

## Many Questions, Few Answers and No Plan

- What is the impact of placing detainees in the United States prison system – pre-trial and post trial?
- Has an assessment been done to determine the risk of escape as well as potentially creating targets in the United States for terrorist attacks?
- Will Guantanamo detainees be segregated from the regular prison population?
- What facilities exist in the United States today that can hold these detainees?
- Where will Military Commissions be held – at Guantanamo or in the United States?
- Assuming Military Commissions are held at Guantanamo, where will detainees who are convicted serve out their sentence – in the United States or somewhere else?
- What additional constitutional rights will a detainee gain if they are tried in the United States versus Guantanamo?
- Are there differences in the rights awarded to detainees tried in a Military Commission versus civilian court? Could location or geography affect the right afforded to detainees (somewhere in the United States versus Guantanamo)?
- How do we handle protection of classified information during trials?
- What are the long term implications on future conflicts of trying these detainees in a civil court versus Military Commissions?
- Why is the Administration reading Miranda Rights to some detainees captured or held in Iraq and Afghanistan? How many are being read Miranda Rights? How many have invoked their rights?
- What is the impact of requiring the reading of Miranda Rights to terrorists captured on the battlefield and advising them they have the “right to remain silent”?
- What if a detainee is found not guilty– where will he be released?
- What does the Administration plan to do when a Federal Judge orders the release of a detainee but the Administration knows he is too dangerous to release or transfer?
- What do you do with a detainee you cannot try or release due to national security concerns?