

Case Register..... Lane County Circuit Court  
Case#..... 161403534 Giffen Todd/State Of Oregon  
Civil Habeas Corpus

Status Appeal

Case Filed Date..... 2/20/14 Starting Instrument.. Petition Writ of Habea  
Case Started Date... 2/20/14 Originating From..... Original filing  
At Issue Date..... Previous Court.....  
First Setting Date.. Previous Court Case#.  
Trial Scheduled Date Master Case Number...  
Trial Start Date.... Relation to Master...  
Length of Trial..... Amount Prayed for.... \$.00  
Disposition Date.... Termination Stage....  
Final Order Date.... 6/04/14 Termination Type.....  
Reinstated Date.....

Judgment Type.....  
Judgment Status.....  
Judgment Volume/Page.

ROLE	PLAINTIFF	ATTORNEY
1 Plaintiff	Giffen Todd	Peterson Jedediah

ROLE	DEFENDANT	ATTORNEY
1 DEF DISM	State Of Oregon	
2 DEF DISM	Attorney General Of The State	
3 DEF DISM	Gardner Alex District Attorney	

ROLE	OTHER PEOPLE	ATTORNEY
1 Judge	Zennache Charles M (assigned)	

ENTER DT	FILE DT	EVENT/FILING/PROCEEDING	SCHD DT	TIME	ROOM
1 2/20/14	2/20/14	Petition Writ of Habeas Corpus			
2 7/16/14	7/16/14	Assigned			
		JUD 3 Zennache' Charles M			
2 2/20/14	2/20/14	Affidavit for Fee Deferral			
		for waiver or deferral of fees			
		PTF 1 Giffen Todd			
4 2/20/14	2/20/14	Statement Assets			
		in confidential insert			
		PTF 1 Giffen Todd			
2 2/20/14	2/20/14	Order Fee Waiver			
		\$252.00 waived filing fee			
		PTF 1 Giffen Todd			
	2/20/14	Signed			
		JUD 1 Vogt Debra K.			
2 2/20/14	2/20/14	Motion Appoint Counsel			
		for Habeas Corpus			
		PTF 1 Giffen Todd			
2 2/20/14	2/20/14	Motion			
		to proceed in leave informa			
		pauparis in state habeas			
		corpus			
		PTF 1 Giffen Todd			
8 5/01/14	5/01/14	Notice/Rule 7 - 63 day			
		DEF 1 State Of Oregon			

ENTER DT	FILE DT	EVENT/FILING/PROCEEDING	SCHD DT	TIME	ROOM
		DEF 2 Attorney General Of The			
		DEF 3 Gardner Alex District A			
5/21/14	5/20/14	Order			
		ASSIGNING CASE TO HONORABLE			
		JUDGE CHARLES M ZENNACHE/			
		Courts Own Mot			
	5/19/14	Signed			
5/29/14	5/27/14	JUD 2 Rasmussen Karsten H			
		Motion Appoint Counsel			
		for Pet/to CMZ			
5/29/14	5/27/14	PTF 1 Giffen Todd			
		Affidavit in Support of Motion			
		PTF 1 Giffen Todd			
		Related event # 10			
6/04/14	5/30/14	Judgment Dismissal General			
		in its entirety because it is			
		moot			
	5/30/14	Signed			
		JUD 3 Zennache' Charles M			
		Related event # 14			
6/04/14	6/04/14	Closed			
6/04/14	6/04/14	Notice Entry of Judgment			
		PTF 1 Giffen Todd			
6/19/14	6/19/14	Notice Appeal			
		#A157118			
		PTF 1 Giffen Todd			
		PRV 2 Peterson Jedediah			
7/14/14	7/11/14	Notice			
		file/exh required by CoA			
		#A157118			
7/17/14	7/07/14	Motion			
		for Reconsideration			
		PTF 1 Giffen Todd			
7/17/14	7/16/14	Order of Denial			
		Ptf's Motion for			
		Reconsideration			
		JUD 3 Zennache' Charles M			
		Related event # 17			
***** END OF DATA *****					

Lane County Circuit Court, Habeas Corpus for State Petitioner

Todd Giffen,

Petitioner,

Vs.

State of Oregon, Attorney General of The State of Oregon Ellen Rosenblum

And Alex Gardner, District Attorney for the State of Oregon.

Respondents.

Petition for a Writ of Habeas Corpus

My name is Todd Giffen, and I am illegal detained and held by the Lane County Circuit Court in Lane County, Oregon. I am held pre-trial on a charge of assault 4 (under court case number 22-13-18198). I am in a custody program of the Lane County Jail, and am experiencing numerous civil rights violations. I am labeled by my psychological expert (Cathy Meadows, M.A., Clinical Psychology) a victim of "whistleblower retaliation" and have dealt with abuses by the state, retaliations, and covert harassment and surveillance by the police, sheriffs, and even jail clerks in the town I am from. There is a conspiracy of them working with the CIA and US Department of Justice illegally, and committing serious acts of abuse, and refusing to investigate it afterwards.

I have sustained serious fatal physical/brain injury from spy games played by the law enforcement in the state from the use of directed energy weapons and military technology on my brain and body, and have now acquired a diagnosis of "chronic traumatic encephalopathy" from my doctor (Dr. Stefan Harold, a neurologist in Portland), a diagnosis which the jail and Oregon State Hospital denied I had while in their custody, citing in reports that I had no sign of injury, in order to hide my condition and abuse. I dealt with violations of law while in custody, including torture, denials of medical care, deliberate indifference, verbal and physical abuse, and coercion. I have been assaulted while in custody, and staffers are desperately trying to hide their illegal ties to the CIA or the facilities participating in illegal surveillance or abuses.

