorts will be provided for a 24-hour watch of each hospitalized prisoner.

g. As soon as prisoners no longer require hospitalization, they shall be returned to the confinement facility for completion of confinement, utilizing enclosure (5).

h. Hospitalization while confined counts day for day as time in confinement.

i. All direct costs associated with emergency care, transport, and security escorts of a military prisoner confined in the MBJ at the direction of competent military authorities will be reimbursed at the actual costs. HQMC (PSL), upon receipt of any emergency medical billing, will forward to Tri-Care for appropriate disposition.

(i) Detainee Transport Requirements

1. The physical transport of prisoners to (other) confinement facilities will generally be conducted in accordance with references (c) and (g). Escorts are to ensure they receive the following items at a minimum:

   a. Original DD Form 2707 [enclosure (1)]

   b. IRO paperwork [enclosure (6)]

   c. DD form 2708 [enclosure (5)]

   d. DD Form 2704 [enclosure (3), if applicable]

   e. Funds and valuables

   f. Identification card

   g. DD Form 458 [enclosure (7), if applicable]

2. Mode of Travel. A government-owned bus or other vehicle should be used for all transports. A frequently used bus or vehicle should be equipped with security screen for protection of escorts and the driver. The vehicle must be searched prior to allowing prisoners to enter. The following additional requirements apply:

   a. All prisoners will be briefed by the escort personnel before embarkation about proper procedures and conduct during transportation.

   b. Before embarkation, all escorted prisoners will be thoroughly frisked, searched, and relieved of articles considered hazardous to the safety of themselves, to others, and to the transport vehicle. Restraining equipment should be thoroughly inspected while on the prisoner to
ensure it is secure and has not been tampered with by the prisoners. All restraints will be checked for tautness.

c. All prisoners will be seated during transport. Every effort will be made by the escorts not to draw attention to themselves and the occupants of the vehicle. Yelling, waving, or gesturing to passing vehicles or pedestrians by prisoners is prohibited. Prisoners will not talk among themselves.

3. Escorts

a. Escort Training. The confining command is responsible for ensuring that escorts are properly certified. All escorts will attend an escort class to ensure they understand all rules and regulations pertaining to the handling of prisoners. Escorts must be certified by Camp Pendleton Base Brig. Escort classes are conducted at the Camp Pendleton Base Brig. Escort cards will be generated and issued to qualified escorts and will remain valid for a one-year period at which time an escort will be required to become recertified.

b. Escorts shall be responsible for the custody, conduct, appearance, and treatment of prisoners in their care until returned to the MBJ. Escorts will be given clear instructions as to their duties and responsibilities. They will not relinquish this responsibility or their prisoners except to competent authority at the MBJ. They are instructed to immediately contact the confining command if they encounter any situations that require them to deviate from the instructions they received from the confining command.

b. Escort to Prisoner Ratio. In accordance with section 502 of reference (d), the escort to prisoner ratio is as follows:

(1) Prisoners require constant and immediate supervision by two escorts and one driver per prisoner.

(2) The only exception to the constant and immediate supervision escort requirements is for privileged or attorney/client communications. In this situation, escorts will remain immediately outside the door of the interview room.

4. Restraints. Instruments of restraint are not used to degrade or punish prisoners, but rather to reduce probability of escape, assault, and disruptive behavior that would threaten the welfare and safety of the prisoner, his escorts, and the community. Confining units are responsible for possessing prisoner restraints.

a. The use of restraints is not required when transporting a prisoner to MBJ for the initial confinement. Thereafter, however, prisoners will wear restraints during any TA or transport.

b. Care should be taken not to unnecessarily display restrained prisoners to the general public.

c. Under no circumstances will escorts be armed unless restraining devices are being used and the prisoner’s commanding officer
approves the use in accordance with reference (d). When firearms are carried they must be kept in a safe and secure place or on the person of an individual who will not, during the entire trip, come in direct contact with the prisoner. Firearms must not be carried by an escort within a car, unless positive precautions have been taken to ensure avoidance of contact between prisoner and escort.

b. Subordinate Element Missions. Commanders shall have the following responsibilities:

(1) Provide HQMC (PSL) and the MBJ Staff two 24-hour POCs for prisoner issues. These POCs must be available for support 24 hours a day.

