UNCLASSIFIED//FOUQ



DEPARTMENT OF DEFENSE

HEADQUARTERS, COMBINED/JOINT TASK FORCE-82 BAGRAM AIRFIELD, AFGHANISTAN APO AE 09354

REPLY TO ATTENTION OF:

CJTF-82

OCT 2:0 7/109

(b)(3), 10 USC130b; (b)(6

MEMORANDUM THRU Staff Judge Advocate, Combined/Joint Task Force (CJTF)-82, Bagram Airfield, Afghanistan, APO AE 09354

FOR Commander, Detainee Operations, Task Force Protector, Bagram Airfield, Afghanistan, APO AE 09354

SUBJECT: 24 September 2009 Detainee Review Board (DRB) Recommendation Approval/Disapproval for Transfer of ISN 3451 to the Afghan National Detention Facility

- 1. The Detainee Review Board conducted on 24 September 2009 reviewed the internment of FNU (AMANULLAH) / ISN 3451 and made the following findings and recommendation:
- a. That ISN 3451 is a person who was part of, or substantially supported, Taliban or al-Qaida forces or associated forces that are engaged in hostilities against the United States or its coalition partners, including any person who has committed a belligerent act, or has directly supported hostilities, in aid of such enemy armed forces.
 - b. That internment is necessary to mitigate the threat ISN 3451 poses.
 - c. That ISN 3451 is not an Enduring Security Threat.
- 2. I approve Madisapprove the transfer of ISN 3451 to the Afghan authorities for criminal prosecution.

3. The point of contact for this memorandum is $CPT^{(b)(3), 10 \text{ USC } 130b; (b)(6)}$, TF Protector, at DSN (b)(2) or (b)(2); (b)(3), 10 USC 130b; (b)(6).

3 Encls

1. DRB Voting Packet

2. Status Summary

3. Legal Review

CURTIS M. SCAPARROTTI

Major General, USA

Commanding

Detains Review Board Report of Findings and Recommendations

Date of Board	Detainee Name	Detainee ISN
24Sept09	Amanullah	3451
CTDD : (TINDING)		
STEP 1 (FINDINGS): By a preponderance of the information presented, the Detainee Review Board (DRB) determines:		
The detainee meets the following criteria:		
The detainee listed above is a person who planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, and persons who harbored those responsible for those attacks;		
The detainee listed above is a person who was part of, or substantially supported, Taliban or al-Qaida forces or associated forces that are engaged in hostilities against the United States or its coalition partners, including any person who has committed a belligerent act, or has directly supported hostilities, in aid of such enemy armed forces.		
The detainee does not meet the criteria for internment. (Stop here and sign at the bottom. Otherwise, continue with Step 2).		
STEP 2 (THREAT ASSESMENT): Taking into account the detainee's potential for rehabilitation, reconciliation, and eventual reintegration into society:		
Internment is necessary to mitigate the threat the detainee poses		
STEP 3 (RECOMMI	ENDATIONS): In light of the findings listed above, the DRB make	ces the following recommendation:
	should be released without conditions.	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The detainee	should continue to be interned at the Bagram Theater Internment Fac	ility (BTIF).
The detainee should be transferred to Afghan authorities for criminal prosecution,		
The detainee should be transferred to Afghan authorities for participation in a reconciliation program.		
	f non-Afghan and non-U.S. third-country nationals): The detainer osecution, participation in a reconciliation program, or release.	
STEP 4: The Detaine	e Review Board assesses that the detainee (is)/(is not)(circle one)	an "Enduring Security Threat" (Co.
lassified annex to thi	s form).	- Gee
	(b)(3), 10 USC 130b; (b)(6)	
****************	DRB President Signature	物水水夹海染染水水水水水水水水水水水水水水水水水水

[Detainee 3451 entered the boardroom and took his seat in front of the board members.]

The detainee was advised by the president of how this board was not a criminal trial and how this board was to determine whether or not he met the criteria for further internment.

The president also notified the detainee that he may be present at all open sessions of the board permitting that he acted appropriately. ISN 3451 was also advised that he could testify under oath or unsworn if he wished to do so, that he had a personal representative which was present at the hearing, that he may present information at the hearing including the testimony of witnesses, and that he can examine documents presented to the board all of which the detainee understood.

Further, ISN 3451 was instructed that, at the conclusion of the board after the legal review, the board would determine whether he met the criteria for further internment at the Bagram Theater Internment Facility. The detainee understood the fact that if he does not meet the criteria, then he would be released as soon as possible. However, if he did meet the criteria, then he would be recommended for further internment, transferred to Afghan authorities, or released without conditions.

[The unclassified hearing was called to order at 2126, 24 September 2009.]

presented the following unclassified information to the board:

ISN 3451 was captured (b)(1); (b)(2); (b)(5)

[Per the recorders request, the president granted a classified hearing at the culmination of the unclassified hearing.]

The detainee, ISN 3451, made the following statement:

I am a poor farmer and not Taliban. If I was guilty, then I would have run away from the scene. I have always been calm and cooperated with you.

The president allowed the board to ask the following questions of Detainee 3451:

QUESIONING OF ISN 3451

Questions by the DAB recorder 2:

I don't know anyone by the name "(b)(6) " or "(b)(6)". I do know a man in my village named "(b)(6) ".

The president announced the conclusion of the unclassified hearing.

The president of the board instructed the detainee that he would be notified of the board's decision within a couple of weeks and that he would be released if the decision is made that further internment would not be required. However, if the board decided that further internment is required, he would be retained at the Bagram Theater Internment Facility, released to Afghan authorities for participation in a reconciliation program, or released without conditions. Furthermore, if continued internment was recommended, then an additional Detainee Review Board would be reconvened in 6 months.

The detainee made a final statement to the board:

I have nothing but problems. I am a very poor person.

[The unclassified hearing adjourned at 2144, 24 September 2009.]

[Detainee 3451 withdrew from the boardroom.]

[The classified hearing was called to order at 2144, 24 September 2009.]

The recorder presented the following information to the board:

(b)(1); (b)(2); (b)(5)

The president and members of the board voted on ISN 3451. The votes were then collected and handed to the legal representative.

[The classified session adjourned at 2146, 24 September 1644.]

[The Detainee Review Board recessed at 2146, 24 September 2009.]

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