In the US Supreme Court – Writ Habeas Corpus § 2241

In re Todd Giffen

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| Todd Giffen,  Petitioner,  Vs.  USA, President Barack Obama, Secretary of Defense Chuck Hagel, US Department of Justice, US Attorney General Eric Holder Jr., Federal Bureau of Investigation, FBI Director James Comey, Director of National Intelligence James R. Clapper, US Secretary of Homeland Security Jeh Johnson, US Department of Homeland Security, US Department of Defense, US Department of the Army, US Department of the Navy, US Department of the Air Force, NSA Director Michael S. Rogers, National Security Agency, CIA Director John O. Brennan, Central Intelligence Agency, Defense Intelligence Agency, Defense Advanced Research Projects Agency, National Reconnaissance Office, National Geospatial-Intelligence Agency, Defense Advanced Research Projects Agency, Defense Logistics Agency, Missile Defense Agency, Defense Threat Reduction Agency, Pentagon Force Protection Agency, State of Oregon Attorney General Ellen Rosenblum, Oregon Governor John Kitzhaber, State of California Attorney General Kamala Harris, and California Governor Jerry Brown.  Respondents. | No.  In re Todd Giffen, Writ of Habeas Corpus § 2241 |

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28 U.S. Code § 2241:

1. **Writs of habeas corpus may be granted by the Supreme Court**, any justice thereof, the district courts and any circuit judge within their respective jurisdictions. The order of a circuit judge shall be entered in the records of the district court of the district wherein the restraint complained of is had.
2. The Supreme Court, any justice thereof, and any circuit judge may decline to entertain an application for a writ of habeas corpus and may transfer the application for hearing and determination to the district court having jurisdiction to entertain it.
3. The writ of habeas corpus shall not extend to a prisoner unless—
4. **He is in custody under or by color of the authority of the United States** or is committed for trial before some court thereof; or
5. **He is in custody for an act done or omitted in pursuance of an Act of Congress**, or an order, process, judgment or decree of a court or judge of the United States; or
6. ***He is in custody in violation of the Constitution or laws or treaties of the United States***; or
7. …
8. **It is necessary to bring him into court to testify or for trial.**

Reason for filing directly with the US Supreme Court today, which is allowed under 28 U.S. Code § 2242.

“If addressed to the Supreme Court, a justice thereof or a circuit judge it shall state the reasons for not making application to the district court of the district in which the applicant is held.”

US Supreme Court. I am literally bringing to your face acts so outrageous that most man feel disbelief, due to amazing technological capabilities involved. None the less the court predicted technologies like this would rise or exist, as the US Supreme Court case Kyllo v. United States found the use of through the wall imaging technologies (using directed energies) and off the wall imaging technologies using passively emanated energies illegal under the 4th amendment without a search warrant. My case uses that case as a base, and brings to the courts attention the weaponization of such technologies not just to spy on individual citizens but to seize, torture, and assault them. Obviously this is precisely the same technology being used on me, but it’s two way allowing mind and body to be seized by use of directed frequencies enabling remote control, sabotage, torture, killings, mind control, imprisonment by restricting liberty, alteration of energies and matter functions, etc. Once a persons home and effects are imaged and people and objects are tracked, computer systems and human guided systems can direct energy into people and environments for a variety of purposes. It’s real, it’s not anything new, and cases have come before you alleging the same thing but you turned them down for help leaving government to continue on out of control. Right now, I am in custody illegally by virtue of civil rights violations without due process, trapped in a planetary electronic warfare system that is constantly assaulting me with brain, nerve, and muscle tissue continuously smashed and bombarded with radar and satellite electromagnetic frequencies, I am now suffering the diagnosis chronic traumatic encephalopathy from the repetitive injuries they’ve inflicted per my neurologist (see exhibits, Dr. Stefan Harold neurologist report). I am severely hurt, from injuries inflicted over and over. My psychologist’s back me up, especially Dr. Seth Farber Ph.D (see exhibits for his letters to the courts). Dr. Robert Duncan of CIA, DOD, US DOJ, NASA, Navy, NATO background in an email you will read below describes me as being “tortured” and in the control of “ruthless people and software.” He describes the methods I am in their control, and what they have built and done to thousands of innocent Americans.  
  
Kyllo v. United States decision, US Supreme Court 2001 written by Judge Scalia:  
  
“Where, as here, the Government uses a device that is not in general public use, to explore details of the home that would previously have been unknowable without physical intrusion, the surveillance is a "search" and is presumptively unreasonable without a warrant.”  
  
Kyllo v. United States from Wikipedia:  
  
“The Supreme Court ruled 5-4 that the thermal imaging of Kyllo's home constituted a search. Since the police did not have a warrant when they used the device, which was not commonly available to the public, the search was presumptively unreasonable and therefore unconstitutional. The majority opinion argued that a person has an expectation of privacy in his or her home and therefore, the government cannot conduct unreasonable searches, even with technology that does not enter the home. Justice Scalia also discussed how future technology can invade on one's right of privacy and therefore authored the opinion so that it protected against more sophisticated surveillance equipment. As a result, Justice Scalia asserted that the difference between "off the wall" surveillance and "through the wall" surveillance was non-existent because both methods physically intruded upon the privacy of the home. Scalia created a "firm but also bright" line drawn by the Fourth Amendment at the "'entrance to the house'". This line is meant to protect the home from all types of warrantless surveillance and is an interpretation of what he called "the long view" of the Fourth Amendment. The dissent thought this line was "unnecessary, unwise, and inconsistent with the Fourth Amendment" because according to Scalia's previous logic, this firm but bright line would be defunct as soon as the surveillance technology used went into general public use, which was still undefined.  
  
In the dissent Justice John Paul Stevens argued that the use of thermal imaging does not constitute a search, which requires a warrant, because any person could detect the heat emissions. He argued that this could be done by simply feeling that some areas in or around the house are warmer than others or observing that snow was melting more quickly on certain sections of the house. Since the public could gather this information, Stevens argued, there is no need for a warrant and the use of this technique is not unconstitutional. Moreover, Stevens asserted that the use of the thermal imaging device was merely "off the wall" surveillance because it did not detect any "intimate" details of Kyllo's home. Finally, Stevens commented on Kyllo's trying to incorporate something as intangible, fluid and public as heat into the private sphere. He explained, "Heat waves, like aromas that are generated in a kitchen, or in a laboratory or opium den, enter the public domain if and when they leave a building."  
  
