

January 20, 2021

International Criminal Court
Office of the Prosecutor Information & Evidence Unit
P.O. Box 19519 2500 CM
The Hague, The Netherlands

Re: Entwined Complicities: Essential background on VADM (ret.) Ann Rondeau, Glenn Fine, Marguerite Garrison, et. al

... employees stating that there was no specific instance or series of instances that arose that in their opinion was illegal or unethical. However, many employees did want to remain anonymous for fear of retribution, citing the examples of Mr. Martin Anderson and (b)(6),(b)(7)(C) from the Center's leadership because they believe that the Center has shown a propensity to retaliate against employees that speak out or against the Center's leadership. When asked to provide specific examples of retribution for speaking out against the center, employees again would not provide specifics. Some employees believe that the way Mr

Dear Madam or Sir,

In detailing disclosures that I have made to your Office, I have made reference to the bureaucratic manipulation carried out by those senior U.S. government officials guilty of gross violations of rule, regulation and law as they relate to torture, murder and the promotion of crimes against humanity, and those who carry them out.

Given your Office's experience in dealing with previous and ongoing cases that may involve the U.S. government, I believe that a map of myriad reprisals launched against me while senior officials sought to cover up their own violations of rule, regulation and/or law may be useful now and in the future.

These Orwellian features include but are not limited to:

a) claims by key National Defense University (NDU) wrongdoers that they kept two sets of personnel records, one public, the other kept secret and at the ready to intimidate and supposedly to discredit those who challenge their illegal actions¹;

¹ I was personally told of their existence, even though I received nothing but "Outstanding" annual performance evaluations; the not-so-implicit threat being that if I continued to challenge the employment of neo-fascists,

b) declaring non-violent protests to be the work of alleged NDU "security threats" who neither have nor had a record of either public or private violence while protecting and defending those engaged in racism, sexism, homophobia, coup mongering, torture, murder and international terrorism (please see below);

c) boasting that, having previously served as a senior official in a branch of Department of Defense Office of Inspector General (DoD OIG), they knew how to manipulate the system and keep outside investigators, and thus legally-mandated oversight, at bay;

d) claiming that decorated national security and human rights truth tellers need to be "counseled" and "mentored" by those who repeatedly broke rules, regulations and laws, advocated death squads for third countries, and protected torturers and murderers both on staff and as overseas "partners;"

e) creating phony "internal investigations" by those very same senior officials guilty of gross violations of rules, regulations and laws, using personnel whose own institutions "owe" those wrongdoers for prior favors regarding their own alleged racism;

f) Department of Defense Office of Inspector General (DOD OIG) repeatedly presenting unpunished falsehoods both to national security and human rights whistleblowers, as well as to Members of Congress, in efforts to cover up wrongdoing;

g) repeated efforts by the DOD OIG to 1) grossly minimize the importance of disclosures about crimes against humanity and war crimes both promoted and committed by NDU officials and selected "honored" guests, and 2) discredit the whistleblowers bringing that information to the fore;

h) eternal foot dragging (the phrase I used in a January 12, 2018 email, "Does what Admiral Stavridis say about Mr. Trump also go for U.S. Southern Command") on the

racists, torturers and death squad advocates as professors, senior NDU staff and "honored guests" I would face such revised performance paperwork.

part of the DoD OIG meant to then claim that even the most serious wrongdoing was “old news”;