I allege that at this moment, I am also being stalked and followed on the streets by undercover agents who work with the state to coordinate these abuses, and they are using a number of illegal surveillance tactics on me, trying to harass, and entrap me in the legal system. This violates my 4<sup>th</sup> amendment rights under the US constitution to be free from warrantless surveillance and illegal searches/seizures by government agents. The abuse I have experienced constitutes cruel and unusual punishment under the 8<sup>th</sup> amendment, and it also violates my 14<sup>th</sup> amendment rights to due process, including violating the liberty interest of this right. They also seek to sabotage my legal case, by abusing me and withholding services another violation of the 14<sup>th</sup> amendment/due process clause, which guarantees me a fair trial.

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Call the obamasweapon.com hotline at 503-967-5202 to learn more about my case.

RECEIVED  
FEB 19 2014  
CIRCUIT COURT, LANE CO.

FILED  
14 FEB 20 PM 2:03  
Case 14-0334  
CIRCUIT COURT OF OREGON  
FOR LANE COUNTY  
BY  
Petition for  
Writ of Habeas  
Corpus

2/17/2014.

The judges in Lane County are abusing me, and I am being denied effective counsel. I have noticed bizarre relationships between the attorneys and the courts in town, and asked the court for a change of venue or a change of counsel, to counsel out of the county because of conflicts of interest. The judges did not rule on my submitted motions, denied motion when my attorney submitted the request, and I believe it's an attempt to sabotage my case. My counsel himself has told me and my civil rights attorney Shawn Abrell in taped recordings that he will not protect me, that it's not his duty to protect me, and he is protecting the District Attorney William Warnisher, who I allege participated in these abuses. My attorney is refusing to hire expert witnesses, refusing to hire doctors, refusing to hire private investigators, and he's ignoring all my communication. I have provided him video evidence and audio evidence of my abuse, and he has refused to investigate for 2 solid months. I have requested that he file an injunction to stop the abuse, or to file a Writ of Mandamus or Writ of Habeas Corpus about my abuse on my behalf, to force the courts to take corrective action, and he refuses. I believe that he intends for me to falsely plead guilty to a crime I am not guilty of or go to trial without a defense because he refused to build my case (the only way to prove my innocence). This violates my right to counsel who actually works for me (ie is effective, and wants to help me) and right to compulsory process to find witnesses in my favor under the 5<sup>th</sup>, 6<sup>th</sup>, and 14<sup>th</sup> amendments, which guarantees me counsel for my defense in criminal cases, and due process rights to counsel and a fair trial.

The fact that the judges are prejudiced against me and trying to cover up the crime of local police also makes it unlikely that I could get a fair trial in Lane County, and there are potentially involved people all over the area.

An issue is at hand, of the covert abuses by the state, which if proven, and as easy as it is given the evidence I have provided, I would be acquitted because the State would be guilty of setting me up, inducing incidents that would have not occurred otherwise, and inducing incidents which I did not participate in willingly (the defense of the crime in my case is that I didn't act willfully, another person forced me into it, remotely abused me into it, and coerced/induced me into it. The state also hid evidence to prove my innocents, and has went to elaborate efforts to conceal my abuse to frame me and win convictions.).

I seek the protection of Habeas Corpus in Lane County only because statute may require it, even though there's a conflict of interest with the Lane County Circuit Court, and abuse by the Presiding Judge there, "Judge Rasmussen" and other judges, who have helped sabotage my release, are denying or not ruling on motions I file (including requests to change venue and new attorneys), won't appoint new counsel, and have on the record called my complaints a "conspiracy" while angrily denying my motion for out of county counsel. Judge Rasmussen has seen reports by my psychologist saying I have been getting abused by the state with covert harassment and surveillance (which she describes as whistleblower retaliation, saying I have no mental illness about it), and a transcript from a US Investigate Services/military employee who came forward as a whistleblower disclosing details about the governments technology used to attack me and her belief that I had been targeted by the State of Oregon / military during weapon/psych experimentation (transcript+audio: <http://www.oregonstatehospital.net/d/USIS.html>).

I called the Post Conviction Consortium and they informed me I could file a new Petition for Habeas Corpus and that I should request their appointment so we could investigate these matters and submit a

Obamasweapon.com: State Habeas Corpus in the Lane County Circuit Court.  
2/17/2014.

revised petition if need be. The attorney's office assistant I spoke with is also familiar with my website and case, as I guess I'm quite the celebrity in Oregon (I run obamasweapon.com). I am asking these matters be investigated and protection granted before my trial date on 3/12/2014.

Custody program details: I am forced to check in at Lane County Jail daily, and they threaten me with illegal imprisonment including revocation of my release to the custody program. The Appeals court has held numerous times that people in custody programs pre-trial are eligible for Habeas Corpus, if that is an issue raised by the court, and I'm sure appointing counsel would help me clear this matter up.

More evidence is available on my website at this URL:

<http://www.oregonstatehospital.net/d/russelltice-nsarnmebl.html> (all about NSA warrantless surveillance with radar/space capability, with information by Dr. Robert Duncan, a DOD/CIA/US DOJ surveillance system architect saying Americans are being targeted nationally with it, tortured, and used as experimentation subjects with weaponry and microwave systems he helped design (his books for download + patents for it + interviews on Coast to Coast and Conspiracy Theory TV show are for viewing/download. He also interviewed 650 victims in 2006, which he believes are all credible. There are thousands of victims nation wide).

I am being denied significant liberty and the court should order the granting of my Habeas Corpus and order such relief as may be necessary.

Attached. 1 DVD, ex A.  
Video/audio evidence.

DATED: 2/17/2014.

2/17/2014 Todd Giffen

Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

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RECEIVED  
FEB 19 2014  
CIRCUIT COURT, LANE CO.

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR THE COUNTY OF Lane

FILED

14 FEB 20 PM 2:02

Case No. 11014-03534

CIRCUIT COURT OF OREGON  
FOR LANE COUNTY

Todd Giffen  
Plaintiff/Petitioner

v.