The decision broke apart the traditional "conservative" and "liberal" wings of the court: the majority opinion was written by Scalia, joined by Souter, Thomas, Ginsburg and Breyer, while Rehnquist, O'Connor, Kennedy and Stevens dissented.”

## Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

I attempt to explain why I am filing directly with the US Supreme Court and more on this issue: It’s because the lower courts have failed me, and because of the urgency of this issue and how serious it is because no court is capable of acting to correct these wrongs faster and I know, I have tired and others have tried. We need a nationwide shutdown of the program, only the US Supreme Court has the power to do it. You yourselves failed me once when I appealed one of those attempts to get help through a lower court when they dismissed it without hearing the case and without intervention and you denied certiorari, leaving the military and intelligence community to get me further without aid, I give you one last chance to change your ways and step up and fix your mistakes. Forgiveness requires your total action and granting me your full attention, and you must save all the targets of this system because I am not alone and I am not sure any citizen besides the ones doing it would agree that the government should be doing this to people. The seriousness of these acts warrants you to intervene and order this government to stop its actions immediately on an emergency basis. This is a nationwide emergency and has been one for some time. Lower courts failed me. My Oregon State Court appointed attorney, Jed Peterson, has wrote the exhibit brief explaining that I have stated a valid claim in a similar lower court case and that this petition warrants review, he describes me being in the custody of the United States government, being tortured, illegally surveilled, and abused (exhibit 1 attached, Jed Peterson court brief is state courts). He believes and is arguing that the only requirement for having a Habeas Corpus hearing granted is stating a valid claim but they are now following this procedure by continuing to not hear my cases or act and to this point the government has not yet proven I didn’t state a valid claim but none the less the lower court dismissed repeated petitions (once Jed Peterson got involved on a state case he was able to figure this out and craft a brief based on the law. because I was denied counsel in the Federal Habeas Corpus cases, no attorney has helped me argue the point, but one lower court in Fresno was given Jed Peterson’s brief with this very same petition submitted to the US Supreme Court, and they did not act dismissing the petition). All of what I have seen is the courts violating due process, because there is no evidence on the record at any stage to disprove my claims thus nothing to warrant a dismissal meaning my claims remain true to this day standing unchallenged but yet no action to protect me has been taken. Lower courts process needs to be changed to force the court to always review a petitioners claim and force the government to answer with a proper investigation and due process, and attorney appointment must be guaranteed because of how serious the acts the government are now undertaking. I risk death, and each day that passes they do more harm, which is why I am also filing with you, IT IS AN EMERGENCY AND THIS MUST BE STOPPED. Please read this entire petition thoroughly, it’s the best I could do given my injuries at this point, my brain has been twisted up and memories and cognitive ability removed limiting my ability to get myself help but I have tired, the system is just so screwed up that getting help is impossible.. Please appoint an attorney to represent me immediately so I can be protected and not forced to do what I may be incapable of with my injuries which have drained me of energy, I cannot hardly move or talk and cannot keep up on this even if I try (please don’t allow the system to take advantage of me any further). Also issue some type of protection order for me so I get help right away. The attorney can see me face to face to bring further important info to the courts to assist in an investigation of this. I bring forth new information on a government weapon and surveillance system installed in space broken up into distributed satellites, and on land and at sea in radar installations around the United States creating a remote viewing platform with advanced imaging capability and assault capability which many commonly know as electronic warfare or signals intelligence, backed by DOD, CIA, US DOJ, USIS whistleblowers, Wikipedia articles, and other sources. The system can harm any human with electromagnetic radiation or “Signals Intelligence” through the air wirelessly, some call it building penetrating tomography and interferometry, fully patented too. It has the ability to tap people’s brain to extract all memories and information and invade people’s brain for nefarious purposes. THE GOVERNMENT IS NOT JUST SPYING ON US, THEY HAVE BUILT AN ENTIRE COUNTRY WIDE MULTI-PURPOSE SURVEILLANCE + WEAPONS SYSTEM TO INVADE OUR MINDS AND HIT US WITH RADIATION, THE MIND HAS NO FIREWALL (reference to a military document describing the vulnerabilities of humans and electronic warfare / electronic attack, attached as an exhibit) AND IS SUSCEPTIBLE TO THESE ATTACKS AND THE BODY IS AS WELL. Think about a whole planet radar scanner (kind of like an FMRI scanner, but waaay bigger and much higher resolution working outside on the whole world. It works because the earth produces a magnetic field of .5 gauss, aligning your atoms in place of a giant magnet. Transmitters then beam radiation into matter, causing the atoms to resonant and satellites and sensors then image these return signals. This is called an Earth Gauss MRI. Another type of scan is called an ESR or electron spin resonance scan and it penetrates mountains, homes, buildings, and the earth to the core. Another type of scan is called RADAR. This is per Dr. Robert Duncan, a whistleblower you’ll read about in the exhibits and this petition.) that works on buildings, mountains, oceans, cars, people, brains and homes from satellites and over the horizon radar installations (this last type uses the ionosphere from the ground like a huge mirror into our cities and places of play, family, and commerce bouncing signals into people and their homes over mountains and great distances.). ☺ The signals from the imaging platforms focus into your space occupied by your body and brain to assault you, with high intensities, and many functions, they target and track you automatically so you cannot escape anywhere you go. You physically feel the energy penetrating you and beating you dead and crippling you. They hit you in plain day light in the streets with other people around watching you, as you go to the police office for help where they frame you to cover their tracks, even in the court when you file your Habeas Corpus to try to get free you’re hit and brought down to your knees in pain from radiation that cannot be blocked or shielded from (to shield a person you need an encompassing super conducting magnet shield, nearly impossible to build or operate safely with consumer budgets.). You’re forced to walk around with no way to stop it, living with it daily, for years on end, because once they flag you the system targets you in an automated fashion and the system is deployed so you cannot move to any place it can’t reach (the limits are physics to them). They’ve harmed