

Response Systems Panel  
One Liberty Center  
875 N. Randolph Street, Ste. 150  
Arlington, Virginia 22203

Caprice Nicolette Manos



Attention: Terri A. Saunders (Deputy Staff Director)

Maria Fried (Designated Federal Officer and Chairperson)

RE: Oral Statement / Statement

ORAL STATEMENT / STATEMENT

(To be amended)

This Oral Statement / Statement comes this 31st day of October of 2013, pursuant to 41 CFR 102-3.105(j) and 102-3.140 and section 10(a)(3) of the Federal Advisory Committee Act of 1972, and the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239), Title 10 U.S.C. 920 (a)(3),(c),(g)(6)(7); pursuant to the meeting that will be held on the 07<sup>th</sup> and 08<sup>th</sup> of November of 2013 and the matters that are related to adult sexual assault, both military and civilian sectors.

The measures put in place which investigate and prosecute issues of adult sexual assault are not working. This statement comes as a brief overview of the tragic acknowledgement of the damage suffered by adult victims of sexual assault and is a personal verified account of that which has been not forgotten, but has purposely been concealed by those charged with the duty to investigate and prosecute. Hence the measures that have been put in place are not working.

I come before you now to state and to verify under Title 28, Section 1746 of the U.S. Code, that I, Caprice N. Manos who is Sui Juris and a natural person at common law, and who is a soldier, who's military status has been unrecognized since the better part of 2003 and is unrecognized into the present day for purposes of having lawful right to assistance of counsel and safety mechanisms that have been put into place in order that the victims of sexual trauma and abuse have a clear way to prosecute those persons who have committed crimes.

The crimes which were committed upon me and that which has not yet been investigated since 2003 and until present are:

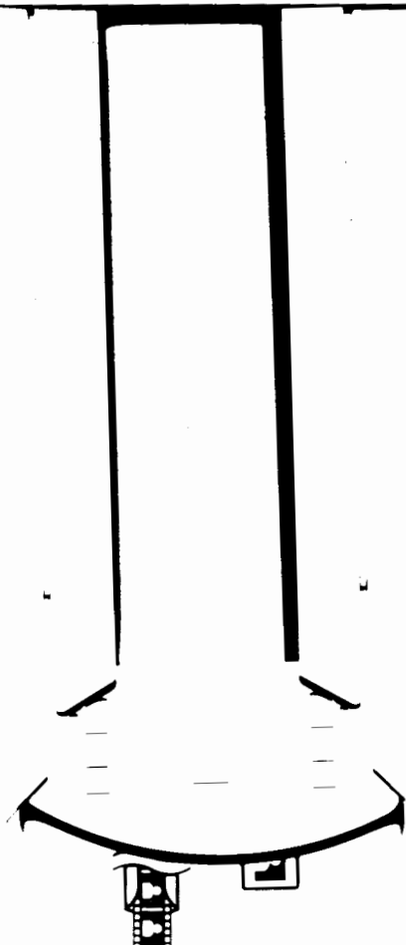
aa. Sexual assault (Wherein a male soldier broke into a female latrine I was in following his threat to separate myself and battle buddy; as a male battle buddy (Sp. [REDACTED]) was placed in charge of my protection due to several incidents of harassment by other soldiers).

- a. Harassment – (Repeated unlawful actions wherein that male soldier who broke into the latrine hazed me as he was the EEOC and squad sgt).
- b. Unlawful Confinement / Kidnapping (multiple times)