Ellen Rosen Blum / Atty General  
Defendant/Respondent  
Alex Gardner, Lane District Atty

**Application & Declaration for  
Deferral or Waiver of Fees for:**

- ☒ Plaintiff/Petitioner  
☐ Defendant/Respondent

**ACCESS TO THIS DOCUMENT IS RESTRICTED TO PROTECT THE PRIVACY OF PARTIES**

I am asking for deferral or waiver of fees in this case because I am unable to pay all or part of the fees right now. I understand that I must complete the **Declaration for Deferral or Waiver of Fees** to prove to the court that I do not have enough money to pay the fees. I understand that if I do not, my request can be denied.

1. I am applying for deferral or waiver of the following fees (check ONE box ONLY):

- ☒ Filing Fees      ☒ Filing Fees + Sheriff's Service Fee\*      ☒ Motion Fee  
☒ Arbitration Fee      ☒ Trial Fee  
☒ Other (describe): All

\*If you are requesting deferral or waiver of the sheriff's service fee, explain why you cannot find another person to serve the papers. Papers can be served by any competent person who is at least 18 years old, a resident of Oregon (or the state where service is made), and who is not a party to the case or a party's lawyer, employee, officer, or director.

At this time no deferral of Sheriff's service fee required.

2. If the court defers fees, I understand that:

- The fees are a debt I owe to the State of Oregon, and the court may put me on a payment plan. I agree to pay the fees according to the payment plan. If I fail to do so, the total amount of unpaid fees will be referred for collection.
- The court will enter a judgment against me for the unpaid amount of the fees that are deferred, and the judgment will be enforced regardless of the outcome of the case.
- If the court refers this judgment for collection, administrative and collection costs will automatically be added to the judgment without further notice to me or further action by the court.

3. I understand that if the clerk denies my application, I have the right to ask a judge to review my application.

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FEB 19 2014  
CIRCUIT COURT, LANE CO.

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR THE COUNTY OF Lane

FILED

14 FEB 20 PM 2:02

Todd Giffen  
Plaintiff/Petitioner

Case No. 16-14-03534  
CIRCUIT COURT OF OREGON  
FOR LANE COUNTY

v.

**Order Regarding Deferral or  
Waiver of Fees for:**

Ellen Rosenblum, Atty General ☒ Plaintiff/Petitioner  
Defendant/Respondent ☐ Defendant/Respondent

Alex Gardner, District Atty

The court finds that the applicant is currently unable to pay all or part of the noted fees. **THE COURT HEREBY ORDERS THAT:**

1. Deferral (Temporary): ☐ The court **DEFERS** the following fees on a temporary and/or partial basis:

☒ Filing Fees ☐ Sheriff's Service Fee ☒ Motion Fee  
☐ Arbitration Fee ☒ Trial Fee  
☒ Other: (describe) All

☐ The noted fees are deferred until the court receives notice that Applicant is represented by a lawyer **or** until a hearing or trial. Fees are due in full upon occurrence of either event unless Applicant files a new *Application and Declaration for Deferral or Waiver of Fees* and the court grants that application. If neither event occurs, the fees are due as specified in a future judgment in this case.

or

Payment must be made

☐ According to the terms of the attached payment plan (or) \$ \_\_\_\_\_ per month until paid in full  
☐ As ordered by a judgment in this case (or)  
☐ Other: \_\_\_\_\_

**If fees are not paid as ordered, judgment will be entered against you without further notice.**

2. Waiver: ☐ The court **WAIVES** the following fees (no payment):

☒ Filing Fees ☐ Sheriff's Service Fee ☐ Motion Fee  
☐ Arbitration Fee ☐ Trial Fee  
☐ Other (describe) \_\_\_\_\_

3. Denial: ☐ The court **DENIES** the applicant's request for deferral or waiver of fees because:

☐ Applicant is financially able to pay the fees (see part \_\_\_\_\_ of the Declaration);  
☐ Application contains insufficient information (see part \_\_\_\_\_ of the Declaration);  
☐ Other findings \_\_\_\_\_

Date

7

[Signature]  
Circuit Court Judge or designee, signature

Debra Vogt  
Name, printed

Obamasweapon.com: State Habeas Corpus in the Lane County Circuit Court.  
2/17/2014.

Lane County Circuit Court, Habeas Corpus for State Petitioner

Todd Giffen,

Petitioner,

Vs.

State of Oregon, Attorney General of The State of Oregon Ellen Rosenblum

And Alex Gardner, District Attorney for the State of Oregon.

Respondents.

Motion for appointment of counsel for Habeas Corpus.

I am indigent petitioner seeking appointment of counsel. I have made arrangements/spoke to the Oregon Post Conviction Consortium, and they informed me I could file this case and request that the court appoint them to represent me.

Please appoint counsel so I can revise my petition and seek other reliefs and protection, and plead my case to the court.

DATED: 2/17/2014.

2/17/2014 Todd Giffen

Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

<http://www.obamasweapon.com/>

FILED

14 FEB 20 11:00 AM  
Case-10-10001

CIRCUIT COURT OF OREGON  
FOR LANE COUNTY

Motion for  
appointment  
of counsel

Obamasweapon.com: State Habeas Corpus in the Lane County Circuit Court.  
2/17/2014.

Lane County Circuit Court, Habeas Corpus for State Petitioner

Todd Giffen,

Petitioner,

Vs.

State of Oregon, Attorney General of The State of Oregon Ellen Rosenblum

And Alex Gardner, District Attorney for the State of Oregon.

Respondents.

RECEIVED

FEB 19 2014

RT, LANE CO.

Case. 16-FILED  
14 FEB 20 PM 12:03  
Motion to Proceed in  
CIRCUIT COURT OF OREGON  
FOR LANE COUNTY  
BY  
Leave Informa  
Pauparis

Motion to Proceed in Leave Informa Pauparis in State Habeas Corpus,

I am an indigent Petitioner being deprived of life and liberty and limb in Lane County Oregon,

I request the case to proceed informa pauparis, to waive any filing fees, and to appoint counsel from the Oregon Post Conviction Consortium as soon as possible.

Affidavit of poverty: I am indigent, living on Social Security Supplemental Security Income of \$696 a month, with high amounts of debt. As a disabled person, I do not work, or have other income. I have legal bills and credit card debt that take up the majority of my income, and I cannot afford the fees of the court. I am never denied ability to file without waiving the fees, and am eligible to receive court appointed counsel.