tens of thousands of people in secret with this weapon according to DOD/CIA/US DOJ/NASA whistleblower and surveillance system architect Dr. Robert Duncan BA, MS, MBA, PHD, who you can listen to explain the attacks on the DVD exhibits (he has told me by email which I also include that I am a target of this system, by ‘ruthless people and software’). The types of violations I focus on are mostly unconstitutional, I allege they are taking from me life and limb without due process with no specific court order or judgment against me a violation of the 5th amendment, they are seizing control of my mind and body using a top secret way to arrest and detain citizens which also allows them to search my and others brains, bodies, homes and businesses illegally from long range remote distances which violates the 4th amendment to be free from search and seizure, and they are torturing me violating the 8th amendment which says one cannot be tortured on American soil even for conviction of a crime in respect for ones physical integrity and liberty the guaranteed rights provided by the Constitution, my 1st amendment rights to express myself freely are being sabotaged as they ravage my brain and health and destroy who I am personally and control me with mind control remotely beaming sound and images into my head all day using space deployed brain computer interfaces, also inhibiting my ability to create free speech and express myself (if I’m under their control, I’m not under my control) (the brain responds to light frequencies, and can be read/altered using traditional military radar a technique patented in 1974 by a major DOD radar systems contractor Dorne and Margolin Inc, according to Dr. Robert Duncan they retro-fitted all government radar and satellite systems with the capability in 1976), all the acts are being done to me without due process and under the table to get and hurt me and it’s not even punishment after I was convicted by a judge or jury, a serious violation of law, and equal to rape and murder attempts and serious assaults and obstructions of justice. The rape works by massaging my genitals with radiation, allowing them to masturbate me and force ejaculations Below is my expanded story, my original Habeas Corpus petition, please stop them, order my release, order the Respondents to comply with the United States constitution, create new protections to prevent this from ever being possible again, prevent them from ever having secrets by getting rid of state secrets and end all classification because it’s used to hide details from the courts and public, implement new policies for allowing the use of FMRI brain scanners in courts as an investigation tool to verify statements to prevent government agents from lying in court and fabricating the court records (FMRI can today pull out memories and do lie and intention detection, no longer must we be burdened by guessing on what really happened or need to worry about a concocted police report or prosecutors false arguments, we can tell which government agents are guilty of serious crimes and which citizens are truly innocent or guilty, we can verify Petitioners complaints when government crime is alleged as well), take full control over this rotten criminal government and it’s secret programs to finally determine what’s really going on rather than just taking the governments word for it. One thing I argue for is that any target of any kind of civil rights violation or government abuse is in the custody of the United States and Habeas Corpus is always applicable. In fact the entire planet has become a world scale prison where everyone is watched under NSA surveillance, which data is kicked down to FBI, CIA, military, local officials, and police forces acting as prison guards all around America’s cities and states, and people are subjected to this system without escape. Any type of civil right violation is a form of liberty violation, and citizens need a way to get help through a robust mechanism that isn’t government controlled and which can be used to punish and expose government for crimes, that does not require one to be a millionaire capable of affording a civil rights lawsuit to end ones abuse. It used to be you had complete privacy in your home and effect, but government has taken prison technology and deployed in on the entire planet, cameras in the forms of satellites and radar watch us all and telephones and fiber optic upstreams are tapped and all local officials given access through XKeyScore and other NSA systems (according to NSA whistleblower William Binney). They are targeting and picking off individuals one by one, dominating and targeting them with access to everything they are, and they have the ability to cover their tracks because no one’s watching them and the public has been barred access to the same type of advanced systems to track any of it. All my calls are recorded and listened to, and so are all my internet communications, the government has passed these communications in secret to local officials and police who are involved and helping to sabotage me. They watch me in my home with building penetrating satellite technology that is high enough resolution to image my brain (this can be decoded to my memories, passcodes, plans, intentions, thoughts, things I hear and see, dream, and more) and effects, and they direct radiation into my body to heat and chill and inflict injuries, all done to control me to hide the US Department of Justice’s surveillance system abuse at the Oregon State Hospital CRIPA investigation site in 2006-ongoing today.. That’s where I became a target, one reason they targeted me was because I overheard staff discussing the technology being used at the hospital under camera and microphone recorded hallways (they said the US DOJ was using it to spy on me, and conversations I was having in private were being passed back to staff. They claimed to even be able to watch me in the shower and in my room.. I saved dates and times of the staffs conversations and abuse, exposing it, which was covered up upon receipt by the state and FBI, which is when I was suddenly assaulted with the weapon in my hospital bed, taken into covert custody, to ‘set me up to look psychotic.’)… it’s been 7 years now, and they don’t intend for me to get free. The below is a copy of the Habeas Corpus that has my story and some details expanded, I sent this to the lower court in Fresno CA, but they refused to hear the case (the main judge was a previous US Department of Justice prosecutor, named Stanley Boone ; we know today that US DOJ attorney’s and prosecutors have full access to the NSA’s systems including electronic warfare capabilities and spy on us illegally, so clearly there was a conflict of interest at play when he refused to help me, but the same might be true for other judges because they always seem to protect the system no matter what complaints come their way dismissing valid complaints from citizens on almost all government things from mind control to human experimentation to surveillance operations, and as judges some (not just former prosecutors) they frequently participate and work alongside law enforcement and officials who use the system and thus they might all protect it and all be involved. Regardless, I deserve help and have a right to justice and liberty even amongst such wolves.).. I have had to suffer through 6+ more additional months of torture and abuse because of the lower courts errors after the last Habeas Corpus was filed August 2014. Please help..

