
C7

MEMORANDUM FOR RECORD

SUBJECT: Revised summarized (sworn and recorded) testimony of [REDACTED], XVIII ABN Corps Operations Center, Ft. Bragg, NC, obtained at Ft. Bragg, NC, on 8 Aug 06, from 1500 to 1606 hours by [REDACTED] the investigating officer.

Name of Witness: [REDACTED]

Grade of Witness: [REDACTED]

SSN of Witness: [REDACTED]

Organization: XVIII ABN Corps

Duty assignment of Witness: Watch OIC XVIII Abn Corps Ops Center, Ft. Bragg, NC

Telephone number of Witness: DSN [REDACTED]

[REDACTED] (witness) was interviewed and the following are excerpts of his testimony from an inspector general investigation into activities at the XVIII ABN Corps IG office. The witness was informed that some of the allegations and issues discussed during that interview are now the focus of an investigation directed by the Office of Special Counsel (OSC). The witness was informed that the IO was directed at a later date to complete a separate investigation of the OSC allegations. The witness was informed the IO is not using IG procedures in this second investigation, nor is he acting in his IG capacity. The witness was also informed for the OSC investigation, the IO is following AR 15-6 type procedures for records release. That means that the witness's identity, and testimony, may be released for official uses only to various government agencies, to include the President himself. The witness was informed that this testimony may be released outside of official channels under normal FOIA and Privacy Act rules, but the witness's identity should remain protected. The witness had the option of reviewing, adopting and amending this prior IG testimony for purposes of the OSC investigation, or had the option of giving new testimony. The witness was informed of the authority for the inquiry, information required by the Privacy Act of 1974, and of the rights of a witness.

[REDACTED] testified that he had worked in the Corps IG office from May 03 to Dec 04 as a 1 year temporary assistant IG GS employee.

AFCG-IG

SUBJECT: Summarized Testimony of [REDACTED]

[REDACTED] testified that he remembers taking the initial complaint of [REDACTED] and that he told her that her complaint about being assaulted had already been inquired into and was therefore without merit, so it was determined to be an assistance case, and he proceeded to hand the case over to [REDACTED]. He testified [REDACTED] came back into the office later on, and it came up in discussions about the improper relationship concerning [REDACTED]. [REDACTED] then testified that [REDACTED] didn't have any first hand knowledge of the relationship, so he and [REDACTED] then undertook that piece of it by conducting some interviews with the Soldier [REDACTED] and the Soldier's the Husband [REDACTED]. He testified that he didn't work anymore of the case after that, and he wasn't familiar how the directive for an investigation was sought, because what they were doing was still part of the preliminary inquiry. [REDACTED]

[REDACTED] testified that he was also not sure if the allegation was reported to DAIG in a timely manner, and did not perceive any pressure in the office not to report the allegation to DAIG. [REDACTED] testified that this was at about the same time he was being dismissed from the office, and he was handing all of his cases over to [REDACTED].

[REDACTED] testified that he did remember some pressure not to report the allegation to DAIG that [REDACTED] allowed Soldiers to drink at Mardi Gras while they were deployed to JRTC.

[REDACTED] testified that he didn't know of any specific instances where [REDACTED] violated AR 20-1. He generally felt that [REDACTED] allowed him to freely report allegations against Field Grade officer in a timely manner. [REDACTED] thought he was dismissed because he often challenged [REDACTED] on IG issues. [REDACTED] testified that he did not feel that [REDACTED] was covering for Field Grade officers at Ft. Bragg. [REDACTED] testified that he often returned command products to commanders because it did not answer the mail. He felt that some O6s probably pressured [REDACTED] about this and it got to [REDACTED]. [REDACTED] testified that about 3 or 4 times he handed cases over to [REDACTED] because he was going to substantiate some findings and [REDACTED] said he was protecting him from [REDACTED]. [REDACTED] testified that [REDACTED] would end up writing the report, probably the way [REDACTED] wanted, or else [REDACTED] wouldn't have signed it.

[REDACTED] testified that he thought the office was overall doing the right thing while he was there. He speculated that after he left, they were probably not doing the right thing. He testified that there was the proclivity not to bring the hammer down on people, because [REDACTED] did not want to ruin people's careers.