I have \$20,000 credit card debt, made up of \$15,000 in legal bills, to which I pay over \$500 a month towards, leaving me with barely enough money for food, transportation, a cellphone, and out of pocket medical care expenses. I incur new debt each month, and am living in a homeless shelter largely due to my debt. I cannot afford to pay for an attorney or to pay any filing fees.

I receive both Medicaid and food stamps additionally.

DATED: 2/17/2014.

2/17/2014 Todd Giffen

Todd Giffen

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503-967-5202

<http://www.obamasweapon.com/>

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FILED  
AT 2:21 O'CLOCK P.M.  
MAY 20 2014

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR LANE COUNTY

Circuit Court for Lane County, Oregon  
*DJ*

TODD GIFFEN,

Petitioner,

Case No. 16-14-03534

v.

ORDER ASSIGNING CASE  
TO THE HONORABLE  
CHARLES M. ZENNACHÉ

STATE OF OREGON,

Respondent.

THIS MATTER comes before the Court upon its own motion, it appearing appropriate that this case be assigned, therefore;

IT IS HEREBY ORDERED this case is assigned to the Honorable Charles M. Zennaché for all future purposes.

Dated: May 19, 2014.



Karsten H. Rasmussen, Presiding Judge

Prepared by: M. Panter

Cc: Todd Giffen  
405 W Centennial Blvd  
Springfield, OR 97477

Lane County District Attorney's Office  
Department of Justice

*am*  
MAY 21 2014

Habeas Corpus State, Case 16-14-03534  
More info: <http://www.obamasweapon.com/>

FILED

14 MAY 27 PM 2:25

In the Circuit Court for Lane County Oregon,  
Todd Giffen,  
Petitioner,  
Vs.  
State of Oregon,  
Attorney General Ellen Rosenblum,  
Lane County District Attorney's Office,  
Defendants.

Case No. 16-14-03534

CIRCUIT COURT OF OREGON  
FOR LANE COUNTY

BY TP  
Motion for Appointment Counsel

Motion for Appointment of Counsel,

Petitioner moves the court to appoint counsel to indigent petitioner as required by *informa pauper's* filing to handle case further and fix any errors in the filing including any deficiencies previously pointed out by the courts, including having them assist in properly filing proof of service.

Supported by attached affidavit. See also Exhibit A Affidavit by Special Agent in Charge of FBI Los Angeles Ted Gunderson confirming nationwide abuses to which I am a target and Exhibit B Email from Expert Psychiatrist on Military Mind Control abuses showing willingness to evaluate me and to testify in court if my attorney contacts him.

5/25/2014

*Todd Giffen*  
Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

<http://www.obamasweapon.com/>

MAY 29 2014  
*nap*

Habeas Corpus State, Case 16-14-03534  
More info: <http://www.obamasweapon.com/>

In the Circuit Court for Lane County Oregon,

Todd Giffen,

Petitioner,

Vs.

State of Oregon,

Attorney General Ellen Rosenblum,

Lane County District Attorney's Office,

Defendants.

Affidavit to support appointment of counsel.

Dear Judge Charles M. Zennache.

I am indigent petitioner and you are the appointed judge for my State Habeas Corpus. In Habeas Corpus, it's normal to appoint counsel for them to fix any issues with the petition and to have them represent the petitioner during the course of a Habeas Corpus proceeding. I did receive a letter stating proper proof of service or some type of petition requirement may or may not have been filed. In this case I request an attorney appointed to help fix that problem and to get my petition set up to the courts requirements.

I furthermore would like to point the judge to my website <http://www.obamasweapon.com/> which has further evidence on a continuously updated basis about my abuse by the State of Oregon and US military, and other law enforcement officers.

One thing we will do with this Habeas Corpus is to order a proper investigation as Habeas Corpus normally allows to discover the merits of my claim. One thing I hope to have done is for security video and audio evidence to be called in from the Oregon State Hospital, which they informed they are saving on my behalf, to prove how they helped set me up. I would also like to call military mind control expert witness Dr. Colin Ross, a psychiatrist who knows there to be over 100,000+ victims of military mind control abuses on American soil, agreed by email that he could evaluate me and was willing to testify in court about the military's use of radiation weapons, drugs, and kidnappings on American citizens, and his belief that it is impossible this is not occurring today (this psychiatrist has a video on my website, located on the front page, called "Military Mind Control" where he covers many of these topics through his research and time as a psychiatrist, and his time working with the victims). I have been set up by the State of Oregon, US Military, and law enforcement officers, who seek to assassinate, torture, and control me through a variety of covert means, to hide their crime and misconduct. They've previously used the legal system to hide their behavior and pursue false prosecution through the Lane County District Attorney's Office, refusing to acknowledge my abuse when they mutilated me, prevented my testimony, and sabotaged the legal process with inside control mechanisms. I also suffer now from severe brain and bodily injury from their abuse during this time, as I was subjected to military radar

FILED

14 MAY 27 PM 2:25

Case No. 16-14-03534

CIRCUIT COURT OF OREGON  
FOR LANE COUNTY

BY

Affidavit to support appointment of counsel

JP

MAY 29 2014  
map

Habeas Corpus State, Case 16-14-03534  
More info: <http://www.obamasweapon.com/>

radiation broadcasts in jail/in the community, leading to current a diagnosis of chronic traumatic encephalopathy from repetitive inflictions of harm, which I have medical records from my neurologist Dr. Stefan Herald to validate. The states own doctors have luckily provided in their own records, proof that they helped hide these injuries during the entire time I was in their care, while they participated, framed me and claimed I had no signs of injury.

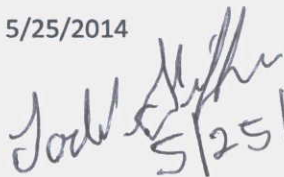
They will likely kill me if no one intervenes. They will also continue to set me up and falsely imprison me in the community and elsewhere, and will bring false charges against me in the future if not stopped. Yes I do believe the State of Oregon and US military have me falsely imprisoned through illegal means in the community, and they are not going to let me be free at all costs.