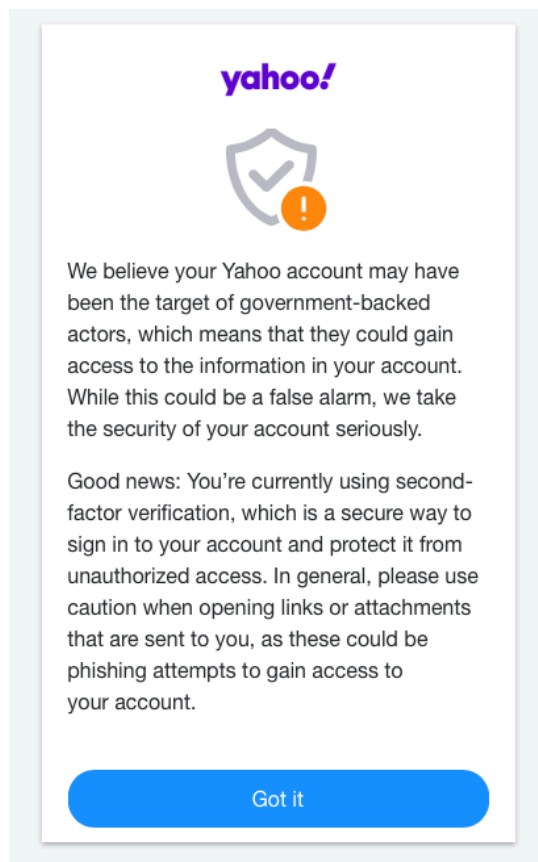
i) the complicity of senior members of the Intelligence Community (IC) in not declassifying in part the three Congressional Disclosures made by truth-tellers (who not only bent over backwards to respect rules, regulations and laws but also publicly urged other whistleblowers not to go the road of leaker Edward Snowden now in Moscow) to the IC Office of Inspector General; this despite the fact that such declassification would--according to IC insiders themselves--help verify a deep strain of wrongdoing within that Community while not betraying IC classified procedures;

j) relating to (g and h) the resulting--as can also be seen as part of this essential background package (attached)--the December 14, 2018 "Agency Response" to a Merit Systems Protection Board administrative judge, that "we hope to make clear that the agency does not maintain in the normal course, *nor is it required to maintain*, records of correspondence, personnel actions, or other records, *for the amount of time that has elapsed since the events at issue took place.*"

Attached please find my February 15, 2019 Pleading to the U.S. Merit System Protection Board Administrative Judge. "UPDATE: Urgent Concern About Missing Documentation." Bureaucratic complicity is the purposeful filing of federal false statements by attorney Mollie Murphy and others seeking to protect those guilty of gross violations of rule, regulation and law as they relate to torture, murder and the promotion of crimes against humanity, and those who carry them out is undeniable.

As you can also see from the "Statement on Mick Andersen's Unexpected Visit" (below), justification for my being banned from NDU while recovering from two life-threatening brain surgeries after a near-fatal car accident boiled down to a single ambiguous claim by a new colleague I did not know and with whom I did not interact -- please see below);

Finally, I ask that you examine the following Yahoo.com message that I received today:



I hope to provide the Court with additional information soon about the extent to which U.S. government officials go in carrying out in covering up wrongdoing very soon.

Very respectfully,

Martin Edwin Andersen

Statement on Mick Andersen's Unexpected Visit

I, Denise Alvarez, felt frightened and concerned for my safety upon realizing and then seeing Mick Andersen in Alicia Torres and Monica Stapleton's office on Thursday, June 16, 2011. My feelings of concern were mainly due to Mick's recent irrational behavior and his disheveled appearance. However, it is also partially due to the unexpectedness of his visit. I understood that he had been temporarily barred from NDU. Therefore, it was a surprise to see him at CHDS.





Martin Edwin... **Author** 1d (edited) ...

Narrative Strategist, Writer, Historian,...

Sergio de la Peña, then the US deputy assistant secretary of defense for western hemisphere affairs, on [#Cienfuegos](#): "We began at a good starting point but it has arrived a place that is unprecedented ... I consider him a [#greatmentor](#), a good partner, but most importantly, a friend."

<https://m.youtube.com/watch?v=68Tl1J63la4>

No tiene lógica que Cienfuegos pactara con un "narquillo", dice exoficial de EU que lo entrevistó

No fue El Pentágono el que arrestó a Cienfuegos, sino la Agencia Federal Antinarcoóticos, dijo Craig Deare, exoficial de inteligencia de El Pentágono.