Lower court case numbers where they failed to help me by refusing to hold a hearing, refusing to appoint an attorney, or where an appeal was denied (refused certificate of appeal ability, even though I didn’t need one because these issues did not arise from a state court preceding or a federal conviction issue): 6:2013-cv-00274 6:2013-cv-00701 6:2013-cv-02067 1:2014-cv-01280 Appeals: 13-35478 13-35485 14-35146 This appeal is ongoing but it will be too late as I am suffering now and need help now, so I cannot wait for an appeal: 15-15125. The Oregon State Habeas Corpus case numbers are: 16-14-03534 and the appeal is A157118. There is another case number I don’t have currently.

My name is Todd Giffen and I am 29 years old male born 3/13/1985 suffering brain and bodily injury from illegal control of the United States military under authority of the Executive Branch headed by President Barack Obama. My confinement and liberty violation occurs everywhere I go, currently in my own home. I have evidence that I have been a victim of US military surveillance and they used a weapon on me to control and sabotage me to prevent their exposure. It all started after I caught them using the surveillance illegally on me during a major US Department of Justice investigation in 2006, and in 2008 they attempted to murder me to hide their abuses after most of it was caught on camera with audio recordings in the facility being investigated. They continued to target me for 6+ years illegally, keeping control over me in my home, in the community, wherever I go, spying on me, assaulting me, and hiding my assault and abuse at many levels. They have the ability to assault a person using radar systems, satellites, and interferometers which imping and flood a persons body with signals intelligence/radio frequencies/microwaves, the same technology operated by the NSA/DOD/CIA from long range (the same systems they use to watch us from the heavens, are multi-purpose radio frequency directed energy electronic warfare weapons. The energy from an interferometer used to actively image structures and objects including peoples bodies remotely, for example, can be focused onto a target to assault, annihilate, torture, and cause biological health effects). Whistleblowers from within the DOD/US DOJ/USIS/CIA/NASA confirm I am being targeted (details below). This infringes on my liberty and due process rights to be free from government intrusion under the 4th amendment and 5th amendment. I have an established right to be free from search and seizure without due process and probable cause. I have a further right to attorney under the 6th amendment and current practices if I am under some kind of investigation during contact and interrogations by the US government, but they have denied me an attorney, and are taking actions out against me without court oversight or with the courts covert permission (permission through warrants, permission through classified means, and failures to protect the public when the issue comes up). There has been no trial to find I was guilty of a crime warranting surveillance, torture or assassination by the government. I also have a right to be free from cruel and unusual punishment under the 8th amendment even for a conviction of a crime. I have a right to liberty and freedom and privacy and equal protection under the 14th amendment and US Constitution as a whole. These rights including the right to justice is being denied in respect to all the heinous crimes that have been committed against me. If the court continues to allow this, I find the whole judicial system to be unconstitutional due to inadequacies and lack of proper oversight by the courts over government operations allowing these crimes to take place when my constitutional rights say they should never take place. I have an effective constitutional right to a court to uphold my rights and for them take any action necessary to protect my civil rights. I cannot escape without a judges assistance and there are no other enforcement mechanisms because the FBI, US DOJ, and whistleblower channels refuse to assist with the issue and are usually directly involved.

The military’s acts against me also are illegal under the United States War Crimes Act of 1996, a federal statute set forth at 18 U.S.C. § 2441, which makes it a federal crime for any U.S. national, whether military or civilian, to violate the Geneva Convention by engaging in murder, torture, or inhuman treatment. n by engaging in murder, torture, or inhuman treatment. n by engaging in murder, torture, or inhuman treatment.

How did the abuse start and what all have I went through and what is going on currently to cause the alleged violations (including murder attempts, daily risk of death from torture and abuse)? Originally I was a patient at the Oregon State Hospital during a major US Department of Justice investigation, which was launched October 2006. They referred to the investigation as CRIPA, “Civil Rights of Institutionalized Persons” under 42 U.S.C. § 1997. Three US Attorneys involved with the investigation include US Attorney David Deutsche, US Attorney Robert Koch, and US Attorney Amanda Marshall. During this investigation I was caught up in a serious scandal with state employees in the facility abusing and covering up crime against me, which included deliberate misdiagnosis and slander to discredit which made it easier to get away with deliberate acts to injure and abuse me. Briefly, the scandal involved hospital staffer Bonita Tucker and her crew (documented in police reports and newspaper articles and other reports): She herself was accused of sexually abusing me between Nov 2005 and February 2006. I reported her touching and fondling my body inappropriately in secret on recorded hospital floors, and witnessing her smuggle in contraband and engage in inappropriate behavior with other patients including David Anderson. A December 2005 hospital document shows approval for my release, but I would not get out over these events due to sabotage by staff (staff protected her, and set me up to take the fall). By Feb 2007 this women was caught doing everything I said she did, including assisting her patient boyfriend David Anderson in escape, planning to run off to Texas together to get married. Hack saw blades and bolt cutters were smuggled by security staff to an RN paid money by the group, who handed over the contraband. Two patients David Anderson and Gino Puglisi used the contraband to cut through a fence for the planned escape, where they escaped and had a getaway car waiting driven by an ex-staff member of the facility. David Anderson failed to make it into the car but Gino got in, and they drove off to a safe house where reportedly they smoked weed, and eventually left to another house where Bonita Tucker showed up and asked, “where is David?” planning to escape with him. She continued working at OSH a month and then resigned; OSH did not fire her for the involvement, nor did any staff receive charges, but the state police had known of the entire plot through investigation. Apparently one reason the incidents were getting covered up by administrators was an issue with the state lacking liability insurance. The US DOJ had been at the hospital the entire time and observed these crimes being committed; there was no further publicly known US DOJ investigation beside the one that is ongoing in Oregon today dealing with the violations of patient rights found, however I was spied on during this period of time. I had a working diagnosis of just ADHD/depression, and an outside doctor agreed inside facility doctors had abused me/misprescribed medication and misdiagnosed me. I believed I was under attack by staff because they refused to admit to assaulting or abusing me over these incidents, and continued to deliberately deny wrong doing. I was not diagnosed with paranoia or psychosis therefore was competent to tell if staff were abusing me, based on words from their own mouths. The state acted with deliberate indifference and targeted me with union violence and abuse for my claims.

It was December 2007 when the Salem newspaper Statesman Journal got ahold of public record by accident and exposed the scandal, documenting that no staff had been charged, nor did David Anderson the patient.

Throughout this time I personally witnessed and observed staff and the hospital providing special treatment to David Anderson and Bonita Tucker, allowing her to come to the hospital and socialize with David Anderson. She brought him contraband packages and staff allowed David Anderson to bully and target me. Staff participated, allowing me to get assaulted, they themselves verbally abused me, and they allowed carrying out of assaults of myself on camera/microphone recorded hospital units. Every attempt I made to get help resulted in staff refusing to investigate the crimes; State Police deliberately ignored me, internal abuse investigation units ignored me, they were all part of the cover up. There are a few reports that I obtained where the staff document different events that happened to cover up what I claim happened; They report that I was not assaulted when in fact pictures of my wounds show severe bruising and swelling of entire chest and other body parts, and hospital security video/audio would show me get assaulted. They were essentially hiding the events in their reports and refusing to prosecute the offenders to keep it hush hush. Aggressive union members dominating the hospital and mental health system were in full control over me (Oregon had been exposed by the US DOJ as using the State Hospital as their primary treatment method for the mentally ill in Oregon, institutionalizing people, without having an adequate community treatment system, giving the large union in charge power to control the process from top to bottom.).

