

**MILITARY COMMISSIONS TRIAL JUDICIARY
GUANTANAMO BAY, CUBA**

UNITED STATES OF AMERICA

v.

ABD AL HADI AL-IRAQI

AE 002

ARRAIGNMENT ORDER

3 June 2014

1. In accordance with Rule for Military Commissions (R.M.C.) 503(b)(1) of the Manual for Military Commissions, I have been detailed by the Chief Judge of the Military Commissions Trial Judiciary as the Military Judge in United States v. Abd Al Hadi Al-Iraqi
2. The arraignment in this case will be at 1400 hours on Wednesday, 18 June 2014. All counsel shall make the necessary arrangements to be present in the Expeditionary Legal Center, Courtroom 2, US Naval Station, Guantanamo Bay, Cuba, for this session. Any motions for continuance of the arraignment are due to the Military Commission no later than Friday, 6 June 2014.
3. All detailed counsel shall provide a signed copy of their detailing memorandum to the Military Commissions Trial Judiciary Staff NLT 1200 hours Friday, 6 June 2014.
4. Civilian counsel with the intent to be Civilian Defense Counsel (CDC) in United States v. Abd Al Hadi Al-Iraqi shall provide a signed and completed copy of Form 4-1, the CDC Notice of Appearance and Agreement (See Military Commissions Trial Judiciary Rules of Court, dated 5 May 2014 (Rules of Court)) by email to the Military Commissions Trial Judiciary Staff NLT Friday, 6 June 2014.
5. All email for the Military Judge will be sent to the Military Commissions Trial Judiciary Staff at [REDACTED]. Email will not be sent directly to the Military Judge.

6. Counsel will adhere to the Rules of Court unless otherwise directed. All filings or notices shall be due to a party or Commission, as appropriate, as set out in the Rules of Court unless otherwise directed.

7. All motions, responses and replies will be released to the public, subject to any administrative restrictions imposed by the Department of Defense, immediately upon filing unless filed under seal, are classified, or are otherwise ordered by the Military Judge not to be released.

8. At the 18 June 2014 session, I will establish a full schedule for the litigation of this case. Prior to the session, counsel should discuss scheduling and endeavor to agree upon a schedule that works as well as possible for all parties. Counsel must take into account, inter alia, the time constraints set forth in R.M.C. 707 and appropriate phasing of motions (e.g.: discovery; witness production; law motions; evidentiary motions).

9. An R.M.C. 802 Conference will be conducted in the Panel Deliberation Room located next to Courtroom 1 in AV 34 at 1600 hours on Tuesday, 17 June 2014, to discuss the sequence of the events and other scheduling and administrative matters associated with the arraignment.

So ORDERED this 3rd day of June, 2014.

//s//
J.K. WAITS
CAPT, JAGC, USN
Military Judge