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----- Forwarded message -----

From: LaPlante, Kenneth <LaPlanteK@ndu.edu>

Date: Wed, Dec 21, 2011 at 11:20 AM

Subject: CONFIDENTIAL MATTER -- Notice of Dir's Informal Inquiry
(using Army AR 15-6 as basis) -- CONFIDENTIAL MATTER

To: CHDS-FACULTY-STAFF <CHDS-FACULTY-S-1@ndu.edu>, Howard J Wiarda
<wiarda@uga.edu>, Martin Edwin Andersen

<securitydefensestudiesreview@gmail.com>, "Meyer, Stephen A CIV
USSOUTHCOM/SCJ9 (L)" <stephen.meyer@hq.southcom.mil>, "Taylor, Rich"
<richard.taylor@northcom.mil>

Cc: "Garrison, Michael" <garrisonm2@ndu.edu>, "Bracero, Saul (COL USA
NDU/ACSS)" <saul.bracero@ndu.edu>

Today, the Director, CHDS signed a Memorandum of Appointment Order -
AR 15-6 for the conduct of an informal inquiry into allegations of:

1. Hostile Work Environment involving but not limited to:
 - a) Supervisory/Management Misconduct/Mismanagement
 - i. Constant Reorganization
 - ii. Dual Standards
 - iii. Discouraging Efforts to Succeed
 - iv. Changing Process and Procedures
 - b) Ethics Violations
2. Resource Mismanagement
3. Racial Prejudice

https://armypubs.army.mil/epubs/DR_pubs/DR_a/pdf/web/r15_6.pdf

- o Clarifies when the authority to appoint an investigation of a death may be delegated (para 2-1c) .
- o Provides additional guidance on friendly fire appointing authority (para 2-1c) .
- o Prohibits an individual from appointing an inquiry, investigation, or board if that individual is reasonably likely to become a witness; has an actual or perceived bias for or against a potential subject of the investigation; or has an actual or perceived conflict of interest in the outcome of the investigation (para 2-1f) .

Martin Edwin Andersen • You

now ...

National Security Historian; Strategic Communications Guru; ex-Pres...

Three years ago Milley banned senior officials accused of wrongdoing from using AR 15-6 "inquiries" as a whitewash as well as to instill fear in those considering telling truth to power. An example of such unethical conduct was that done at the **#NationalDefenseUniversity** by minions of VADM. **#AnnRondeau** in their war on **#whistleblowers** . <https://bit.ly/31AQYO7> Thank you General Milley!



surgeries coterminous with some of my most important disclosures. This public humiliation included public mocking in the presence of Cols. Downie and LaPlante by other senior “loyalist” staff (such as very public hand gestures meant to indicate that I had somehow become “retarded”), as well as by threatening words and gestures by Col. LaPlante himself.

Meanwhile, the systemic reprisals against me instilled panic and fear in my CHDS colleagues. As fellow professor David Spencer wrote (just before the supposedly “voluntary” non-disclosure agreement was signed) to me and Jim Zackrison, whose original 2009 disclosures—edited by me—of wrongdoing by senior CHDS staff were never investigated by the DoD OIG and who after filing it did not have his own contract renewed:

From: **David Spencer** <d.elliott.spencer@gmail.com>
Date: Thu, Dec 15, 2011 at 10:37 PM
Subject: FYI
To: James Zackrison <jameszackrison@hotmail.com> ... "Martin E. Andersen"
<martinedwinandersen@gmail.com>

Guys this was sent to me today. As you can see we are in the clear since we did our due diligence beforehand, but it is not preventing people from trying to find ways to get to us.

David

From: Heaton, John, Lt Col, DSCA/OGC [<mailto:John.Heaton@dscamil>]
Sent: Thursday, December 15, 2011 4:41 PM
To: LaPlante, Kenneth; Murphy, Mollie
Cc: Downie, Richard; Thompson, John; Bitencourt, Luis; Lora, Manuel; Gold-Biss, Michael; Earle, Walter, CIV, OSD-POLICY
Subject: RE: Request for Advice/Assistance -

(Italics added.)

The ink was barely dry on the illegal non-disclosure agreement when Cols. Downie and LaPlante announced that they were convening an Army 15-6 “investigation” in the civilian DoD institution.