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

Caprice Nicolette Manos

Attention: Shannon Green (Deputy Staff Director) Designated Federal Officer and Chairperson

June 10, 2014

RE: Oral Statement / Statement

ORAL STATEMENT SUMMARY SUPPLEMENTAL(UPDATE)
(Oral statement is a brief summary of file for record and presentation)

This Oral Statement Supplemental comes this 10th day of June of 2014, 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 2014 (Public Law 112-239), Title 10 U.S.C. 920 (a)(3),(e),(g)(6)(7); pursuant to the meeting that will be held on the 16th of June of 2014, related to the matters of sexual assault in both the military and civilian sectors.
INTRODUCTION

I come before you now to state and 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 yet unrecognized as remaining in the military and who’s proper military status has not been properly recognized since 2003, and that which is still unrecognized this present day for purposes of actual status and current litigation, which is supposed to be taking place but is not taking place due to corruption. To date, no witness protection has been afforded as I have been left out here at the hands of the perpetrators who have committed crimes unto me while I fight to expose the fraudulent discharges in my record that have left me a sitting duck.

KEY ISSUE: One thing is clear: “where one of the key issues of a case for litigation is the status of the military member,” such military member is to be protected from harm and from retaliation that comes as a result of not only the soldier’s military status being unlawfully and continually concealed.

The key issues of my case and material facts are unlawfully being concealed in a “façade of a case litigation” by those who are charged with the duty to uncover, investigate and prosecute the crimes which took place upon me from 2003 until present, and by particular persons of the alleged and brand new “Special Victims Unit.” Hence, time and money allotted for the funding of such investigation has been wasted.

2.
EVERY FALSE IMPRISONMENT MAY NOT INCLUDE A SEXUAL BATTERY BUT
WITH EVERY SEXUAL BATTERY, COMES A FALSE IMPRISONMENT FIRST.

A lot of focus related to crimes in the military is only on that which is sexual assault; forgotten is the fact that a sexual battery cannot take place without a victim having first been falsely imprisoned...even if it’s for mere seconds. Everyone is so focused on the sexual assault aspect that they are completely overlooking the very crimes which precede the sexual assaults (apprehension) and battery (unwanted physical touch). We cannot leave the crimes of false imprisonments off of the record.

LACK OF PROPER VICTIM/ WITNESS PROTECTION FORMS

I am here as a victim/witness who has not yet received the proper forms that were designated by Department of Defense regulations, known as “Victim / Witness Crime Form; DD Form 2701, which all victims of crime in the military are to be first given, and which states on it, the “rights of victims, possible medical compensation for victims, information related to prosecution and other important and pertinent information related to the prosecution, arrests and other necessary forms that would need to be filled out. I never received the form when I first made reports in 2003 and I have not received the form until present, from the persons who are supposed to be handling my case. I truly question in fact, if there really is a valid CID case number or not with regard to my case and I will be looking into that as well.

3.
I have repeatedly asked for victim protection both verbal and in writing. I have literally been told by a CID agent shortly after gun shots were fired at close range near to my person again (witnessed) in February 2014 and after having been shot with a poison pellet in 2012; that remains in my back at present, that “no military source wishes to give me victim/witness protection because those sources feel that I am allegedly “out” of the military.” When I asked what to do if I should get shot at again, the CID answer was: “just flee.” “Flee???, I asked...where am I supposed to go when the last perpetrator broke in to shoot me?”

From the inception of the first crimes which took place upon me that have not been investigated since 2003 the crimes have not been investigated. I am dealing with nothing short of a “horse and pony show!” Due to the lack of ethics on the part of those who were put in place to tend to the legal issues and crimes in my case, and who are not doing so....I remain as attorney of record and lead investigator on my case, as I have been left so...after a couple of futile attempts to to have inspectors at the Pentagon do proper investigations and bring my case to criminal litigation for those who should be charged with crimes. I was left for years! with perpetrators who continually made criminal effort to conceal not only the crimes, but who also wanted to conceal my military status that shows a big Gap in my record from having been kidnapped and bruised, and having had my parents literally fly me out to safety in the middle of
the night in 2004. No funding was provided, no safe house was provided, no one was arrested, no investigations were done, and I was left to my Commander who had multiple personnel falsify a discharge that today, is still leaving me in my military status.