[REDACTED] when asked if there was anything else he wanted to add, he testified that he wanted people to know he didn't make this complaint. [REDACTED]

FOR OFFICIAL USE ONLY

AFCG-IG

SUBJECT: Summarized Testimony of [REDACTED]

Hains testified that we ought to talk to [REDACTED] reference case issues, as well as [REDACTED] and [REDACTED] because she transcribed testimony.

When asked about biases, [REDACTED] testified that he thought [REDACTED] would do anything to prevent being fired, and [REDACTED] didn't like [REDACTED]

[REDACTED] When asked about divisions in the office, [REDACTED] testified that he initially saw years ago, a clique of women and clique of men. [REDACTED] mentioned nothing else.

[REDACTED]

Investigating Officer

FOR OFFICIAL USE ONLY

SWORN STATEMENT

For use of this form, see AR 190-45; the proponent agency is P&G.

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 identified.
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 voluntary.

1. LOCATION: OCSA, 1st Airborne Corps, Fort Bragg, NC
2. DATE (YYYYMMDD): 20070105
3. TIME: 1400
4. FILE NUMBER
5. LAST NAME, FIRST NAME, MIDDLE NAME
6. SSN
7. GRADE/STATUS

3. ORGANIZATION OR ADDRESS: HQ XVIII ABN CORPS, ACoS, G3, Corps Operations Center, Fort Bragg, NC 28310-5000

9. I, [redacted], WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH:

I verify that the attached summarized testimony is an accurate representation of the interview which occurred between myself and the Investigating Officer, [redacted] on 8 Aug 06, except as noted below. I consent to the adoption of this testimony as part of the Office of Special Counsel Investigation for which I was interviewed. I would like to clarify or add the following additional statement concerning this matter.

1. Since I did not have access to the list of questions which prompted my responses, I cannot be absolutely certain that [redacted] accurately summarized my testimony. This testimony took place almost 5 months ago and I cannot recall the questions; it would have been useful to have been able to review a verbatim transcripts or at least the questions that were asked. That being said, I have no specific reason to doubt [redacted] summary per se, but I do wish to provide the below additional commentary to clarify my testimony.

2. [redacted] wrote, [redacted] testified that he had worked in the Corps IG Office from May 03 to Dec 04 as a 1 year temporary assistant IG GS employee. That is a true statement, but I also worked as a detaileed IG in the XVIII ABN Corps IG office from Aug 98 to Jan 01 in the rank of Major doing the exact same job I was hired to do as a GS employee. Subsequent to that assignment, I was the Command IG for First Region (ROTC), US Army Cadet Command from Jan 01 to May 03. So I have worked extensively as an IG for over 6 years and have significant experience in IG doctrine, IG regulations, and IG procedures; especially in the XVIII ABN Corps IG office where I worked primarily as an investigator for close to 5 of those years.

3. [redacted] wrote, [redacted] testified that later he found out there was an improper relationship involving [redacted] so he's not sure if the allegation was reported in a timely manner, and did not perceive any pressure in the office not to report the allegation to DAIG. I did not perceive any pressure because I was not the Action Officer for the case. The office protocol was for the case Action Officer, in this case [redacted] to make the notification. I would not know if [redacted] was pressured not to report the allegation to DAIG.

4. [redacted] wrote, "He generally felt that [redacted] allowed him to freely report allegations against Field Grade officer (sic) in a timely manner." First I would rather say that [redacted] did not prevent me from freely reporting allegations against field grade officers rather than he allowed me to do so. That is because I did not ask permission to report the allegations because that is what the regulation said had to be done. The process generally progressed from me notifying [redacted] that I had an allegation against a Field Grade officer and brief him on the particulars of the case. He would then brief [redacted] After [redacted] told me that [redacted] had been briefed, I would make the report. Occasionally I would brief [redacted] myself and would have to spell out exactly what the allegation was. I cannot recall [redacted] specifically tell me not to report the allegations. I can recall one case where the 82 ABN IG had come down on the blotter report for allegedly assaulting an NCO where [redacted] told me that [redacted] who was at the WWIG conference at the time, told her to tell me to not report the allegation to DAIG and FORSCOM. I went to my office and started typing out a very specific e-mail spelling out paragraph and line number of why that was a violation of a host of regulations and asking him to reconsider this guidance. Before I could push send, however, [redacted] came to my office and told me [redacted] said it was OK.