Around May 2008 I documented the scandal further. On hospital unit 48-B, the staff had discussions about how I was being spied on, with technology by the United States Department of Justice which was located “outside” of the building according to staff. They claimed there was a “live wire” at the hospital and that everything was being recorded. Staff members could be seen going into my room and stealing legal notes while ramsacking my legal paperwork, and then openly discussing a stolen letter in the hallway. The stolen letter from my room talked about how Bonita Tucker touched my body, and how different staff protected her and refused to acknowledge the abuse. The staff claimed I was a sexual predator and stalker, to “save face” and prevent prosecution, I would write, naming several staff involved including newly promoted managers Jeff Birkholtz and floor staff Guss who both saw Bonita Tucker sexually abuse me and helped her lie about misconduct in 2005, putting the blame onto me. Staff discussed the letter and were talking about how Bonita Tucker had recently gotten charges after she married David Anderson by telephone and committed further crime by mailing him packages containing amphetamine and morphine drugs sewn into comforters and bedding. During her trial my case had been hidden, and they said it was “too late, because the judge already made his decision..” regarding a crucial part of her case, and “they believed they hid my case because the states lack of liability insurance”. Staff destroyed my letter and then began to refuse they had it at any point (contradicts recordings of hospital security footage, if checked; they organized to hide it from me and investigators).

Staff also reported being able to watch me masturbate in the shower and in my room where there were no cameras or microphones, with the technology outside of the building. A staffer named Chris Pahl would come from another hospital section, knowing the operation was taking place, to ask regular staff on the unit, “by the way.. how’s the little masturbator” while looking at me in the hallway and laughing. Staff were being deliberately abusive;

I documented the dates of times of weeks of daily events including staff members having special meetings about me, then having discussions about the meetings on the hallways. They claim that after my note was stolen and it was read by staff, “that I was being protected” .. and that “they have a technology that can focus on just him, and listen to his thoughts and conversations only in his area”. .

The date and time this conversation happened was at Monday, May 12th 2008 at about 2AM, staff also claim that “he doesn’t need protection, he’s just an antisocial, he’s depressed..” Staff claim to David Anderson on the unit that they will fix anything I do, and that he doesn’t have to worry about me exposing what’s going on (both him and Bonita continued to receive protection throughout her “fake” prosecution). They continue to baby David Anderson and let him attack me on the unit, and I even get assaulted a second occasion. I frantically called the State Police and FBI about this; Staff members on May 29th 2008 about 8PM, the first time me and my family decided to call the FBI, staff members would be seen in the kitchen, receiving a phone call from off the unit, a staff Melissa answers in front of me, and she speaks loud enough for the mics and me to hear, says “don’t let him call the FBI? Ok.” She repeats this to fellow staff in the kitchen. Staff did not make any attempts to prevent me from doing so, but my grandmother calls the FBI after I immediately go to the phone and tell her to call.

On May 30th, 2008, they believe that I did call through to the FBI, you can see staff panic around the unit as if expecting a raid or investigation, they ship David Anderson off by force to another unit, and try to cover up the situation. Later a staff member says, “the FBI ain’t gunna do anything..” and then staff begin to act normally again. They were not approaching me or discussing this directly around me but you can see/hear it happen on film.

Here is another quote from my notes with dates and times, this is from an email sent to the FBI, Governor’s Office, Superintendent and Administrators at the Oregon State Hospital June 10th, 2008:

“Saturday, June 7th 2008:

- Around 5:45 to 6:10pm by the 48B laundry room, a

staff named Lisa was talking about manipulating the

surveillance gear and intentionally disabling the

audio to implicate different situations, instead of

what really happens. Lisa also made a comment related

to this, "The eye see's." implying that without audio,

the staff would be able to mold event caught on

surveillance to their liking.”

Robert Nikkel DHS administrator and the Governor’s Office acknowledged receipt of the email, and promised an investigation as a mandatory reporter of abuse.

“Mr. Giffen, I read your document last evening and will be sending it to the Office of Investigations and Training this morning. I am a mandatory reporter and you have made numerous allegations that require investigation by OIT. I realize that some of what you've written has already been investigated but there are new items (at least from what I can determine) that need OIT's attention.

Bob Nikkel, MSW

Assistant Director, DHS

Addictions and Mental Health Division (AMH)

500 Summer St NE, E-86

Salem, OR 97301-1118

503-945-9704

fax: 503-373-7327”

Nothing would be done, but a staff reported to each other that the security video and audio was being saved in case other crimes had been commited. I believe either the US Department of Justice, the State Police, the Governor’s Office, The State Hospital, The Oregon State Department of Human Services (who oversees the Oregon State Hospital), or the Office of Investigation and Training possess this evidence.

But it didn’t end there. Staff would continue to abuse me for months, as I try to get help by calling attorneys and going to the media. I would be assaulted by angry floor staff, suffocated on camera, and punched repeatedly in the face. They also ordered medications illegally to try to tranquilize me, repeatedly stabbing my body with needles of deadly toxic drug Haldol and Zyprexa and Abilify. I had an established order that I was competent and drugs could not by forcibly administered by an administrative process, backed by an outside doctor who disagreed with the hospitals diagnosis and treatment procedures. Dr. Suckow had found me competent 3 separate visits ultimately solidifying that the State could not give me forced medications for any reason, and he documented that I suffered no psychosis or delusion (state law requires a patient to be found incompetent and have an Administrative Law Judge review the case before any forced administration of drugs, and it must be the best thing for the patient given medical practice, side effects, and all other less intrusive means must be tried first. Dr. Suckow claimed their treatment methods were not appropriate given current clinical practice.). Dr. Suckow recommended I receive ADHD treatment but internal hospital doctors refused to provide the treatment on numerous occasions. It’s possible that I didn’t have ADHD and merely suffered brain damage misdiagnosed as ADHD from staff drugging and hurting me (the drugs have documented side effect of causing brain shrinkage, encephalopathy, dementia, memory issues and attention problems, and early death)..

On one occasion as an assault from staff was about to happen, I showed them Dr. Suckow’s paperwork and told them to discontinue the orders for medication, then I went to call my grandmother and tell her to call police because they were going to assault me again. In fact sticking a person with a weapon and toxic substance is an Assault and Battery without informed consent and without the persons permission (just as if I went up to a person on the streets and stuck them with a needle full of Thorazine, I’d probably go to jail for a heinous crime.). A staff named Tim with ten other staff comes up to me while I’m on the phone, rips me off the phone with my grandmother, and says “Nobody cares about your rights, nobody is going to help you.” I am taken into a room by force by staff, slammed onto a bed, and injected with several toxic drugs by force, and then locked in the room for several hours. All recorded by hospital security equipment and my grandmother heard them frightenly rip me off from the whole, while it continue to dangle there in the hallway.