(2) Provide the appropriate amount of escorts and a driver for all TAs and unexpected releases from the MBJ.

(3) Keep HQMC (PSL) informed of all matters regarding prisoners to include, but not limited to, medical and dental appointments, court appearances, etc.

(4) Maintain communication with the MBJ staff and ensure prisoner get haircuts weekly.

(5) Maintain current escort qualifications for all escorts, and contact the Camp Pendleton Base Brig to receive escort training prior to the expiration of escort cards.

(6) Ensure prisoners adhere to all USMC requirements, and remind prisoners they are subject to the UCMJ at all times.

(7) Ensure that prisoners’ uniforms are maintained for court-martial proceedings.

(8) Ensure the appropriate restraints are obtained for prisoner TAs and transports.

5. Administration and Logistics. Directives issued by this Headquarters are published and distributed electronically. Electronic versions of Combat Center directives can be found at http://www.29palms.marines.mil/Staff/G1-Manpower/Adjutant-Office/Orders/.

6. Command and Signal

a. Command. This Order is applicable to all active duty, reserve, and civilian personnel aboard the Combat Center including all officers and noncommissioned officers authorized to order the confinement of military personnel.

b. Signal. This Order is effective the date signed.

Distribution: A
**CONFINEMENT ORDER**

1. **PERSON TO BE CONFINED**
   a. NAME (Last, First, Middle Initial)  
   b. SOCIAL SECURITY NUMBER  
   c. BRANCH  
   d. GRADE  
   e. UNIT/AGENCY (Parent unit)

2. **DATE (YYYYMMDD)**

3. **TYPE OF CONFINEMENT**
   a. PRE-TRIAL  
   b. RESULT OF NJP  
   c. RESULT OF COURT MARTIAL:  
   d. TYPE OF COURT MARTIAL:  
      - SCM  
      - SPCM  
      - GCM  
      - VACATED SUSPENSION

4. **OFFENSES/CHARGES OF UCMJ ARTICLES VIOLATED**
   (List all charge(s) if prisoner is pre-trial. List guilty finding(s) only if prisoner is post-trial.)

5. **SENTENCE ADJUDGED**
   (Annotate sentence from the result of trial)

6. **IF THE SENTENCE IS DEFERRED, THE DATE DEFERMENT IS TERMINATED**

7. **PERSON DIRECTING CONFINEMENT**
   a. TYPED NAME (Last, First, Middle Initial), GRADE AND TITLE  
   b. SIGNATURE  
   c. DATE (YYYYMMDD)  
   d. TIME

8. **LEGAL REVIEW AND APPROVAL REQUIRED**
   (Review required by different name at 7.a and b.)
   a. DNA PROCESSING  
      - COLLECTED:  
      - IS  
      - IS NOT REQUIRED UNDER 10 U.S.C. 1565.
   b. SEX OFFENDER REGISTRATION  
      - COLLECTED:  
      - IS  
      - IS NOT REQUIRED UNDER 42 U.S.C. 14071.
   c. TYPED NAME (Last, First, Middle Initial), GRADE AND TITLE  
   d. SIGNATURE  
   e. DATE (YYYYMMDD)

9. **MEDICAL CERTIFICATE**
   (Required completion only when applicable by Service regulation)
   a. The above named prisoner was examined by me at _________ on _________ and found to be  
      - Fit  
      - Unfit  
   for confinement. I certify that from this examination the execution of the foregoing sentence to confinement  
      will  
      will not  
   produce serious injury to the prisoner's health.
   b. The following irregularities were noted during the examination:  
      (List only non-medical information. Refer to SF 600 for all medical information,  
      including HIV, TB and pregnancy tests and results.)

