

**Combatant Status Review Tribunal  
Notice to Detainees**

You are being held as an enemy combatant by the United States Armed Forces. An enemy combatant is an individual who was part of or supporting Taliban or al Qaeda forces, or associated forces that are engaged in hostilities against the United States or its coalition partners. The definition includes any person who has committed a belligerent act or has directly supported such hostilities.

The U.S. Government will give you an opportunity to contest your status as an enemy combatant. Your case will go before a Combatant Status Review Tribunal, composed of military officers. This is not a criminal trial and the Tribunal will not punish you, but will determine whether you are properly held. The Tribunal will provide you with the following process:

1. You will be assigned a military officer to assist you with the presentation of your case to the Tribunal. This officer will be known as your Personal Representative. Your Personal Representative will review information that may be relevant to a determination of your status. Your Personal Representative will be able to discuss that information with you, except for classified information.
2. Before the Tribunal proceeding, you will be given a written statement of the unclassified factual basis for your ~~classification status~~ as an enemy combatant.
3. You will be allowed to attend all Tribunal proceedings, except for proceedings involving deliberation and voting by the members, and testimony or other matters that would compromise U.S. national security if you attended. You will not be forced to attend, but if you choose not to attend, the Tribunal will be held in your absence. Your Personal Representative will attend in either case.
4. You will be provided with an interpreter during the Tribunal hearing if necessary.
5. You will be able to present evidence to the Tribunal, including the testimony of witnesses. If those witnesses you propose are not reasonably available, their written testimony may be sought. You may also present written statements and other documents. You may testify before the Tribunal but will not be compelled to testify or answer questions.

As a matter separate from these Tribunals, United States courts have jurisdiction to consider petitions brought by enemy combatants held at this facility that challenge the legality of their detention. You will be notified in the near future what procedures are available should you seek to challenge your detention in U.S. courts. Whether or not you decide to do so, the Combatant Status Review Tribunal will still review your status as an enemy combatant.

If you have any questions about this notice, your Personal Representative will be able to answer them.

~~SECRET~~

## محكمة مراجعة وضع المقاتلين اعلام للمحتجزين

انت محتجز كمقاتل عدو من قبل القوات المسلحة للولايات المتحدة، المقاتل العدو هو الشخص الذي كان عضوا او مؤيدا لقوات الطالبان او القاعدة او للقوات المؤيدة لهم والتي تشارك باعمال عدائية ضد الولايات المتحدة او حلفائها، يشمل هذا التعريف اي شخص ارتكب عملا حربيا او قدم دعما مباشرا لهذه الاعمال العدائية.

ستقدم لك حكومة الولايات المتحدة فرصة لمناقشة وضعك كمقاتل عدو، ستقدم قضيتك امام محكمة لمراجعة وضع المقاتلين مؤلفة من ضباط عسكريين، هذه ليست محكمة جنائية ولن تعاقبك المحكمة ولكنها ستقرر صلاحية احتجازك، ستؤمن لك المحكمة العملية التالية.

اولا

سيتم تعيين ضابطا عسكريا لك من اجل مساعدتك في عرض قضيتك للمحكمة، سيسمى هذا الضابط ممثلك

سيتم تأمين مترجما لك خلال جلسات المحكمة ان دعت  
الضرورة.

### خامسا

سيكون باستطاعتك تقديم الدلة للمحكمة بما فيه شهادة  
الشهود. ان اقترحت شهودا ولم يكن من المعقول  
تيسرهم فعندها سيتم طلب شهادة مكتوبة منهم. يمكن لك  
ايضا تقديم افادات مكتوبة ووثائق اخرى. يمكن لك ان  
تدلي بشهادتك امام المحكمة ولكنك لن تجبر على الشهادة  
او الاجابة عن اسئلة.

وكقضية منفصلة عن هذه المحاكم فان لمحاكم الولايات  
المتحدة سلطة النظر في الطلبات المقدمة من قبل  
المقاتلين الاعداء المحتجزين في هذا المكان والتي  
تعرض على قانونية احتجازهم. سيتم ابلاغك في المستقبل  
القريب عن الاجراءات المتاحة لديك ان اردت الاعتراض  
عن احتجازك في المحاكم الاميركية. ان قررت او لم  
تقرر الاعتراض فانه مع ذلك سيتم مراجعة وضعك كمقاتل عدو

CERTIFICATE OF SERVICE

I, (b)(3):10 USC certify that I am a commissioned officer in the  
(Name)

United States Army. I further certify that I effected the service of the attached notification,  
including a copy in the recipient's native language, as follows:

(Initial those that apply)

(b)(3):10  
USC  
§130b,(b)(6)  
,(b)(7)(C)

by hand-delivering the documents.

by causing the document to be read to the recipient in his native language.

Service was made to ALI ABDULLAH AKH MED, ISN 00693,  
(Detainee's name) (Detainee ISN)

on 12 July 04, at Guantanamo Bay, Cuba.  
(Date)

Under penalty of perjury, I declare that the foregoing is true and correct.

12 July 04  
Date

(b)(3):10 USC §130b,(b)(6),(b)(7)(C)  
Signature

Print Name: (b)(3):10 USC §130b,(b)(6),(b)(7)(C)

Rank and Branch of Service: CPT / UNITED STATES ARMY

Organization: JDOG, (b)(3):10 USC §130b,(b)(6)

Witness: (b)(3):10 USC §130b,(b)(6),(b)(7)(C)  
12 JULY 04  
Date

Print Name: (b)(3):10 USC §130b,(b)(6),(b)(7)(C)

Rank and Branch of Service: SGT, USA

Organization: (b)(3):10 USC §130b,(b)(6)