I also have the support from whistleblowers within the DOD/CIA/US DOJ and US Investigative Services who support me and believe I am being abused/tortured and have evidence of the discussion between us and they may be called in court to testify as proof.

Attached is an affidavit from FBI Special Agent Ted Gunderson, head of FBI Los Angeles for years, who confirmed these abuses to be real and occurring across the nation. The FBI, CIA, NSA, Military Intelligence, and local/State governments have programs of gang stalking, illegal surveillance, covert kidnappings and murderings of citizen in place, which I am being targeted with. They can keep anyone they want to set up in their control by use of these methods, and there is no way to verify if any of their agents are telling the truth if confronted or involved without taping their brains and doing a brain scan, because they will lie with their mouth and words at every corner, and cook the books so that no one ever finds out what they've really been up to. Several police and State officers in Oregon are involved in targeting me like this.

I believe I can prove all this to you if my case proceeds and I am provided competent and willing counsel and judge. Please give me a chance and assign an attorney and please allow my petition to proceed due to rights violations, illegal imprisonment, risk of rights violations, risk of further false imprisonment, and violations of due process and liberty.

5/25/2014

  
5/25/2014

Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

<http://www.obamasweapon.com/>

Ex A.

## **TED L. GUNDERSON & ASSOCIATES**

6230-A Wilshire Blvd., Suite 6  
Los Angeles, California 90048  
Phone: (337) 344-8876

I, Ted L. Gunderson, hereby swear under the pains and penalties of jury that the following statements are true and correct:

1. My name is Ted L. Gunderson. I am the owner and operator of Ted L. Gunderson & Associates, an international security and consulting firm based out of Santa Monica, California. I am currently a licensed private investigator in the state of California. I have performed private investigation and security work for numerous individuals, companies, and governments worldwide since founding my firm in 1979. I have worked for, amongst others, F. Lee Bailey, Esq., The California Narcotics Authority by appointment of Governor Jerry Brown, The 1984 Los Angeles Olympic Committee, and The 1979 Pan American Games in San Juan, Puerto Rico by appointment of then U.S. Attorney General Griffin Bell.
2. Previous to my work as a private investigator I spent nearly three decades in the F.B.I. Between 1951 and 1960 I was an F.B.I. Special Agent. In 1960 I was promoted as a supervisor at F.B.I. Headquarters in Washington, D.C., where I was in charge of Organized Crime and Racketeering investigations covering 26 F.B.I. Field Offices nationwide. Following the assassination of President John F. Kennedy, I was re-assigned to Special Inquiry White House Matters at F.B.I. Headquarters. In 1965 I was promoted again to Assistant Special Agent-In-Charge of Internal Security and Anti-Terrorism of the F.B.I. New Haven, Connecticut Field Office. In 1970 I was promoted to Assistant Special Agent-In-Charge of the F.B.I. Philadelphia, Pennsylvania Field Office. On July 12, 1972 I successfully negotiated with two terrorist hijackers of National Airlines Flight 496 for the release of 119 passengers at Philadelphia International Airport. In 1973 I was promoted to Chief Inspector at F.B.I. Headquarters. I also served

as Special Agent-In-Charge of the F.B.I. Memphis and Dallas Field Offices. I retired from the F.B.I. as Senior Special Agent-In-Charge of the Los Angeles Field Office of the F.B.I. with over 700 employees and a budget of over 22 million dollars in 1979.

3. I have read the Complaint in the current action of Mr. Keith Labella against F.B.I. and D.O.J. It is my professional opinion, based on information, knowledge and belief that the information sought by Mr. Labella in this F.O.I.A. suit regarding "gang stalking", "gang stalking groups" and "gang stalking methods" reasonably describes an ongoing, active, covert nationwide program that is in effect today, and, based on my investigations and experience, has been operational since at least the early 1980's. Since the 1980's gang stalking has increased in scope, intensity and sophistication by adapting to new communications and surveillance technology. These programs are using the codenames Echelon Program, Carnivore System, and Tempest Systems. The Echelon Program is administered by the N.S.A. out of Fort Meade, Maryland, and monitors all email and phone calls in the world. Carnivore System is administered by the N.S.A. out of Fort Meade, Maryland, and can download any computer system without being traced or otherwise known to the owner. Tempest Systems can decipher what is on any computer screen up to a quarter of a mile away. These programs are negatively impacting thousands of Americans and severely abusing their civil rights on a daily basis.
4. Based on my investigative work, which includes intelligence from sources such as active and former members of the Intelligence Services (including the F.B.I., the C.I.A., the N.S.A. and Military Intelligence), information from informants active in criminal enterprises, and, victim testimonies, I have come to the conclusion that thousands of victims have been targeted by an illegal government rogue criminal enterprise that is active 24 hours a day within the U.S. This conspiracy is far too active to be controlled or operated by private enterprise whose goals are achieving financial gain. These operations require extensive financing with no return on the investment. This program's operations are financed by illegal black operations, i.e., narcotics, prostitution, child

kidnapping (children sell at covert auctions for up to \$50,000 per child), human trafficking, gambling and other rackets.