10. **EXAMINER**
    a. TYPED NAME (Last, First, Middle Initial), GRADE AND TITLE  
    b. SIGNATURE  
    c. DATE (YYYYMMDD)  
    d. TIME

11. **RECEIPT FOR PRISONER**
    (Completed by the correctional facility staff upon arrival of the prisoner)
    a. THE PRISONER NAMED ABOVE HAS BEEN RECEIVED FOR CONFINEMENT AT (Facility Name and Location)
    b. PERSON RECEIPTING FOR PRISONER (Typed name (Last, First, Middle Initial), Grade and Title)  
    c. SIGNATURE  
    d. DATE (YYYYMMDD)  
    e. TIME

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**DD FORM 2707, MAR 2013**

**PREVIOUS EDITION IS OBSOLETE.**

Enclosure (1)
**REPORT OF RESULT OF TRIAL**

**NOV 08 2017**

1. **FULL NAME OF ACCUSED:** (Last, First, Middle)

2. **DoD EDIPI:**

3. **GRADE:**

4. **SERVICE:**

5. **UNIT:**

6. **TYPE OF COURT & FORUM:**

7. **CONVENING AUTHORITY:**

8. **CHARGES**

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<td>VIOLATION OF THE UCMJ, ARTICLE</td>
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9. **SENTENCE**

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10. **CASE CHRONOLOGY:**

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11. **SENTENCE DATE:**

12. **CONFINEMENT CREDITS:**

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<tr>
<th>PRETRIAL (Days)</th>
<th>COURT ORDERED (Days)</th>
<th>OTHER CREDIT (Days)</th>
<th>TOTAL CREDIT (Days)</th>
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13. **Was there a Pretrial Agreement (PTA) in the case?**

14. **SPECIAL NOTIFICATIONS**

15. **IS DNA PROCESSING REQUIRED UNDER 10 USC § 1565 AND DODI 5505.14?**

16. **DID THIS CASE INVOLVE AN ALLEGATION OF HAZING?**

17. **WAS THERE A FINDING OF NOT GUILTY BASED ON MENTAL INCOMPETENCY?**

18. **DID THIS CASE INVOLVE AN ALLEGATION OF SEXUAL ASSAULT?**

19. **IS SEX OFFENDER NOTIFICATION REQUIRED?**

20. **PERSONNEL DETAILED**

21. **DEFENSE COUNSEL(S):**

22. **TRIAL COUNSEL(S):**

23. **CIVILIAN COUNSEL(S):**

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**FOUO - PRIVACY SENSITIVE WHEN FILLED IN**

Enclosure (2)
**VICTIM/WITNESS CERTIFICATION AND ELECTION CONCERNING PRISONER STATUS**

**PRIVACY ACT STATEMENT**

**AUTHORITY:** 42 U.S.C. 10607 et seq.; 18 U.S.C. 1512 et seq; DoDI 1325.07; DoD 1030.2; and DoDD 1030.1.

**PRINCIPAL PURPOSES:** To inform victims and witnesses of their post-trial rights; to determine whether the victim or witness of a crime elects to be notified of changes in the confinement status of a convicted criminal offender; and to record the election by the victim or witness of their desire to be notified about subsequent changes in prisoner status.

**ROUTINE USES:** None.

**DISCLOSURE:** Voluntary; however, failure to provide identifying information will prevent the correctional facility from notifying victim or witness of changes in a criminal offender's status.

**SECTION 1 - ADMINISTRATIVE INFORMATION**

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<tr>
<th>Incident Number</th>
<th>Installation</th>
<th>City</th>
<th>State</th>
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<td>Court-martial case of United States v.</td>
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<td>Social Security Number (last 4 only)</td>
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<td>Convened by</td>
<td>Court-Martial Convening Order Number, Date, and Issuing Command</td>
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**SECTION 2 - CERTIFICATION OF NOTICE TO VICTIM(S) OR WITNESS(ES)**

I certify that this case does not involve a victim or witness entitled to receive information about the confinement status of the defendant as required by 42 U.S.C. 10607 et seq., and U.S.C. 3771 et seq. (last 4 only).

