

March 7, 2006

CACI International, Inc.  
Attn: General Counsel's Office  
1100 N. Glebe Road  
Arlington, VA 22201

Dear General Counsel of CACI International:

The Project On Government Oversight (POGO) is overhauling and renewing its Federal Contractor Misconduct Database ([www.pogo.org/db/index.cfm](http://www.pogo.org/db/index.cfm)), a compilation of information from public resources regarding government contractors, including CACI. I have enclosed the findings relevant to CACI and am requesting verification or refutation of the data from you by March 17, 2006.

Any response would be greatly appreciated, as the accuracy of this information is in the best interest of all parties. Out of fairness to CACI, please be assured that any response received by POGO will be posted on the website along with the data.

Changes to the database include: the addition of more current instances, removal of Superfund cleanup costs, and removal of information that could not be verified with official documents. Additionally, pending cases will still be included, but this information will be kept separate from the resolved cases and will not be included in any totals.

If you have any questions, I can be reached at (202) 347-1122. Thank you for your time and consideration.

Sincerely,

Kevin L. Phelps  
Project Director

Enclosure

## Instances

1.

Religious Discrimination

Date: 02/27/1997 (date of settlement)

Misconduct Type: Labor

Contracting Party: Government Defense

Court Type: Civil

Amount: \$15,000

Disposition: Settlement

Synopsis: "On February 27, 1997, the Commerce Department reached settlements with the United States Air Force, an Air Force officer, the United States Department of Justice and one of its employees, and a government contractor, CACI Inc. - Commercial, and one of its employees, for alleged violations of the antiboycott provisions of the Export Administration Regulations."

The Department alleged that, in a November 1991 meeting conducted by Air Force officers, representatives of the Justice Department and CACI were told that Jews or people with Jewish surnames could not go to Saudi Arabia as part of the microfilming team. In preparing for the microfilming project, CACI drafted and the Justice Department employee edited an "operations plan" which included the following "Screening/Selection Process" requirement:

"... No Jews or Jewish surnamed personnel will be sent as part of the Document Acquisition Team because of the cultural differences between Moslems and Jews in the Region. ... No Israeli stamped passport, as per Saudi rules."

Document(s):

1. DOC Press Release

## Pending Cases

1.

Ibrahim v. Titan (Abu Ghraib Prison Interrogations)

Misconduct Type: Ethics

Contracting Party: Government Defense

Court Type: Civil

Disposition: Pending

Synopsis:

"On July 27, 2004 a lawsuit was filed on behalf of five Iraqis who claimed they were subjected to acts of murder, torture, and other abuses while they or their family members were held at Abu Ghraib prison in Iraq. The lawsuit names CACI International Inc, CACI INC.–FEDERAL, CACI N.V. and Titan Corporation as defendants. The plaintiffs allege that they suffered significant physical injury, emotional distress, and/or wrongful death for which the defendants are liable for compensatory and punitive damages.

Plaintiffs allege violations of the Alien Tort Claims Act, RICO, Assault & Battery, Wrongful Death, False Imprisonment, Intentional Infliction of Emotional Distress, Negligence and Violation of Federal procurement laws and regulations governing contractors."

Document(s):

1. SEC 10-K

- 2.

Saleh v. Titan (Abu Ghraib Prison Interrogations)

Misconduct Type: Ethics

Contracting Party: Government Defense

Court Type: Civil

Disposition: Pending

Synopsis: "On June 9, 2004, seven named plaintiffs filed a twenty-six count class-action complaint against a number of corporate defendants and individual corporate employees alleging that defendants formed a conspiracy to increase demand for interrogation services in Iraq. The complaint named CACI International Inc, CACI INC.–FEDERAL, CACI N.V., as well as a CACI employee, Stephen A. Stefanowicz, among the defendants in the case. The complaint alleges that defendants engaged in a pattern of racketeering activity, violated U.S. domestic and international law and intentionally and negligently committed a series of tortious acts against plaintiffs, who were detainees at Abu Ghraib prison and elsewhere in Iraq. The complaint alleges that instead of providing interrogation and other related intelligence services in a lawful manner, the defendants conspired with each other and with certain U.S. government officials to direct and conduct a scheme to torture, rape, and, in some instances, summarily execute plaintiffs. Plaintiffs' complaint seeks a permanent injunction, compensatory and punitive damages, treble damages and attorney's fees under the Racketeer Influenced and Corrupt Organizations Act ("RICO"), declaratory relief, and a permanent injunction against any future contracting with the United States."

Document(s):

1. SEC 10-K