5. I believe [redacted] never tried to forbid me from making reports concerning allegations because he knew that I could not be intimidated because I knew the regulations inside and out and could quote them with relative ease. I also believe that is the real reason that he gave me the ultimatum to quit or be fired; he wanted a 'yes' man.

10. EXHIBIT
11. INITIALS OF PERSON MAKING STATEMENT
PAGE 1 OF 3 PAGES

ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT TAKEN AT DATED

THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT, AND PAGE NUMBER MUST BE INDICATED.

STATEMENT OF [REDACTED] TAKEN AT BSSA XVIII ABWcops DATED 2007 01 25

9. STATEMENT (Continued)

6. [REDACTED] writes, [REDACTED] testified that about 3 or 4 times he handed cases over to [REDACTED] because he was going to substantiate some findings and [REDACTED] said he was protecting him from [REDACTED]. I would like to change this to read, [REDACTED] testified that about 3 or 4 times he handed cases over to [REDACTED] because he was going to substantiate some findings and believed that [REDACTED] was protecting him from [REDACTED]. [REDACTED] never told me he was protecting me from [REDACTED] but I still believe it to be true.

7. [REDACTED] writes, "He testified that there was a proclivity not to bring the hammer down on people, because [REDACTED] did not want to ruin people's careers." [REDACTED] was fixated on the consequences of the findings, not on the findings themselves. I remember often discussing with [REDACTED] that an IG Inquiry or Investigation should be about determining what the truth was, not what a commander would do with that truth after he received the IG ROI and telling him he needed to take that message to [REDACTED]. I offered to take the message myself but was told not to.

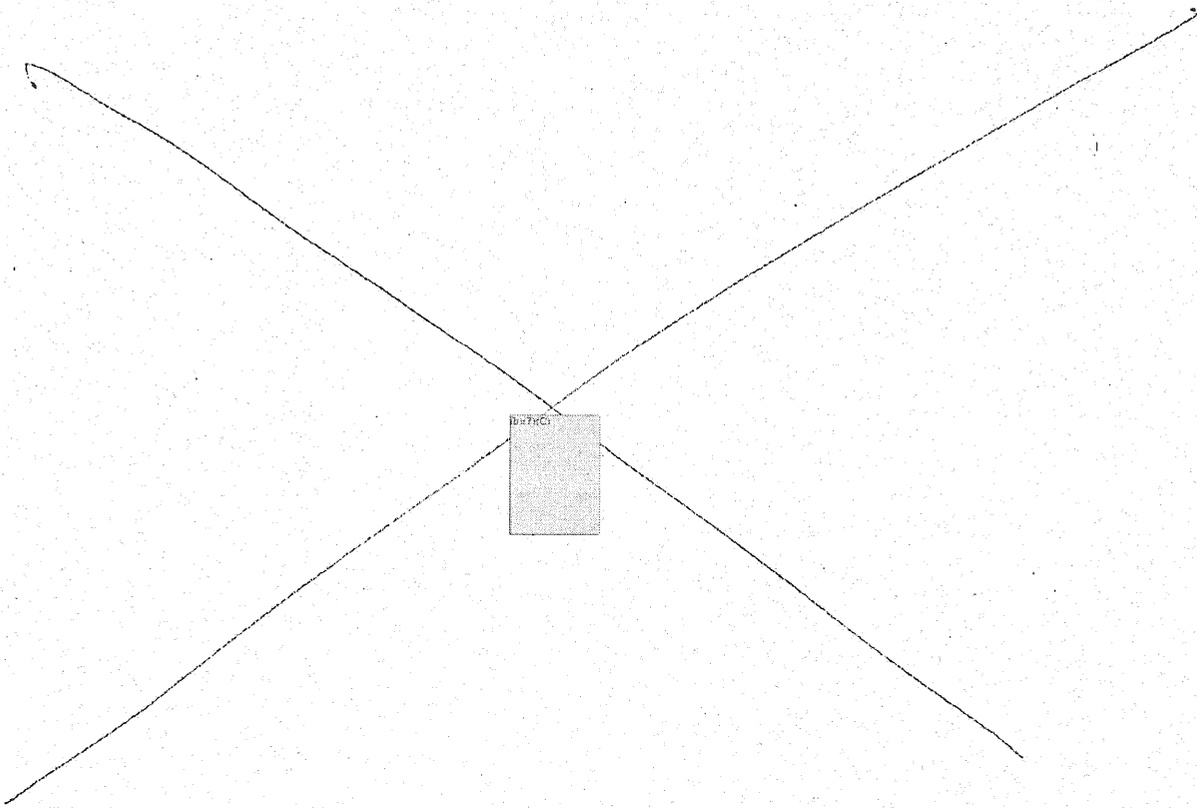
8. In the five plus years I worked in the XVIII Airborne Corps IG office, I worked for three different Command IGs and two different Deputy IGs/Chief of A&I. The experience was always a pleasant one until I came to work for [REDACTED]. He was not approachable and it was difficult to interact with him intellectually on IG matters. I never had that problem with [REDACTED] and [REDACTED] although we did differ occasionally on IG matters and interpretation of regulations. Normally, I could go and professionally discuss these differences with [REDACTED] and [REDACTED] amicably and we ironed out our differences. Not so with [REDACTED]. I was rarely allowed to discuss case issues directly with him and when I did he did not seem to want to try to understand the nuances of the cases and seemed bored with the details. He never once told me that I was doing anything to displease him or that my style or approach to cases, which was appreciated by [REDACTED] and [REDACTED] was errant. The only feedback I ever received was positive and I never receive any adverse counseling. So it struck me as quite odd that I was told that [REDACTED] wanted me to quit or be fired. The only logical reason that I can think of is that he did not want an investigator that would obtain the facts, let the facts lead to a conclusion based upon the standard, and report that conclusion. Since no one has ever told me why I received the quit or be fired ultimatum, I have no recourse other than to continue to assume that my aggressive pursuit of IG inquiries and investigations led to my demise.