5. I have documentation and know that throughout the U.S., operating 24 hours-a-day and 7 days-a-week, there is a Central Command, located within the U.S., with multiple satellite offices, whose administrators can instantly initiate surveillance, phone taps and harassment against any individual in the country. They have the technology, financing and manpower to dispense illegal surveillance and harassment against anyone at any time, day or night. I have files on numerous cases of active, programmatic, illegal government harassment currently being conducted against thousands of Americans. This makes the F.B.I.'s former COINTELPRO program, which I worked on, including in a supervisory capacity, look like a Sunday school program by comparison.
6. I firmly believe that most individuals working in the F.B.I., other intelligence agencies, and the government overall are honest, law-abiding public servants. However, a sophisticated network of rogue operatives has secretly infiltrated the F.B.I., other intelligence agencies including the C.I.A., and other key government positions. This rogue element seeks personal power and wealth and considers themselves above the law and the Constitution. They are carrying out the aforementioned surveillance and harassment activities in conjunction with organized crime, the cult movement in America including Satanic cults, other commercial and political interests, and even misguided civic organizations and neighborhood groups. This illegal surveillance and harassment program is being called gang stalking and organized stalking by the victims targeted by it. The victims are targeted for a variety of reasons including government and corporate whistleblowers, parties to financial and employment disputes, parties to marital disputes (usually divorced women), and even jilted paramours. Journalists covering controversial issues, and, even attorneys and private investigators representing unpopular clients or interests, have been targeted by this program.
7. Individuals targeted by this program have been subjected to illegal and unconstitutional phone taps, illegal re-routing of business and

private phone calls for purposes of harassment, illegal audio "bugging", surreptitious entry into home, office, and vehicle, visual surveillance in the home conducted by illegal placement of miniature remote, wireless cameras (often accessible via internet), illegal internet spyware, illegal GPS tracking (often through their own mobile phones), regular fixed and mobile surveillance, mail misdirection, mail theft and tampering, financial and employment sabotage, slander campaigns and community ostracizing, internet disinformation and smear campaigns, poisoning, assaults and murder, illegal set-ups on drug charges and other felony charges, amongst many other civil rights abuses.

8. In addition to high-ranking members of the F.B.I., other intelligence services, and the government overall, wealthy, powerful members of criminal syndicates, multi-millionaires and the corporate elite are using the government gang stalking program to harass enemies. They can get a targeted individual harassed for the rest of that individual's life (individual cases of gang stalking lasting for over a decade are common). The higher status members of the gang stalking conspiracy initiate the gang stalking and coordinate logistics and funding. Lower echelon government rogue operatives, lower ranking members of the military (in violation of Posse Comitatus), petty criminals and street thugs perform the actual grunt work of daily monitoring and harassment of individuals targeted by the program.
9. Based on my professional experience, extensive intelligence information and belief, it is my professional opinion that the F.B.I. is involved in and has investigative files on the subject of gang stalking, related gang stalking methods, and gang stalking groups in the F.B.I.'s vast intelligence files, that are responsive to Mr. Labella's F.O.I.A. Complaint. Furthermore, I have personally referred numerous victims of gang stalking to the appropriate agents at the F.B.I. for investigation of their cases. I have also furnished the F.B.I. with documentation of an active, international child kidnapping ring probably operated by rogue C.I.A. agents. The F.B.I. has ignored my requests to investigate even though it is their responsibility to investigate kidnappings. I have a contact in Germany who advises me that the C.I.A. has set up secret operations on U.S. military bases for the kidnapping, sale and

trafficking of children worldwide. The F.B.I. may be using a unique codename and nomenclature for the gang stalking phenomenon in its records. However, this is a semantic difference, and, in no way changes my professional opinion that the F.B.I. has investigative files on the nationwide phenomenon of gang stalking described in reasonable and specific detail in Mr. Labella's F.O.I.A. Complaint. These F.B.I. files contain information responsive to Mr. Labella's F.O.I.A. Complaint regarding the subject of gang stalking. The F.B.I. and other intelligence agencies are administering and covering up the rogue, covert, government criminal enterprise of gang stalking. The gang stalking phenomenon appears in the records of both the F.B.I. and the N.S.A. in their records pertaining to the Echelon Program, Carnivore System, and Tempest Systems. In addition, the gang stalking phenomenon appears in the records of both the F.B.I. and the N.S.A. in their records pertaining to information collected by Narus systems. Narus is a wholly owned subsidiary of defense contractor Boeing that produces sophisticated, mass surveillance computer systems currently being used by both the F.B.I. and the N.S.A.

Dated this 26 day of April 2011.

Los Angeles, California

Ted L. Gunderson  
Ted L. Gunderson

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NOTARY

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of Los Angeles

On 4-29-2011 before me, Robert R.S. Propp

personally appeared Ted L Gunderson



who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature [Signature]

Place Notary Seal Above

## OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

### Description of Attached Document

Title or Type of Document: STATEMENT OF TED L GUNDERSON

Document Date: 4-26-2011 Number of Pages: (5)

Signer(s) Other Than Named Above: \_\_\_\_\_

### Capacity(ies) Claimed by Signer(s)

Signer's Name: Ted L. Gunderson

- ☒ Individual  
☐ Corporate Officer — Title(s): \_\_\_\_\_  
☐ Partner — ☐ Limited ☐ General  
☐ Attorney in Fact  
☐ Trustee  
☐ Guardian or Conservator  
☐ Other: \_\_\_\_\_

Signer Is Representing: \_\_\_\_\_

RIGHT THUMBPRINT  
OF SIGNER  
Top of thumb here

Signer's Name: \_\_\_\_\_

- ☐ Individual  
☐ Corporate Officer — Title(s): \_\_\_\_\_  
☐ Partner — ☐ Limited ☐ General  
☐ Attorney in Fact  
☐ Trustee  
☐ Guardian or Conservator  
☐ Other: \_\_\_\_\_

Signer Is Representing: \_\_\_\_\_

RIGHT THUMBPRINT  
OF SIGNER  
Top of thumb here

TED L. GUNDERSON  
FBI Bureau Chief,  
Senior Special Agent In Charge, (Ret.)  
Head of the Los Angeles Office of the  
Federal Bureau of Investigation  
6230 A Wilshire Blvd.  
Los Angeles, CA 90048  
Direct Line: (337)344-8876  
California Investigation License Number: 12878