A separate incident occurs where I informed the nurse that this was illegal, and that I didn’t need or want the medication. I explained how existing laws and constitutional protections didn’t allow them to administer people drugs and that it was an assault they were committing, a crime. The staff involved were RN Elizabeth, RN Heather, two floor staff Jeff Hodson and Brad. I get up to try to leave the room in an effort to protect myself from assault (I was terrified and afraid of these lunatics, and I knew they were lying and doing this to hurt me on purpose. They simply refused to admit they were deliberately committing crimes against me, covering it up, pretending I had mental illness instead), then Jeff Hodson jumps me and slams me onto my bed, and begins punching and assaulting me in my face, while Brad helps him hold me down and smiles as I get punched. I begin to bleed all over the bed, and I’m then dragged off the bed onto the floor by them, where I cough up blood, and Jeff Hodson and multiple staff restrain me on the floor. At this time staff begin to suffocate me with their hands, covering my mouth and nose on purpose, and wheel me out into the hallway on a stretcher, continuing to hurt and suffocate while also twisting my head with extreme force causing severe burns all over my face from the friction, all on multiple hallway cameras. I am put into a restraint bed badly beat up, and several staff come by and look into my room including managers Jeff Birkholtz, where I observe them speaking .. “Jeff Hodson screwed up big time ..” My entire face was swollen and puffed up, they all look at it, I had a huge liquid filled puss/blood bag on my forehead and face.

In an Office of Investigation and Training report, they claim I inflicted all the injuries onto myself per 12 different floor staff who got together to deny the incident occurred. They say I somehow beat my head up against a wall dozens of times while fully restrained on a bed. Pictures attached in the exhibits show my beat up face as taken two days after the incident (thus swelling had gone down, and blood was cleaned off) by hospital security clearly swollen and bruised (they refused to take photographs until a grievance was filed, and an advocate saw my face). I was still puffy enough, though. Camera/video/audio footage exist but the state refuses to provide the footage as proof of what went on and thus needs subpoenaed to impeach the state reports and claims on the events.

I tried to go to attorneys over this, and I went to the media as I had been. I was upset not just about the assaults but the cover up, and the illegal surveillance – somehow staff had access to all my conversations and private activity I performed in my room, when no staff were around to see or hear it. They also repeated conversations I had with advocates and attorney’s as they had recordings illegally of all my conversations even from private rooms. Over this several month span I can point out at least 50-100 examples of it happening, and it was an all-day operation that all staff were aware of. The retaliations continued, and in August 2008, I was attacked in my room with an energy weapon by the US Department of Justice and the United States military to help cover this up. This was a murder attempt. I had never experienced anything like this before, I felt my body swell up, it became hard to breathe, and I could hardly move. I felt some kind of energy penetrating my body, like radiation. I heard a communication come in from a location remote to me, it said, “like you spy for the Statesman Journal, DeAnn Major spies for the CIA… “ “you’re being set up to look psychotic..” The Statesman Journal is of course the local newspaper I had been going to, and DeAnn Major is a civil rights advocate who was working with the US Department of Justice. Skipped over her story, but she told me she was building my case for the US Department of Justice in June 2008, and furthermore reported that they had technology to spy on me at the hospital (to quote, I reported to her I am being spied on, and that she could catch them if she checked the security video/audio. She responds as if she knows, …”the technology exists,” but only after seeing how upset I was that she wasn’t doing anything. It sounded to me like she was communicating a secret.).

The voice communication I heard sounded like two floor staff, but they were not present on the unit. There was a staff RN named Dave Hampton and another female floor staff named Gina (sp?). They both worked the floor on certain shifts normally. It sounded as if they were beaming sound into my head, and I thought at first they were using some kind of ultrasound to tamper with my body, directing it through the walls with modified hospital ultrasound equipment, not realizing at first that the technology is actually a patented US Air Force radar technique. I laid there truly believing the staff were trying to murder me, so I began to speak out loud as to what the staff were doing so that if I did die, there was documentation on the microphone recorded hallways of this happening. In fact there was a microphone close to the cell door of my room; there was actually microphones every ten feet in the hall, and more than 13 cameras watching each end of the hall looking down it. I said, “I think the staff have poisoned me, or done something to try to murder me.. I feel my body swelling up, and I am having trouble breathing, and my body has gone extremely stiff..” “staff for months have been illegally spying on me and doing things on the unit, they want me to die, I hope that someone checks the hospital security footage to find out they really did do this to me.. the FBI, Governor, State Police, and Administrators all know what is happening, they are refusing to do anything.. check the emails I sent them.. check the security video/audio. Please.. I am innocent and didn’t do anything wrong, “

I believed I would be dead by morning, but I survived, .. at which point I would continue to feel energy penetrating my body, and be bombarded with radiation as I walked around the unit and especially if I laid down in my bed. I was hearing computerized looped and produced sound, messages included them saying “no body! Even if you get better, nobody is going to help you!!” When I got around a female staff, I’d feel a tingle and tickle on my genitals, and it was done using directed energy, and I’d hear them say, “why do your balls swell, Todd?” They were able to pinpoint my location and focus directed energy right into my genitals using military electronic warfare to achieve the desired, scripted, and programmed effect. As it is computerized it is automated and responds to my thoughts, adapts to my memory and whereabouts, and targets me without human intervention, but they do have to press the kill button. I was in extreme shock having a 170 pulse+ for months. Staff discussed on the hallways how I was in a coma that they didn’t think I’d ever come out of, but they had mostly switched over to trying not to say anything else on camera. I would hear most of the verbal abuse being beamed directly into my head. I had severe injuries, my muscles also started to pulsate when I rest (convulsions), and I got dry inside, I could hardly sweat or pass a bowl and my stools were dry. I’d hear what they called “abusive rhetoric” .. when I sat on the toilet for the first weeks, they’d continuously abuse me with harassive messages, including if I couldn’t go or pass a turd, I’d sit on the toilet for a half hour just passing gas super constipated, they’d say “he just likes to smell his own farts” as if they were observing me and commenting on what was happening.

I would eventually be rushed to the cardiac unit and I wore a heart monitor September 18th, 2008 for 24 hours, a month and a half into the attack after a nurse documented my high pulse and super high tachycardia. I was transported to Salem Hospital a general public hospital, each hour I was monitored my heart was racing off and on, jumping up super high. I also had an echocardiogram showing some type of heart problem. I now know after looking up military literature that the medical profession calls this type of response, “calcium efflux”, it’s caused when electromagnetism is directed into a person’s body, leading cells to release calcium by activation of voltage gated calcium channels, which causes calcium to release and rise. This results in calcium influx, experienced as heart dysregulation, stroke, muscle convulsions, loss of control of vocal cords, and other symptoms. In fact the heart is regulated heavily by calcium channels, and normally this is a symptom of exposure to the military’s Venus electronic countermeasure technique disclosed by Lieutenant Thomas Bearden who worked for the DOD on energy weapons and remote rendition projects. He reports it normally causes fibrillation and stroke, and death within 1 minute of exposure. Dr. Fred Bell is another government physicist who worked on energy weapons project for the DOD including the Strategic Defense Initiative or “Star Wars” program, and he mentions all the mentioned effects I describe as well (see his exhibit video on the included DVD).