Nothing follows

INITIALS OF PERSON MAKING STATEMENT

PAGE 2 OF 3 PAGES

STATEMENT (Continued)



AFFIDAVIT

I, (b)(7)(C), HAVE READ OR HAVE HAD READ TO ME THIS STATEMENT WHICH BEGINS ON PAGE 1, AND ENDS ON PAGE 3. I FULLY UNDERSTAND THE CONTENTS OF THE ENTIRE STATEMENT MADE BY ME. THE STATEMENT IS TRUE. I HAVE INITIALED ALL CORRECTIONS AND HAVE INITIALED THE BOTTOM OF EACH PAGE CONTAINING THE STATEMENT. I HAVE MADE THIS STATEMENT FREELY WITHOUT HOPE OF BENEFIT OR REWARD, WITHOUT THREAT OF PUNISHMENT, AND WITHOUT COERCION, UNLAWFUL INFLUENCE, OR (b)(7)(C)

(b)(7)(C)

(Signature of Person Making Statement)

WITNESSES:

Subscribed and sworn to before me, a person authorized by law to administer oaths, this 5th day of January, 2007 at Fort Bragg NC

ORGANIZATION OR ADDRESS

(b)(7)(C)

(Signature of Person Administering Oath)

ORGANIZATION OR ADDRESS

(b)(7)(C)

(Typed Name of Person Administering Oath)
JA US Army
(Authority To Administer Oaths)

INITIALS OF PERSON MAKING STATEMENT (b)(7)(C)

AFCG-IG

10 Dec 06

MEMORANDUM FOR RECORD

SUBJECT: Summarized (sworn and recorded) testimony of [REDACTED] XVIII ABN Corps IG Office, Ft. Bragg, NC, obtained at Ft. Bragg, NC, on 8 Aug 06, from 1500 to 1606 hours by [REDACTED] the investigating officer.

Name of Witness: [REDACTED]

Grade of Witness: [REDACTED]

SSN of Witness: [REDACTED]

Organization: XVIII ABN Corps

Duty assignment of Witness: Watch OIC XVIII Abn Corps Ops Center, Ft. Bragg, NC

Telephone number of Witness: DSN [REDACTED]

[REDACTED] (witness) was interviewed and the following are excerpts of his testimony from an inspector general investigation into activities at the XVIII ABN Corps IG office. The witness was informed that some of the allegations and issues discussed during that interview are now the focus of an investigation directed by the Office of Special Counsel (OSC). The witness was informed that the IO was directed at a later date to complete a separate investigation of the OSC allegations. The witness was informed the IO is not using IG procedures in this second investigation, nor is he acting in his IG capacity. The witness was also informed for the OSC investigation, the IO is following AR 15-6 type procedures for records release. That means that the witness's identity, and testimony, may be released for official uses only to various government agencies, to include the President himself. The witness was informed that this testimony may be released outside of official channels under normal FOIA and Privacy Act rules, but the witness's identity should remain protected. The witness had the option of reviewing, adopting and amending this prior IG testimony for purposes of the OSC investigation, or had the option of giving new testimony. The witness was informed of the authority for the inquiry, information required by the Privacy Act of 1974, and of the rights of a witness.

