

IN THE UNITED STATES ARMY
FIRST JUDICIAL CIRCUIT

UNITED STATES OF AMERICA

v.

Manning, Bradley E.
PFC, U.S. Army,
HHC, U.S. Army Garrison,
Joint Base Myer-Henderson Hall
Fort Myer, Virginia 22211

**ORDER: REVIEW
OF STIPULATIONS OF
EXPECTED TESTIMONY**

DATED: 18 June 2013

SUSPENSE: 3 duty/business days

1. To date the Government, Defense, and Accused have entered into stipulations for the expected testimony of thirty-three (33) Government witnesses. Those stipulations have been admitted into evidence and read on the record. The parties notified the Court that they anticipate entering into approximately seventeen (17) additional stipulations of expected testimony by 21 June 2013.

2. The Government notified the Court that government organizations with equities involved have requested to review certain Stipulations of Expected Testimony before they are admitted into evidence and read on the record. The Government wishes to accommodate this request and proposes to have those stipulations signed by the parties before sending them to the government organizations for review. The Defense does not object.

ORDER:

1. The Court approves the Government's request for the requested reviews so long as the reviews do not unreasonably delay the trial. All reviews of Stipulations of Expected Testimony will be completed **within three duty or business days** after the parties and the Accused enter into the stipulation.

2. This order is issued under the Court's authority to regulate the proceedings under Rule for Courts-Martial (RCM) 801 and to compel the production of witnesses under RCM 703. Should any government organization request to review a stipulation and fail to conduct this review within this timeframe, the Government will elect to offer the stipulation into evidence, call the subject witness, or forego the use of the testimony in the Government's case-in-chief.

So **ORDERED** this 18th day of June 2013.



DENISE R. LIND
COL, JA
Chief Judge, 1st Judicial Circuit