<table>
<thead>
<tr>
<th>Date (YYYYMMDD)</th>
<th>Signature of Trial Counsel or Designee</th>
<th>Type Name (Last, First, Middle Initial)</th>
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<tr>
<td>Grade and Title</td>
<td>Telephone Number (Include area code)</td>
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</table>

**SECTION 3 - CERTIFICATION OF ADVICE TO VICTIM(S) AND WITNESS(ES)**

I certify that on this date I personally notified the victim(s) and witness(es) in the above-named court-martial case that included a sentence to confinement, of their right under 42 U.S.C. 10607 et seq., and U.S.C. 3771 et seq., to receive information about the status of the prisoner named in Section 1 of this form, to include length of sentence, anticipated earliest release date, likely place of confinement, the possibility of transfer, and the right to receive notification of a new place of confinement. I advised of the possibility of parole or clemency with an explanation of these terms. Additionally, I advised of the right to prior notification of the prisoner's parole hearings, release from confinement, escape and death. I advised the victim(s) and witness(es) that to receive notification of the prisoner's transfer, parole hearings, and release confinement, the victim or witness **MUST PROVIDE THE INFORMATION REQUIRED ON PAGE 2 OF THIS FORM.** I advised all victim(s) and witness(es) that if they elect to terminate or reinitiate notifications, or if they change their address, they must contact the Military Service Central Repository listed in Section 4. When a Victim or Witness is not present to initial box 4 (on page 2 of this form) the Trial Counsel or Designee shall contact the Victim or Witness in order to determine their election choice (Yes or No). Once verified, the Trial Counsel or Designee shall initial box 4 indicating and validating the Victim's or Witness's election choice.

<table>
<thead>
<tr>
<th>Date (YYYYMMDD)</th>
<th>Signature of Trial Counsel or Designee</th>
<th>Type Name (Last, First, Middle Initial)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade and Title</td>
<td>Telephone Number (Include area code)</td>
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</tbody>
</table>

**SECTION 4 - DISTRIBUTION**

1. MILITARY SERVICE CENTRAL REPOSITORY
2. LAW ENFORCEMENT/SPECIAL INVESTIGATION
3. CORRECTIONAL FACILITY

DD FORM 2704, MAR 2013

PREVIOUS EDITION IS OBSOLETE.

Enclosure (3)
### Section 5 - List of Victim(s) and Witness(es)

**Victim/Witness Certification and Election Concerning Prisoner Status**

**Court-martial case of United States v.**

**VICTIM/WITNESS CERTIFICATION AND ELECTION CONCERNING PRISONER STATUS**

**NOV 08 2017**

**STATEMENT OF UNDERSTANDING:** The victim(s) and witness(es) that have elected to receive information about changes in the status of the prisoner are required to notify the respective Military Central Repository with an accurate address and telephone number to continue receiving notifications on the prisoner's status, if their relocation results in changes to their address and/or telephone numbers.

**STATEMENT OF TRANSFER NOTIFICATION:** This transfer notification only applies in the event the above named prisoner is permanently transferred to another Federal, State or local law enforcement agency or correctional facility. The victim(s) and witness(es) will be notified using the address on file by DD Form 2705 of the prisoner's new location. The receiving Federal, State, or local agency will be responsible for all further notifications to the victim(s) and witness(es) about the prisoner's status. The military correctional facility retains responsibility for clemency board notifications.

**INSTRUCTIONS: LIST ALL VICTIMS AND WITNESSES INVOLVED IN THE CASE.** Using the drop-down box, indicate whether Adult, Parent, Legal Guardian, Minor/Age, Incompetent, Incapacitated. If under 18 years old, incompetent or incapacitated, also list parent or legal guardian's name. Using the next drop-down box, indicate whether victim (V), witness (W), or victim and witness (V&W). For all minor victims/witnesses, ensure minor status and age (at time of CM) are identified after their full name in Column 1. All minors, incapacitated and incompetent persons require a competent adult to be notified on their behalf by placing an adult and minor victim in the same row. Individuals that elect to be notified of prisoner status changes initial the "Yes" block in Column 4; otherwise initial the "No" block adjacent the respective name. The Trial Counsel or Designee (TC/D) are required to enter their initials in the Yes or No box in Column 4 for unavailable victims or witnesses.