[REDACTED] testified that he had worked in the Corps IG office from May 03 to Dec 04 as a 1 year temporary assistant IG GS employee.

AFCG-IG

SUBJECT: Summarized Testimony of [REDACTED]

[REDACTED] testified that he remembers the [REDACTED] case, but initially it was determined to be an assistance case so it was turned over to [REDACTED] to work. [REDACTED] testified that later on he found out there was an improper relationship involving [REDACTED] so he's not sure if the allegation was reported to DAIG in a timely manner, and did not perceive any pressure in the office not to report the allegation to DAIG. [REDACTED] testified that this was at about the same time he was being dismissed from the office, and he was handing the case concerning the allegation against [REDACTED] over to [REDACTED].

[REDACTED] testified that he did remember some pressure not to report the allegation to DAIG that [REDACTED] allowed Soldiers to drink at Mardi Gras while they were deployed to JRTC.

[REDACTED] testified that he didn't know of any specific instances where [REDACTED] violated AR 20-1. He generally felt that [REDACTED] allowed him to freely report allegations against Field Grade officer in a timely manner. [REDACTED] thought he was dismissed because he often challenged [REDACTED] on IG issues. [REDACTED] testified that he did not feel that [REDACTED] was covering for Field Grade officers at Ft. Bragg. [REDACTED] testified that he often returned command products to commanders because it did not answer the mail. He felt that some O6s probably pressured [REDACTED] about this and it got to [REDACTED]. [REDACTED] testified that about 3 or 4 times he handed cases over to [REDACTED] because he was going to substantiate some findings and [REDACTED] said he was protecting him from [REDACTED]. [REDACTED] testified that [REDACTED] would end up writing the report, probably the way [REDACTED] wanted, or else [REDACTED] wouldn't have signed it.

[REDACTED] testified that he thought the office was overall doing the right thing while he was there. He speculated that after he left, they were probably not doing the right thing. He testified that there was the proclivity not to bring the hammer down on people, because [REDACTED] did not want to ruin people's careers.

[REDACTED] when asked if there was anything else he wanted to add, he testified that he wanted people to know he didn't make this complaint. [REDACTED] testified that we ought to talk to [REDACTED] reference case issues, as well as [REDACTED], and [REDACTED] because she transcribed testimony.

When asked about biases, [REDACTED] testified that he thought [REDACTED] would do anything to prevent being fired, and [REDACTED] didn't like [REDACTED]. When asked about divisions in the office, [REDACTED] testified that he initially saw years ago, a clique of women and clique of men. [REDACTED] mentioned nothing else.

FOR OFFICIAL USE ONLY

AFCG-IG

SUBJECT: Summarized Testimony of

[REDACTED]

[REDACTED]

Investigating Officer

FOR OFFICIAL USE ONLY

SWORN STATEMENT

For use of this form, see AR 190-45; the proponent agency is PMG.

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 identified.
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 voluntary.

1. LOCATION: CGSJA XVIII Airborne Corps Fort Bragg, NC
2. DATE (YYYYMMDD): 20070105
3. TIME: 1400
4. FILE NUMBER
5. LAST NAME, FIRST NAME, MIDDLE NAME
6. SSN
7. GRADE/STATUS