In fact, the last known recognition of my military status is when I arrived back to Fort Stewart Georgia approximately between the dates of May 05 to May 08th of 2003, after having been kidnapped (one of the many times I was kidnapped and falsely imprisoned). and taken with no orders on my person, to a tent to another location where I was unlawfully held in Kuwait and until I was set free and was then forwarded with no orders to another camp before being sent back to the United States.

Following my arrival back to Fort Stewart, Georgia, Military Police and I.G. refused to do investigations related to a Jag Report that I made in the desert of Kuwait in April of 2003. I feel the reasons that such addressment would expose the lack orders from when my person was first kidnapped. Bear in mind that “no valid order can ever be premised upon fraud” which are either no orders or fraudulent orders.”

The false imprisonments and my military status are still being concealed at this time, by personnel who claim to be of the special victims unit, and who are unlawfully allowing others to
attempt to "frame" the record in order to minimize and not investigate the real facts related to the crimes of kidnapping that I have suffered. Due to the lack of ethics on the part of the investigator who was handling my case, I have asked that the CID investigator remove himself from my case. The CID investigator who was recently supposed to investigate all of the facts and who made false statements of law to me, also:

1. Refused to have samples taken and preserved for proper chain of custody and investigatory measures of the poison pellet that I was shot with. I was told "Just go to the VA and they will take the poison pellet out and they will hold it." My reply from my investigative formal training and experience:

   "The VA is not a law enforcement agency who can preserve the poison pellet for chain of custody and proper litigation."

2. A refusal to interview all of the witnesses and refusal to allow proper time necessary to complete interviews with myself for purposes of putting facts on the record related to many false imprisonments that I have suffered at the hands of soldiers in my unit and, many of the facts pertaining to the time when I was unlawfully being held in a kidnapped state.
3. Heavy concealments have been taking place in the most recent weeks and from the time which I was presented with alleged “Special Victim’s Counsel.” The assistant liaison/counsel from JAG stated in emails that the “alleged” prosecutor, whom I have never met and whom I have never been introduced to, and whom I have not developed any type of attorney/client relationship with, and whose name is not being provided to me unlawfully, summarily just decided that there is “no probable cause to prosecute for sexual assault and for crimes of false imprisonment/kidnapping.”

**CRIMES COMMITTED UPON MANOS WHILE IN FEDERAL SERVICE**

The crimes which were committed upon me during active duty and that have not yet been properly investigated are:

a. Many unlawful confinements/false imprisonment/kidnapping while in Fort Stewart prior to deployment to Kuwait, also while in Kuwait, and by 3rd I.D. chain of command in Fort Stewart again when soldier Manos had arrived back to Fort Stewart, GA. while trying to open a military case for prosecution.

b. Sexual Harassment, sexual assault (assault defined as impending apprehension/fear of sexual battery possibly occurring due to the unlawful actions of a male soldier and his unlawful entry pushing door open/remaining in female latrine doorway refusing to shut the door and refusal to leave in circumstance where the soldier was in position of power directly above complainant soldier.

c. Reprisal, in the form of falsified counseling statements by superiors upon victim.
d. Reprisal in the form of unlawful stripping away of “family day” while in Fort Stewart prior to deployment to Kuwait in reprisal for trying to file complaints with command for the sexual assault.

e. Hazing

f. Defamation / Slander / Libel

g. Falsification of Military records by chain of command and by other persons at other installations

h. Witness tampering / obstruction of justice both at the state and federal levels

i. Severe threats and false imprisonment; having been made to face a wall seated while an MP female, shoulder length dark haired, light skin, medium build, threatened loudly (many witnesses) that if I were to write more statements, that she would “arrest me. She was in fact, falsely imprisoning me along with other personnel in headquarters at Fort Stewart, while threatening to (false arrest ) kidnap me more for writing. Such threats forced me to have to stop the writing related to the Sgt. First Class’ request for information. Vocal tape recordings were made for preservation of statements due to the severe effects of post trauma and my limited memory at the time until I was further able to write weeks later.

j. Malreatment

k. Stalking / Aggravated assault

l. Torture as defined under Title 18 U.S.C.
CRIMES COMMITTED UPON MANOS FROM 2004 UNTIL RECENT