## PROFESSIONAL EXPERIENCE

1979 – Present	Ted L. Gunderson & Associates. Founder, owner and operator of this international security consulting and investigation firm in 1979. Investigator for F. Lee Bailey Esq., Mr. Bailey describes Ted Gunderson as a person "whose investigative skills are unsurpassed by anyone I know or have known". At the time of retirement from the Federal Bureau of Investigations, Ted had 700 personnel under his command and he operated an annual budget of Twenty Two Million dollars (USD 22,000,000.00).  Ted is a renowned lecturer, published author and researcher. National Television and radio appearances include "The Geraldo Show", "48 Hours Mysteries", "Unsolved Mysteries" and "Larry King Live". He has been regularly featured on Discovery Channel and Lifetime.
1984	Los Angeles Olympics Committee Consultant.
1981 – 1982	California Narcotics Authority – Consultant appointed by Governor Jerry Brown.
1979	Pan American Games, San Juan, Puerto Rico – Security Coordinator Special Appointee of United States Attorney General Griffin B. Bell.
1951 – 1979	Federal Bureau of Investigations  1977 – 79 Senior Special Agent-In-Charge, Los Angeles, California 1973 – 77 Special Agent-In-Charge, Memphis, Tennessee and Dallas, Texas 1973 Chief Inspector 1965 – 73 Assistant Special Agent-In-Charge, New Haven, Connecticut and Philadelphia, Pennsylvania 1960 – 65 Special Agent Supervisors – Federal Bureau of Investigations Headquarters, Washington, D.C. 1951 – 60 Special Agent
PUBLICATIONS	1989 "How To Locate Anyone Anywhere Without Leaving Home" – E.P. Dutton
EDUCATION	1950 Bachelor of Science – University of Nebraska
AWARDS	1979 Distinguished Alumnus Award in Recognition of Distinguished and Devoted Service to His Country – University of Nebraska 1977 Alumni Highest Effort Award in the Field of law Enforcement, Sigma Alpha Epsilon Social Fraternity 1977 Law enforcement Officer of the Year – AFL-CIO Metal Trades Counsel, Los Angeles, California

Ex B



Todd Giffen < [todd@strags.com](mailto:todd@strags.com) >

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## CIA mind control programs

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**rossinst@rossinst.com** < [rossinst@rossinst.com](mailto:rossinst@rossinst.com) >

Mon, Mar 31, 2014 at 8:14 PM

Reply-To: [rossinst@rossinst.com](mailto:rossinst@rossinst.com)

To: Todd Giffen <[case@oregonstatehospital.net](mailto:case@oregonstatehospital.net)>

Hi - if a physician emailed me, I could answer a few questions but not likely more than that. I've never testified in such a case. I'd be willing to consider it if a lawyer contacted me. The main problem, of course, is getting objective evidence that a given person is in fact a victim of electronic harassment since it is so deniable and all classified.

My position is that, given the history of experimentation on unwitting civilians with radiation, chemical and biological weapons, hallucinogens etc, it is not plausible that non-lethal weapons have never been tested on civilians. As far as how widespread it is, I have no idea.

Dr Ross

---

**From:** "Todd Giffen" <[case@oregonstatehospital.net](mailto:case@oregonstatehospital.net)>

**Sent:** Monday, March 31, 2014 3:28 PM

**To:** "Colin Ross" <[rossinst@rossinst.com](mailto:rossinst@rossinst.com)>

**Subject:** RE: CIA mind control programs

Do you consult with other doctors if they contact you, and lastly do you think you do paid expert testimony in court on these subjects?

Also are you familiar with the microwave or EEG heterodyning type mind control and is your belief this type of weapon and surveillance system (as a remote mind reading/remote sensing app used by the government to spy on us) is in wide spread use today?

On Mar 31, 2014 12:20 PM, "Colin Ross" <[rossinst@rossinst.com](mailto:rossinst@rossinst.com)> wrote:

Dear Todd,

Hi - I don't have a private practice so I can't help people directly. Educating the public and writing about mind control is how I help.

Dr Ross

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**From:** [todd@strags.com](mailto:todd@strags.com) [<mailto:todd@strags.com>] **On Behalf Of** Todd Giffen

**Sent:** Thursday, March 27, 2014 12:49 AM

**To:** [rossinst@rossinst.com](mailto:rossinst@rossinst.com)

**Subject:** CIA mind control programs

I was watching Ross's testimony on CCHR about CIA mind control program, MKULTRA.

Do you know about Dr. Robert Duncan? He worked for the CIA/DOD/US DOJ and helped them develop more modern weapons, using microwaves, which is built into all radar and satellite systems.

Based on Robert Malech's 1974 patent for reading and altering brain wave activity from radar systems, it was deployed by the DOD/NSA in 1976. This is the basis of modern mind control today, in which peoples brains are remotely monitored, and psychic attacks and simulated schizophrenia is taken out.

I have Dr. Robert Duncan's testimony and interviews and books on my website, plus my story.

I have emails sent by Dr. Robert Duncan to me on my homepage. Read it here: [http://oregonstatehospital.net/d/drrobertduncan\\_responds.pdf](http://oregonstatehospital.net/d/drrobertduncan_responds.pdf)

Aaron Alexis was a target of this directed-energy weapons system. More details on these weapons on my website.

<http://www.oregonstatehospital.net/d/russelltice-nsarnmebl.html> Got the patents, videos, audio, and more

I want to know, since you're savvy about MKULTRA... Can you help victims of these weapons attacks?

...

-Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

<http://www.obamasweapon.com/>

FILED  
AT 11:49 O'CLOCK A.M.

MAY 30 2014

Lane County, Oregon

IN THE CIRCUIT COURT  
OF THE STATE OF OREGON FOR LANE COUNTY

TODD GIFFEN ,

Petitioner,

vs.

STATE OF OREGON, ATTORNEY  
GENERAL OF THE STATE OF OREGON  
ELLEN ROSENBLUM, AND ALEX  
GARDNER, DISTRICT ATTORNEY FOR  
THE STATE OF OREGON

Respondents.