<table>
<thead>
<tr>
<th>1. NAME - Last, First, Middle Initial/AFFILIATION/STATUS</th>
<th>2. ADDRESS - Street, Apartment No., City, State, ZIP Code</th>
<th>3. TELEPHONE NUMBER (Include Area Code) (If under 18 years old, incompetent or incapacitated, also list Parent or Legal Guardian's number, if different from victim/witness)</th>
<th>4. NOTIFY (Initial)</th>
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**DD FORM 2704, MAR 2013**

Page 2 of 3 Pages

Enclosure (3)
# PRISONER RELEASE ORDER

1. CORRECTIONAL FACILITY/BRIG OFFICER OR DESIGNEE  
2. INSTALLATION  
3. DATE (YYYYMMDD)

4. THE PRISONER NAMED BELOW WILL BE RELEASED FROM CONFINEMENT ON AND DELIVERED TO THE UNIT/AGENCY SHOWN BELOW. (YYYYMMDD)

5. PRISONER NAME (Last, First, Middle)  
6. REGISTRATION NUMBER  
7. GRADE

8. BRANCH  
9. UNIT/AGENCY

10. REASON FOR RELEASE

---

FOR THE COMMANDER

11. AUTHENTICATING OFFICER NAME (Last, First, Middle Initial)  
12. SIGNATURE

13. GRADE, UNIT/AGENCY, AND TITLE

---

RECEIPT

14. RECEIPT OF THE ABOVE NAMED RELEASEE/PERSON IS ACKNOWLEDGED.  
15. DATE (YYYYMMDD)  
16. TIME

17. NAME, GRADE, UNIT/AGENCY, TITLE  
18. SIGNATURE

19. REMARKS/PRISONER SIGNATURE (In cases where there is no unit pick-up)
PROCEDURES FOR THE CONDUCT OF THE MAGISTRATE HEARING

1. At a specifically designated date/time you will appear before the Initial Review Officer within seven days of your initial confinement for a probable cause hearing, which shall determine your release from or continuance of pre-trial confinement.

2. Prior to your designated hearing, you will be afforded the opportunity to confer with your appointed military counsel or your retained civilian counsel.

3. You shall be attired in the appropriately designated uniform for your appearance before the Magistrate.

4. If you desire to be represented by and have already retained a civilian counsel at your own expense, initial each item within the Statement of Understanding, with the exception of G (1) and (3).

5. If you desire to be appointed a military defense counsel, initial each item within the Statement of Understanding with the exception of G (2) and (3).

6. At the designated date/time of your hearing, you will report in: "Greeting, Rank, Last Name, Reporting to the Initial Review Officer as ordered, Sir/Ma'am". You will stand aligned with your defense counsel at the position of attention, four paces from the Magistrate's desk. When you are dismissed, whether you are ordered to be released from or continued in pre-trial confinement, you will acknowledge with "Greeting, Sir/Ma'am", take a step back with your left foot and about face and exit the room. You will "Stand-by" outside the hatch for further instructions.

7. If you have any further questions or comments, address them to your designated defense counsel prior to your designated hearing.
INITIAL REVIEW OFFICER
BASE BRIG
CAMP PENDLETON, CA 92055-5226

INITIAL REVIEW OFFICER’S FINDINGS AND ORDER

UNITED STATES
VS

NAME:

RANK:

SSN:

UNIT:

BACKGROUND INFORMATION

Date and time detainee ordered to confinement: ________________________________
Date CO notified detainee of confinement: ________________________________
Date CO’s Confinement Order/Letter received by IRO: ________________________________
Offense(s) alleged: UCMJ Article(s): ________________________________

Personnel in attendance at the Initial Review Hearing (See below):

INITIAL REVIEW OFFICER: ________________________________
DUTY DEFENSE COUNSEL: ________________________________
UNIT REPRESENTATIVE(S): ________________________________

HEARING SUMMARY

1. The detainee:
   a. Was advised of his rights, including Art. 31 UCMJ. (Statement of Understanding) ____ YES ____ NO
   b. Was shown or read CO’s letter to IRO. ____ YES ____ NO
   c. Was represented by counsel. ____ YES ____ NO
   d. Personally appeared before IRO. ____ YES ____ NO
   e. Waived personal appearance before IRO. ____ YES ____ NO

2. The unit, via the Commander’s memoranda and/or unit representative(s) presented the following reason(s) and supporting evidence for continued confinement:

Enclosure (5)
The Magistrate shall complete and initial each item and provide a summary of evidence as appropriate.