The crimes that have been committed unto myself by perpetrators who witness tampered from 2004 and until present include severe organized stalking by state agencies and by individuals who took part in the organized / gang stalking in order that they help conceal the crimes that happened while in federal service. The crimes include but are not limited to:

a. Severe organized stalking /threats/attempts
b. Defamation / Slander / Libel
c. Kidnapping / False Imprisonment/stalking by police agencies
d. Further attempts of kidnapping for years
e. Attempted Murder (shot, explosive detonated by civilian to effectuate serious bodily harm or death unto Manos’ person.
f. Severe attempts of murder to include having been shot with poison pellet that still remains in right back kidney area.
g. Severe Damage to body parts / Burning by directed energy weapons
h. Aggravated stalking / Torture as defined under Title 18 U.S.C
i. Deprivation of Civil Rights / Conspiracy against rights of citizens as defined in Title 18 U.S.C.
j. Theft of funds and benefits by state agents who in an effort to force victim in to human trafficking so that she would appear as what they wished her to appear in the defamation they created prior to herself having been shot.
k. Framings, impersonations by local law enforcement having women impersonate victim’s physical identity for state police agencies to be able to falsely accuse victim of crime in order to gain access to victim.

l. Deprivation of property rights, many false evictions where falsified records remain

m. Falsification of records by FDLE which unlawfully deprived rights to work

n. Slander by Census Bureau who alleged in writing that FBI has alleged the victim as being a criminal

o. Deprivation (continued) of the Right to earn a living in a lawful calling

p. Falsification of Public Records

q. Theft of real property/Theft of Benefits by state agencies

r. Fraud/Strong hard evidence of falsified SGLI policy that victim never signed for

s. Wire Fraud

t. Involuntary Servitude

u. Deprivation of Liberty Right to Education by Everest University staff, falsification of records, threats to victim that victim “should not make waves in the military,” defamation, slander, false imprisonment to victim by those staff members participating in the organized stalking who are connected with police agencies and the state.

v. Deprivation of Liberty Right to Education by Ashford University staff, falsification of records, threats, defamation/slander/libel, theft of pell federal grant money, Torture per Title 18 U.S.C., shooter suspect from Ashford U and is attached (last check) to Florida National Guard in vicinity nearby town where victim lives.
w. Death threats written by contracteening affiliated member of security for DoD.

x. Stalking unto family members

y. Refusal by county clerk’s office to fix slander in their records

z. Refusal to acknowledge present military status from 2003 until present related apparent status time and grade; related to investigations into falsified / fraudulent discharges set forth by commander and other perpetrators.

aa. Refusal to protect, by those charged with duty to provide victim/witness protection

bb. Nonfeasance by Federal Bureau agents, unlawfully hanging up telephone on me repeatedly when victim (myself) tried to report crimes of having been shot and having had explosive larger than M100 placed and detonated in front of her path.

**MILITARY STATUS BEING CONCEALED NEEDS TO BE ADDRESSED**

- Upon having been forwarded a letter pertaining to those persons at the level of the military review board who oversee and would decide the matters for addressment of a military discharge: Such military discharge review cannot take place without a brief written. A brief cannot be written while a soldier is directly in the way of harm related to having been left among those who have been hired to conceal and / or murder that military victim of crime. How can the victim write approximately 11 years of verified statements, while having to apply the law and supplement all evidence that the victim has been left to tend to the case as attorney of record, and investigator all in one, due to the fact that those who were charged with the duty to protect are derelict of that duty?

11.
POISON PELLET SHOT WOUND/SHRAPNEL.

Below are pictures of the poison pellet shot wound and shrapnel that is left in my back from when I was shot in my office warehouse bay by a suspect military personnel on or about December 07, 2012 and by the accomplices who first put motion sensors inside and just beyond the wall in the next office warehouse bay so that they could track my movements. It is unknown but suspected that there was a camera on me during that time. Evidence has been gathered in the form of a witness statement from one who saw my bay office being entered by the suspect accomplices shortly before the motion sensors were set. The very red mark to the bottom row is when I first pulled the pellet out approximately December 09, 2012.

Figures show initial shot wound on victim weeks after incident

![Figure 1](image-url)

Shrapnel at present

![Figure 1](image-url)

UNSWORN DECLARATION OF PENALTY UNDER PERJURY

I, Caprice N. Manos, hereby certify under penalty of perjury that the foregoing is true and correct under Title 28, Section 1746 of the U.S. Code. Dated this June 10, 2014.

Caprice N. Manos/Affiant

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