Case No. 16-14-03534

GENERAL JUDGMENT  
OF DISMISSAL


THIS MATTER came before the Court on its own motion, the Court having reviewed the file, and the Court being otherwise fully advised;

FINDINGS OF FACT:

1. Petitioner filed a Petition for Writ of Habeas Corpus on February 20, 2014 regarding the terms of his pretrial detention in Lane County Circuit Court Case Number 22-13-18198.
2. Lane County Circuit Court Case Number 22-13-18198, was dismissed on the State of Oregon's motion on March 5, 2014.
3. This case was assigned to me on May 20, 2014.
4. A review of OJIN reflects that Petitioner does not have any charges currently pending against him in this court.

IT IS HEREBY ORDERED AND ADJUDGED that the above-entitled case is dismissed in its entirety because it is moot.

DATED: May 30, 2014.

  
\_\_\_\_\_  
Charles M. Zennaché  
Circuit Judge

JUN - 4 2014



JUN 19 2014

IN THE COURT OF APPEALS OF THE STATE OF OREGON

TODD GIFFEN,  
Petitioner-Appellant,

v.

STATE OF OREGON, ATTORNEY  
GENERAL OF THE STATE OF  
OREGON ELLEN ROSENBLUM,  
AND ALEX GARDNER, DISTRICT  
ATTORNEY FOR THE STATE OF  
OREGON,  
Respondents.

Lane County Circuit Court  
Case No. 16-14-03534

CA #A157118

Circuit Court For Lane County, Oregon  
BY JA

NOTICE OF APPEAL

1.

Petitioner hereby gives notice of appeal from the judgment entered in this case on May 30, 2014, by Judge Charles M. Lennaché in the Lane County Circuit Court.

2.

The parties to this appeal are Todd Giffen, Petitioner-Appellant; and Ellen Rosenblum, Attorney General, and Alex Gardner, District Attorney, Respondents.

3.

The names, bar numbers, addresses, and telephone numbers of the attorneys for the parties are as follows:

Attorney for Appellant:  
JED PETERSON #084425  
O'Connor Weber LLP  
522 SW Fifth Ave, Suite 812  
Portland, OR 97204  
[jed@oconnorweber.com](mailto:jed@oconnorweber.com)  
(503) 226-0923

Attorney for Respondents:  
ANNA JOYCE #013112  
Solicitor General  
1162 Court Street NE  
Salem, OR 97301-4096

1 - NOTICE OF APPEAL

O'Connor Weber LLP  
522 SW Fifth Avenue, Suite 812  
Portland, OR 97204  
(503) 226-0923

*JA*

JUL 11 2014

IN THE COURT OF APPEALS OF THE STATE OF OREGON

TODD GIFFEN,  
Petitioner-Appellant,

Circuit Court For Lane County, Oregon  
BY VA

v.

STATE OF OREGON, ATTORNEY GENERAL OF THE STATE OF OREGON ELLEN  
ROSEBLUM AND ALEX GARDNER, DISTRICT ATTORNEY FOR THE STATE OF  
OREGON,  
Defendant-Respondents.

Lane County Circuit Court  
161403534

A157118

**NOTICE**

ORS 19.365(3) requires records on appeal be sent to the appellate courts upon request. Please forward the record(s), including documentary exhibits pursuant to ORAP 3.25(5), within 30 days from the date of this notice.

NOTE: Please return a copy of this notice with the requested record(s).

Questions regarding this notice should be directed to the Records Clerk at 503-986-5555.

Date: 07/02/2014

c: Lane County Trial Court Administrator

bm

**NOTICE**

REPLIES SHOULD BE DIRECTED TO: State Court Administrator, Records Section,  
Supreme Court Building, 1163 State Street, Salem, OR 97301-2563

Habeas Corpus State, Case 16-14-03534  
More info: <http://www.obamasweapon.com/>

In the Circuit Court for Lane County Oregon,  
Todd Giffen,  
Petitioner,  
Vs.  
State of Oregon,  
Attorney General Ellen Rosenblum,  
Lane County District Attorney's Office,  
Defendants.

Case No. 16-14-03534

Motion for reconsideration

FILED  
AT 1:10 O'CLOCK

JUL - 7 2014

Circuit Court For Lane County, Oregon  
BY 

Motion for reconsideration

Judge Charles M. Zennache issued a general judgment of dismissal on 5/30/2014 but this petitioner believes it to be in error. The judgment alleges that because no current charges are pending that the petition is moot; however, under Oregon law ORS 34.310, pending criminal charges are not a requirement for habeas corpus relief. All that must be present is in fact an allegation of liberty infringement. Also, it's possible for a state or military to imprison a petitioner without filing criminal charges which is what the petitioner alleged in original petition, and the issue is separate from any criminal matters but related to the issue of how criminal charges were filed in the first place.

I wish to continue forward with my petition and ask the court to re-instate it due to continued abuses by the State of Oregon and US military and the issues of the ongoing abuses which the court was fully informed of in an affidavit I filed the prior days before the petition was dismissed. The risk I face now include possible death from assassination, serious physical injury, continued violations of constitutional rights, and risk of future false charges to be filed by the state. Normally in a Habeas Corpus proceeding a statement that the abuses have not ended is enough to continue forward until the issue of rights and liberty infringement is resolved.

Furthermore I submitted a request for appointment of counsel last week and wish the court to appoint counsel to handle the matter further.

DATE: 6/4/2014



Todd Giffen

405 W Centennial BLVD

Springfield, OR 97477

503-967-5202

JUL 17 2014  
ma

FILED  
AT 8:12 O'CLOCK A M

JUL 16 2014

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR LANE COUNTY, Oregon

BY JP

TODD GIFFEN,

Plaintiff,

Case No. 16-14-03534

v.

ORDER DENYING MOTION  
FOR RECONSIDERATION

STATE OF OREGON, ATTORNEY  
GENERAL ELLEN ROSENBLUM, LANE  
COUNTY DISTRICT ATTORNEY'S OFFICE.

Defendants.

THIS MATTER having come before the Court on the Plaintiff's Motion for Reconsideration, and the Court having reviewed the record;

IT IS HEREBY ORDERED that this motion be, and hereby is denied.

DATED this 12th day of July, 2014.



Charles M. Zennaché  
Circuit Judge

Prepared by: T.Grange

JUL 17 2014  
map