___ An offense triable by a Courts-martial has been committed and the detainee committed it;
___ Confinement is necessary because by the preponderance of the evidence, the detainee will not appear at trial, a pre-trial hearing, or applicable investigations;
___ Confinement is necessary because by the preponderance of the evidence, the detainee will engage in serious criminal misconduct i.e. intimidation of witnesses or other forms of obstruction of justice;
___ Confinement is necessary because by the preponderance of the evidence, the detainee poses a serious threat of committing serious injury to himself or other;
___ Confinement is necessary because less severe forms of restraint are inadequate.

Summary of Evidence:

3. The detainee made a statement supporting release: ___ YES ___ NO

If yes, summary of statement:

4. The defense counsel presented the following reason/rationale for the detainee’s release:

5. The following other information/document(s) was presented or considered:  

Enclosure (5)
Having considered the CO's Letter, the facts/evidence presented by the unit representative(s), the detainee testimony (as appropriate), the testimony of the detainee's defense counsel, other relevant testimony and documentary evidence:

I (do) (do not) find good cause to extend the time limit on Initial Review.

I (do) (do not) find that by a preponderance of the evidence, an offense triable by courts-martial has been committed.

I (do) (do not) find that by a preponderance of the evidence, that the detainee committed it.

I find that less severe forms of restraint (have) (have not) been considered.

I find that by a preponderance of the evidence, less severe forms of restraint are (adequate) (inadequate).

I find that by a preponderance of the evidence, that if released, the detainee (will) (will not) appear at trial, a pre-trial hearing or applicable investigations.

I find that by a preponderance of the evidence, that if released, the detainee (will) (will not) engage in further serious criminal misconduct.

I find that by a preponderance of the evidence, that if released, the detainee (will) (will not) commit other offenses punishable under the UCMJ which pose a serious threat to safety, moral, discipline or readiness of his Command, or to the U.S. Armed Forces.

I find alternate action (is) (is not) appropriate.

Summary of Evidence: ____________________________________________________________

_____________________________________________________________________________

_____________________________________________________________________________

ORDER

Accordingly, the detainee shall be (continued in) (released from) pre-trial confinement.

Executed at Marine Corps Base, Camp Pendleton on ____________________________.

INITIAL REVIEW OFFICER

(Signature)

Enclosure (5)
STATEMENT OF UNDERSTANDING

1. I have been informed as to the nature of the offenses for which I have been placed in pre-trial confinement. I have received and read the letter from my Commanding Officer in regard to the charges. 

2. I understand that I have the right to remain silent and that any statements made by me can be used against me at the Magistrate's Hearing and/or at my Courts-martial. 

3. I have the right to terminate any statement I decide to make at any time. 

4. I have the right to present to the IRO relevant documents and may make a written or oral statement and/or have my defense counsel make a statement on my behalf. 

5. I understand that the IRO must conduct a pre-trial confinement hearing within seven days of my initial confinement and make a decision to either order me to be released from or continued in pre-trial confinement. 

6. I understand the procedures that will be used by the IRO to review my pre-trial confinement as ordered by my command. 

7. I understand that I have the right to a military defense counsel appointed to represent me at the IRO hearing free of charge or have a civilian counsel represent me at no expense to the government. 

   a. I (do) (do not) desire that military counsel be assigned to represent me at the initial review and I understand that he/she will be assigned only for this limited purpose of the IRO hearing. 

   b. I (do) (do not) desire to retain civilian counsel at my own expense. 

   c. I request a delay of my IRO Hearing, not to exceed seven days, in order to retain civilian counsel. 

__________________________________
WITNESS

__________________________________
DETAINEE SIGNATURE

__________________________________
DATE

Enclosure (5)
### I. PERSONAL DATA

<table>
<thead>
<tr>
<th>1. NAME OF ACCUSED (Last, First, Middle Initial)</th>
<th>2. SSN</th>
<th>3. GRADE OR RANK</th>
<th>4. PAY GRADE</th>
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5. UNIT OR ORGANIZATION

6. CURRENT SERVICE

<table>
<thead>
<tr>
<th>a. INITIAL DATE</th>
<th>b. TERM</th>
</tr>
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7. PAY PER MONTH

8. NATURE OF RESTRAINT OF ACCUSED

<table>
<thead>
<tr>
<th>a. BASIC</th>
<th>b. SEA/FOREIGN DUTY</th>
<th>c. TOTAL</th>
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9. DATE(S) IMPOSED

