

26 September 2015

TO: JPP

From: Christina D. Thundathil

Thank you for reading my letter. I am aware that you are still debating if it is best that the CDR be able to adjudicate rape case.

I bring to you more evidence that Criminal Investigation Division with commanders cannot be impartial in a rape investigation.

One day I was reading threw my case file and decided to fish around for information. I spoke to Col. Meltzer and the things he said sparked my interest. So, on a hunch I decided to go and look around some more about CID calling me a liar.

In the United States we have something called the Constitution. Very nice piece of work I think. From this important document comes the Bill of Rights; in research I found that "Miranda" rights stem from the Bill of Rights and the Constitution. While this is not a history lesson I want to remind you that even CDR with Federal Law enforcement like CID have to go by it. Alibi; an Alibi is what would clear someone that has been accused of a crime. Yet even in my case when I had an Alibi it was ignored. Ignored by everyone because of a faulty investigation. Let me show you what I mean.

I also want to remind the board that I have NO formal police training; no special research skills; nothing that the police have in solving crimes. I found where the agent in charge of my case stated that I was in a Gym in Zone2 and told another female witness EVERYTHING that happened to me. This agent used what this female said and said to me "You are a liar"; and then formally charged me with making a False Statement. After I called Col. Meltzer and spoke to him he mentioned zones 1 and 6; stated he had been there just like me. So, I thought hum there must be a map or blue print that can show me the different zones to Camp Airfjan. So, I went looking and after I testified in DC last year in May, my FOIA request came back from Central Command. I was right there was a MAP with a legend key. It showed each and EVERY gym and which zone it was in.

No gym EVER existed in zone 2 because that is sleeping quarters. The gyms were located in Zone 1 and Zone 6. I researched this particular base and learned that even in renovations no gyms have been there. The base was built for the United States during the first Gulf War. Even on its website there is no mention of a gym in Zone 2...

So, (rhetorical) you mind telling me why a man can get cleared of charges such as rape but the female when she has a clear alibi (stated above) she is still thrown out like trash? If you think that keeping the CDR involved in a rape case is a good idea even after you have evidence that the investigation done is not impartial go ahead. But if they did it to me they are still doing it to others.

Yet this is not your battle, nor your name and reputation in the mud. It is my battle but I thought you might want to know that CID does pad charges and the Army encourages retaliation against victims. If they did not retaliate against us even 10, 11, 12 years later then they would not make false promises

and the ABCMR would not turn down the claims of rape victims but often vote in favor of the males who raped them (see link). The ABCMR would spend more than 3 minutes 45 seconds reviewing the injustice (s)(see link 2). Yet here we are 11 years later with nothing done.

Your mind do what you want with it; but until you MAKE CID do their job and take CDR out of prosecuting rapists this is what you will get. Let me know if you want to see that statement which has Zone 2 on it with the maps...

That's all,

Christina D. Thundathil

LINKS

Link 2- [http://www.huffingtonpost.com/joshua-kors/investigative-reporter-al\\_b\\_6382880.html](http://www.huffingtonpost.com/joshua-kors/investigative-reporter-al_b_6382880.html)

Link 1- <http://fusion.net/story/136086/the-militarys-sexual-assault-victims-get-more-retaliation-than-justice-report-says/>

PLEASE READ THEM....