The attack is done by the United States military and CIA, including the NSA, who operates the satellite and radar platforms enabling NSA Signals Intelligence, used on American soil. There are also short range versions. These satellite and radar platforms include a device called an interferometer, which is used in an imaging technique called interferometry, in active mode the device beams radiation or microwaves at a target to allow imaging of the waves, and imaging of matter, enabling them to do remote building, energy, body, and brain scans. This technique is also used in space by astronomers and people in the field of physics, and by people in medical laboratories. They can thus see through walls, record environmental pressure waves, and even record brainwaves. The technique is ground, building, clothing, car, matter, and body penetrating. They can see us and our energy signatures through buildings from space and over the horizon radar. The energy beamed from interferometers in active mode interacts with waves and matter in such a way that matter and energy can be remotely controlled and influenced; this is known as heating, chilling, created expansion and contractions, electromagnetic force, heterodyning, and creation of a return signal in imaging. In heterodyning they can create scalar waves, which is a field of energy that only appears in the location of target, by colliding multiple frequencies of radiation that combine into what is called a heterodyne, making a difference wave and a combination wave out of the energy combination. This technique is known to allow modification of brainwaves, influence synaptic function to introduce sound, images, dreams, and to remotely stimulate the nervous system. The nervous system itself can be remotely tampered with using forces from directed energy and radiation. They can also create sound waves (atmospheric vibrations of molecules) at a target location and inside their skull directly. The technique also allows whole brain electrical activity to be mapped out remotely, creating an EEG map which can be decoded by computer into a person’s thoughts represented as raw computer data, such as what the target sees, hears, thinks, vital signs, motor control commands, sensations, emotions, dreams, remote diagnostics and more. The patent covering this technique is US 3,951,134, Apparatus and method for remotely monitoring and altering brain waves, original owner Dorne & Margolin Inc., a major DOD contractor who specialized in radar systems. This company was bought by Electronic Warfare systems manufacture EDO Corporation in 1992, who was bought by ITT Corporation in 2007, who spun off the IP to Exelis Inc. in 2011. The companies specialize in Electronic Warfare, directed energy systems, tracking and imaging technologies, radar systems, manufacturing, licensing, and designing the technology for the Department of Defense. The patent specifically says “The individual components of the system for monitoring and controlling brain wave activity may be of conventional type commonly employed in radar systems.” It also says “As will be appreciated by those familiar with the art, apparatus and method of the subject invention has numerous uses. Persons in critical positions such as drivers and pilots can be continuously monitored with provision for activation of an emergency device in the event of human failure. Seizures, sleepiness and dreaming can be detected. Bodily functions such as pulse rate, heartbeat regularity and others also can be monitored and occurrences of hallucinations can be detected. The system also permits medical diagnoses of patients, inaccessible to physicians, from remote stations.” Raytheon owns a related patent, US 7,629,918, Multifunctional radio frequency directed energy system, a radar patent for tracking targets including biological targets in an automated fashion and incorporating the ability to destroy and kill the target remotely using directed energy. The patent essentially is for a platform of targeting objects remotely, including missiles, humans, planes, using a unified active and passive radar system that can direct radar signals or imping the object with signals intelligence to irradiate, control, and annihilate remotely. The atmosphere can also be targeted for weather manipulation according to the patent, mentioned directly. A related technique causes vibrations and expansion and audible sound in the target only sensed by the target patented by the US Air Force in filing US 6,587,729, Apparatus for audibly communicating speech using the radio frequency hearing effect, known as the “voice of god” weapon for its’ potential to control religious believers into thinking they’re hearing the voice of god speak to them. It is also used on targets to make others believe they are delusional. US 6,011,991, Communication system and method including brain wave analysis and/or use of brain activity, further makes note of using remote firing devices such as military radar, to remotely read and alter brain node activity within targets transmitting the signal via satellites and covert backhaul to a super computer for analysis, storage and generation, for covert communication in which the participants do not need to write down or speak or type what they wish to communicate. The super computer can link two brains together using two-way communication, by use of a remote firing device that project radar signals into one’s mind via heterodyning enabling beam of thoughts and communication directly into a targets mind, controlling individual parts of a person’s mind separately which patent refers to as brain nodes. This technology has the use of enabling police officers, state employees, United States Justice Department attorney’s, FBI, NSA, CIA, and US military operatives, to tap people’s minds, to extract information from them unwittingly for covert surveillance, enabling covert communication between operatives using thought alone without the need to verbally or physically communicate anything, and furthermore to attack and control a target including by projecting an operatives thoughts into an individual which is also known as EEG cloning. The patent also says that any brain node in a person’s brain can be controlled, including whether a person is feeling depressed, hungry, or has Alzheimer’s effects. It actually mentions an example use is that a CIA spy in the middle east could be captured, and still communicate with the CIA without access to communication tools, and furthermore the spy if captured and tortured, can have their sense of torture and distressed minimized by use of remote control, to make them for example not feel hungry when they were hungry. Another use is to remotely treat a hospital patients “mental illness” using the remote firing devices, for example to make them less anxious or depressed.

Common public names for all these technologies include but not limited to:

synthetic telepathy, microwave hearing effect, MEDUSA (Mob Excess Deterrent Using Silent Audio, made by WaveBand for the DOD, based on microwave hearing effect), LRAD or Long Range Acoustic Device (device equipped on Navy ships to control crowds and pirates using sound projection, made by American Technology Corporation), Active Denial System (causes pain using microwave heating effect, made by Raytheon for the DOD, used in Iraq and the Los Angeles prison system. The Los Angeles Sheriffs Association indicated on August 20, 2010 their intent to use ADS on rioting prisoners despite its health effects and likely 8th amendment violation, as it does inflict torture), NSA Remote Neural Monitoring, NSA Electronic Brain Link, voice to skull, Thought Amplifier and Mind Interface, ultrasonic sound heterodyning, sound from ultrasound, brain computer interface, “voice of god weapon,” synthetic telepathy interface, psychotronic weapon, electronic countermeasure and electronic warfare system, directed energy weapon, particle beam weapon, pulse modulated microwave weapon.