### II. CHARGES AND SPECIFICATIONS

10. CHARGE: VIOLATION OF THE UCMJ, ARTICLE

SPECIFICATION:

### III. PREFERENCES

11a. NAME OF ACCUSER (Last, First, Middle Initial)

<table>
<thead>
<tr>
<th>b. GRADE</th>
<th>c. ORGANIZATION OF ACCUSER</th>
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d. SIGNATURE OF ACCUSER
e. DATE (YYYYMMDD)

AFFIDAVIT: Before me, the undersigned, authorized by law to administer oath in cases of this character, personally appeared the above named accuser this ______ day of ________, ______, and signed the foregoing charges and specifications under oath that he/she is a person subject to the Uniform Code of Military Justice and that he/she either has personal knowledge of or has investigated the matters set forth therein and that the same are true to the best of his/her knowledge and belief.

Typed Name of Officer

Organization of Officer

Grade

Official Capacity to Administer Oath

(See R.C.M. 307(b), must be commissioned officer)

Signature
12. On __________________________, 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 notification cannot be made.)

<table>
<thead>
<tr>
<th>Typed Name of Immediate Commander</th>
<th>Organization of Immediate Commander</th>
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IV. RECEIPT BY SUMMARY COURT-MARTIAL CONVENING AUTHORITY

13. The sworn charges were received at ________ hours, ________ minutes, ________ at [Designation of Command or Officer Exercising Summary Court-Martial Jurisdiction (See R.C.M. 403)] FOR THE [__________]

<table>
<thead>
<tr>
<th>Typed Name of Officer</th>
<th>Official Capacity of Officer Signing</th>
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<td>Grade</td>
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<td>Signature</td>
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V. REFERRAL AND SERVING OF CHARGES

14a. DESIGNATION OF COMMAND OF CONVENING AUTHORITY

[Designated Place] on [Date (YYYYMMDD)]

Referred for trial to the court-martial convened by [Designation], subject to the following instructions: 2

By [Command or Order]

<table>
<thead>
<tr>
<th>Typed Name of Officer</th>
<th>Official Capacity of Officer Signing</th>
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</table>

15. On __________________________, ________ , I (caused to be) served a copy hereof on (each of) the above named accused.

<table>
<thead>
<tr>
<th>Typed Name of Trial Counsel</th>
<th>Grade or Rank of Trial Counsel</th>
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<td>Signature</td>
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FOOTNOTES: 1 - When an appropriate commander signs personally, inapplicable words are stricken.
2 - See R.C.M. 601(e) concerning instructions. If none, so state.
# RECEIPT FOR PRE-TRIAL/POST-TRIAL PRISONER OR DETAINED PERSON

**NOV 08 2017**

## 1. RECEIVED FROM
- **a. UNIT/AGENCY** (Annotate the releasing Unit/Agency)
- **b. DATE (YYYYMMDD)**
- **c. TIME**
- **d. PRISONER NAME** (Last, First, Middle)
- **e. SOCIAL SECURITY NUMBER** (Last 4 only)
- **f. GRADE**
- **g. BRANCH**
- **h. INSTALLATION**
- **i. DUTY STATION**

## 2. TYPE OF CONFINEMENT (X all that apply)
- PRE-TRIAL
- POST-TRIAL
- UNDER CUSTODY

## 3. OFFENSES/CHARGES OR UCMJ ARTICLES VIOLATED (Annotate the Article Number(s) and the specific charge(s) associated with each one.)

## 4. PURPOSE OF TRANSFER OR TEMPORARY RELEASE

## 5. STATUS OF PERSONAL PROPERTY (Annotate where the prisoner's personal property is located, i.e., unit supply room, personal storage facility, mailed to Home of Record, etc.)

## 6. REMARKS (Annotate noteworthy information/comments about the prisoner's health, behavior, etc., that will assist in the successful completion of the Temporary Release or Transfer.)

## 7. RECEIPT FOR PERSON/PRISONER (Identification/verification required on the person receiving custody of this prisoner.)
- **a. NAME, GRADE, TITLE** (Type or print)
- **b. SSN (Last 4 only)**
- **c. GRADE**
- **d. UNIT/AGENCY**
- **e. SIGNATURE**
- **f. DATE (YYYYMMDD)**