8. ORGANIZATION OR ADDRESS: HQ XVIII ABN CORPS, ACoS, G3, Corps Operations Center, Fort Bragg, NC 28310-5000

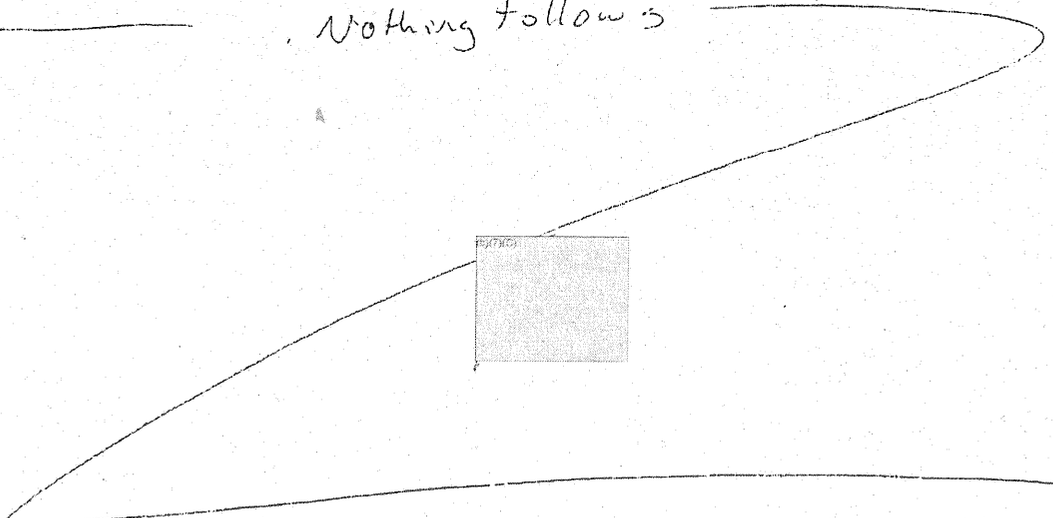
9. I, [redacted], WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH:

I verify that the attached summarized testimony is an accurate representation of the interview which occurred between myself and the Investigating Officer [redacted] on 19 Dec 06, except as noted below. I consent to the adoption of this testimony as part of the Office of Special Counsel Investigation for which I was interviewed. I would like to clarify or add the following additional statement concerning this matter.

1. Again, since I did not have access to the list of questions which prompted my responses, I cannot be absolutely certain that [redacted] accurately summarized my testimony. Although the testimony took place only a few weeks ago, it is still impossible to recall the the questions; it would have been useful to have been able to review a verbatim transcript or at least the questions that were asked. That being said, I still have no specific reason to doubt [redacted] summary per se, but I do wish to provide the below additional commentary to clarify my testimony.

2. [redacted] wrote, "However, [redacted] testified that [redacted] never told him not to investigate the allegation further, or had bullied him in any way." [redacted] would have never told me directly, in plain language, to not investigate an allegation brought to the Corps IG office. That is because he knew I would not have stood still for that and would have more than likely submitted my own allegation of his violation of AR 20-1 to the FORSCOM IG in very short order. Again, I believe this is why I was given the ultimatum to quit or be fired.

Nothing follows



10. EXHIBIT
11. INITIALS OF PERSON MAKING STATEMENT
PAGE 1 OF 2 PAGES

ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT" TAKEN AT DATED

THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT, AND PAGE NUMBER MUST BE INDICATED.

STATEMENT OF (b)(7)(C)

TAKEN AT OSIA Hill (B-2) Camp DATED 20070105

STATEMENT (Continued)

[The main body of the page is crossed out with a large 'X' and contains a small (b)(7)(C) redaction box in the center.]

AFFIDAVIT

I, (b)(7)(C), HAVE READ OR HAVE HAD READ TO ME THIS STATEMENT WHICH BEGINS ON PAGE 1, AND ENDS ON PAGE 2. I FULLY UNDERSTAND THE CONTENTS OF THE ENTIRE STATEMENT MADE BY ME. THE STATEMENT IS TRUE. I HAVE INITIALED ALL CORRECTIONS AND HAVE INITIALED THE BOTTOM OF EACH PAGE CONTAINING THE STATEMENT. I HAVE MADE THIS STATEMENT FREELY WITHOUT HOPE OF BENEFIT, OR REWARD, WITHOUT THREAT OF PUNISHMENT, AND WITHOUT COERCION, UNLAWFUL INFLUENCE, OR (b)(7)(C)

(b)(7)(C)
(Signature of Person Making Statement)

WITNESSES:

Subscribed and sworn to before me, a person authorized by law to administer oaths, this 5th day of January, 2007 at OSIA Fort Bragg NC

(b)(7)(C)
(Signature of Person Administering Oath)