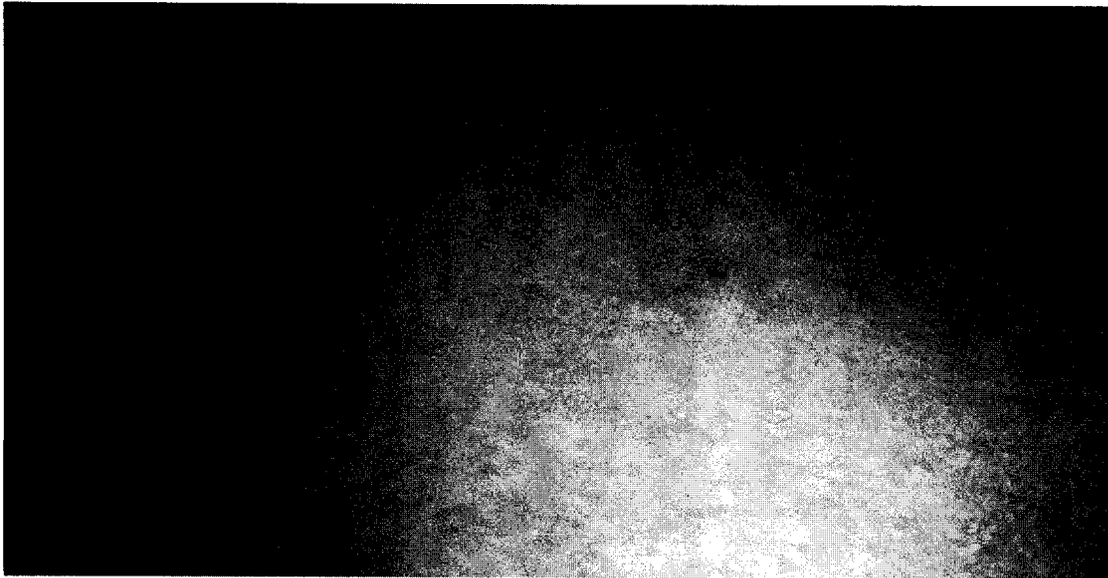
- c. Hazing and Attempts by perpetrators to do serious bodily injury from exposure to lethal chemicals.
- d. Torture (described under Title 18 U.S.C.)
- e. Defamation
- f. Slander / Libel
- g. Falsification of Military and Civilian records by perpetrators / Fraud / Wire Fraud
- h. Unlawful referrals
- i. Witness tampering and Obstruction of Justice by perpetrators both state and federal
- j. Maltreatment
- k. Deprivation of Civil Rights under color and auspices of state and federal law
- l. Threats
- m. Attempted murder by perpetrators (several times) (Shot with poison pellet Dec. 2012).
- n. Stalking / Aggravated Organized and Gang stalking by perpetrators for approximately eleven years.
- o. Damage / Injury to body parts due to Directed Energy Weapons (burn / branding)
- p. Explosive planted by civilian in July 2013
- q. Death threat in writing by Department of Army Security contracting affiliate [REDACTED]

Such Organized and Gang Stalking has taken place for approximately eleven years as a result of the lack of action on the part of those who have been charged with the duty to investigate, prosecute and adjudicate and has been effectuated by and through all tiers of chains of command.

2. Attempts to enter the safe house which has been designed to house soldiers during investigative efforts and prosecutorial efforts, have met with negative efforts even after having been shot in December of 2012. Complete willful disregard on the part of those charged with the duty of protections was practiced as I was left without protection for the entire approximate eleven years. Hence, I was flatly refused Article 32 investigatory efforts by Inspector Generals in and throughout all tiers of the military chains of command below [REDACTED] of the Military Army Review Board / Department of the Army. Slander remains in my files which keeps both keeps me in my military unit and yet allows parties to refuse to acknowledge my military status in an effort that those who conspire and conceal the unlawful events which occurred by civilian agencies, military personnel and those with regular civilian status while committing organized stalking upon me, would be concealed. Efforts to use VA benefits have been unlawfully stripped by and through threat and crimes by both personnel who work at the local VA and by multiple school staff who unlawfully shut me out of two schools in retaliation for attempting to complete reports throughout



the years in order to have my military status acknowledged and to be able to receive a lawful discharge. I am three years past my ending service date and have not been paid since 2004.



This is the remainder of the poison pellet from which I was shot while being continually organized stalked for the past 11 years that happened December 2012.

UNSWORN DECLARATION OF PENALTY UNDER PERJURY

I, Caprice Nicolette Manos, hereby certify under penalty of perjury; Title 28, Section 1746 of the U.S. Code, that I have read the following and that the following is true and correct. Dated this 30<sup>th</sup> Day of October of 2013. *Caprice N. Manos*

Caprice N. Manos

Affiant / Soldier / Veteran