Document 1
Document 2
Document 3
Document 4
Document 5
Document 6
Document 8
Document 9
Document 10
April 29, 2008


2. Letter for Scott W. Muller, General Counsel, Central Intelligence Agency, from Jack L. Goldsmith III, Assistant Attorney General, Office of Legal Counsel (July 7, 2004) (emphasizing that approval of particular techniques is subject to previously described assumptions, limitations, and safeguards).


12. Letter for John A. Rizzo, Acting General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Acting Assistant Attorney General, Office of Legal Counsel (Aug. 31, 2006) (addressing application of Common Article 3 to conditions of confinement)


14. Memorandum for John A. Rizzo, Acting General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Principal Deputy Assistant Attorney General, Office of Legal Counsel, Re: Application of the War Crimes Act, the Detainee Treatment Act, and Common Article 3 of the Geneva Conventions to Certain Techniques that May Be Used by the CIA in the Interrogation of High Value al Qaeda Detainees (July 20, 2007)

15. Letter for Rizzo, Associate General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Principal Deputy Assistant Attorney General, Office of Legal Counsel (Aug. 23, 2007) (addressing legality of use of particular interrogation techniques with a particular detainee)

16. Letter for Rizzo, Associate General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Principal Deputy Assistant Attorney General, Office of Legal Counsel (Nov. 6, 2007) (addressing legality of use of particular interrogation techniques with a particular detainee)

17. Letter for Rizzo, Associate General Counsel, Central Intelligence Agency, from Steven G. Bradbury, Principal Deputy Assistant Attorney General, Office of Legal Counsel (Nov. 7, 2007) (addressing legality of use of particular interrogation techniques with a particular detainee)