(b)(7)(C)
(Typed Name of Person Administering Oath)

JA (S. Kelly)
(Authority To Administer Oaths)

ORGANIZATION OR ADDRESS

ORGANIZATION OR ADDRESS

INITIALS OF PERSON MAKING STATEMENT

PAGE 1 OF 2 PAGES

Attachment to summary dated 19 Dec 06
SJC

AFCG-IG

19 Dec 06

MEMORANDUM FOR RECORD

SUBJECT: Summarized (sworn and recorded) testimony of [redacted] XVIII ABN Corps IG Office, Ft. Bragg, NC, obtained by telephonic interview at Fayetteville, NC, and Ft. McPherson, GA on 19 Dec 06, from 1003 to 1020 hours by [redacted] the investigating officer.

Name of Witness: [redacted]

Grade of Witness: [redacted]

SSN of Witness: [redacted]

Organization: XVIII ABN Corps

Duty assignment of Witness: Watch OIC XVIII Abn Corps Ops Center, Ft. Bragg, NC

Telephone number of Witness: DSN [redacted]

[redacted] (witness) was interviewed and informed that this was an investigation directed by the Office of Special Counsel (OSC). The witness was informed that the IO has been directed to complete an investigation of OSC disclosures. The witness was informed the IO is not using IG procedures in this investigation, nor is he acting in his IG capacity. The witness was also informed for the OSC investigation the IO is following AR 15-6 type procedures for records release. That means that the witness's identity, and his testimony, may be released for official uses only to various government agencies, to include the President himself. The witness was informed that this testimony may be released outside of official channels under normal FOIA and Privacy Act rules, but the witness's identity should remain protected. The witness was informed of the authority for the inquiry, information required by the Privacy Act of 1974, and of the rights of a witness.

[redacted] testified that he had worked the case of Soldiers drinking alcohol while deployed to the Joint Readiness Training Center (JRTC). He testified that the case took a turn when it was discovered that the battalion commander, [redacted] had allegedly improperly authorized Soldiers to drink alcohol while on an R+R trip to New Orleans. When asked if he had received any pressure not to pursue the allegation against [redacted]

[redacted] testified that [redacted] didn't like the idea that [redacted] was potentially going to be under IG investigation, and had

AFCG-IG

SUBJECT: Summarized Testimony of [REDACTED]

[REDACTED] questioned why they needed to do that. However, [REDACTED] testified that [REDACTED] never told him not to investigate the allegation further, or had bullied him in any way. [REDACTED] confirmed that the allegation against [REDACTED] was investigated by the command, though it was an unusually long timeframe (2 to 3 months) and eventually substantiated in the Inspector General database. He testified that [REDACTED] was counseled for his actions by the brigade commander, as well as, according to the command, he received training on policy letters. [REDACTED] testified that he got the impression after the substantiation against [REDACTED] the Brigade Commander of the unit, [REDACTED] had made some calls to [REDACTED] to voice his displeasure with [REDACTED] continually investigating matters within the brigade. [REDACTED] testified he believed that it was these calls to [REDACTED] which led to his, [REDACTED] eventual dismissal from the office.

[REDACTED] testified that initially when [REDACTED] came into the office she was working her case with [REDACTED] and [REDACTED] was working the "teach and train angle" with [REDACTED] on whistleblower protection act, so he, [REDACTED] wouldn't implicate himself as a responsible management official. [REDACTED] testified that he remembered the interview with [REDACTED] when she had implicated that [REDACTED] had "threatened" to "move her off Ft. Bragg" because she had been "complaining and running to the IG". [REDACTED] testified he remembered discussing with another IG, [REDACTED] that the statement from [REDACTED] was potentially a Whistleblower Reprisal complaint, but [REDACTED] testified he did not know what was done with the information. [REDACTED] testified it was not his case and he was dismissed from the office shortly after that. [REDACTED] testified the proper procedure would have been to report the allegation to DAIG in the form of a whistleblower reprisal advisement. [REDACTED] testified there were no discussions he was familiar with where it was decided not to pursue [REDACTED] as a Responsible Management Official in a reprisal case.

[REDACTED] testified that we should talk to [REDACTED] and [REDACTED] in reference to more information on these cases.

[REDACTED]

Investigating Officer

FOR OFFICIAL USE ONLY