So what the fuck is the US Department of Justice and United States military doing using this on citizens, given that there’s a 4th amendment right to due process and all before life and limb and privacy can be taken? Given that the 8th amendment bans torture and cruel and unusual punishment? Given that all Americans have the right to freedom, liberty, privacy, justice, and equal protection under the 14th amendment?

After this original attack, I was tortured, and abused, and never got medical help until 2014. I laid in my room, having my body massaged with EMF. I had my body chilled, and hurt, in violation of the Geneva conventions and United States law. They experimented on me and mutilated me, massaging my convulsing muscles, trying to slow the muscle convulsions, which made my muscles stiff, rigid, and has resulted in chronic inflammation now being detected in my blood and pain and stiffness that I cannot fix. Multiple times my doctors have detected high CK in my blood, from muscle and brain and heart break down, typically secondary to a serious injury when I had no other injury. My neurologist, Dr. Stefan Herald believes I have confirmed inner-brain injury, consistent from repetitive insults to my brain, and a diagnosis of chronic traumatic encephalopathy. The Oregon State Hospital continues to deny I have injury even during admissions as recent as November 2013, despite outside doctors confirming otherwise, as if in conspiracy to hide my assault and injury.

I was originally released from OSH March 2010, although after I was beat up by police in 2011 (below) I would be returned for repeated admissions where I’d be abused. I have been a target now for 6+ fucking years. They continued to use this on me throughout my time at OSH, my time in jail, and my time in the community. They kept it a secret so that no one got into trouble perhaps because the simple fact that the American government will not admit to using this type of classified surveillance or military weapon system on an American, which is technically a crime.

During my time in the community I have also been stalked by military operatives, and police, typically a surveillance / harassment tactic, which they will deny afterwards. I was assaulted on the streets by two involved cops, Grice and Bezates in March 13th, 2011, both whom were privy to the operation and spying on all my communications in my own home. I was falsely arrested by them after their attack, as they claimed I had assaulted them, although it was witnessed that they attacked me by relatives. In custody I overheard one of them communicating by synthetic telepathy to FBI Agent Roberts, even going as far as to mention his name to a fellow officer, “FBI Agent Roberts seems upset”. They tortured me in the jail with the weapon while guards harassed me and monitored me throughout the operation during my time there. I was released from jail after a false plea of guilty just to get out for medical care (the jail and Oregon State Hospital denied injury during my holding); I have since compiled evidence of my assault, and they continue to control me in the community. I moved to California to get away March 2014, which is where the operation currently resides, and the targeting has lasted non-stop suggesting that this could only be coming from a nationally installed and present military satellite and radar system not specific to Oregon but to the entire country. I have heard they actually call it the Strategic Defense Initiative and its purpose was ultimately to intercept incoming missiles and scan warheads remotely before they could enter the United States, but its dual purpose is mass long range surveillance and neurological attacks on targets.

I have gotten 5 different mental health providers to agree that I don’t have mental illness, because of all my supporting evidence. The five professionals are: Dr. Seth Farber, PhD. Psych eval/letter attached in exhibits. He believes that I was targeted by the CIA with a global scale cybernetic weapon, which whistleblowers from the DOD/CIA/US DOJ/NASA have disclosed and I document below. He clearly states in his letter that I don’t have schizophrenia, delusions, or psychosis. Dr. Misty Getrich is my PsyD psychologist, who has diagnosed me with PTSD from these abuses. She believes I am being traumatized and need to find help; she recommended to the FBI in Modesto July 2014, that they investigate this, but the FBI is refusing to and several weeks have lapsed; The FBI has been tracking my website and knows about this, and they falsely claimed I was a terrorist which is why they are currently investigating me. They have no intent to help, and in fact have participated, and I believe they’re illegally using surveillance and behind the attacks on me which is why they won’t help. Cathy Meadows, MA Psychology, has written an included letter stating her belief I was attacked with “voice to skull” a military technology used to beam audio into a person’s skull, backed by previously mentioned patents. Her belief is my civil rights should be protected and that I have no psychosis or delusion. Ron Unger, LCSW, is my counselor from Eugene, OR, who has diagnosed me with PTSD from trauma at the Oregon State Hospital. Cheryl Haun, MA Psychology, has diagnosed me with trauma. NONE OF THESE DOCTORS BELIEVE I HAVE MENTAL ILLNESS; HOWEVER, THE POLICE, FBI, AND OTHERS WILL LIE ABOUT THIS TECHNOLOGIES USE, AND WILL EFFECTIVELY CLAIM I AM MENTALLY ILL TO BAR AN INVESTIGATION, TO COVER UP IT’S USE, AND ARE BASICALLY LETTING ME GET SLAUGHTERED IN MY OWN HOME. THEY USE A TECHNIQUE CALLED PLAUSIBLE DENIABILITY BELIEVING OUTSIDERS WILL NOT SUSPECT THEM OF TORTURING, RAPING, AND ILLEGALLY GOING AFTER CITIZENS. THE CRAZINESS OF USING AN ENERGY WEAPON ON A TARGET CERTAINLY DOES INITIALLY MAKE ONE SUSPECT MENTAL ILLNESS, BECAUSE THE GOVERNMENT DOES NOT ADAQUATELY DISCLOSE DETAILS ABOUT THEIR CAPABILITIES AND WILL NOT ACKNOWLEDGE ABUSE ONCE IT OCCURS. Note: I have not actually been told by the FBI that they believe I have mental illness, but they claim publically that this is “science fiction” and that the technologies don’t “exist” when they do. They refer to claims about this technology as mere conspiracy theories even though there are whistleblowers, patents, and they historically have lied to cover up all such abuses, surveillance and weapons uses on Americans, later for it to get exposed or confirmed. The state did frame me to look psychotic and delusional over these attacks during criminal and civil proceedings.

Hint: The correct method of handling this is to investigate the United States government, order the government to turn over it’s classified and secretive knowledge of this, to bring down a satellite and bring in their most advanced radar systems specifications, to examine their classified computer systems and surveillance and software capabilities beyond telephone and internet monitoring, for full dissection by the court, to track down where they are doing this from not if they have the capability, and to criminally prosecute involved government officials. Only once the government has proven they didn’t do this, can you prove they didn’t, and until they have proved it you cannot presume my civil rights haven’t been violated or that anything besides what I say happened. THEY ARE DOING THIS YOU JUST HAVE TO GO GET THE EVIDENCE. STOP LETTING AMERICANS SUFFER FOR THE RICH BASTARDS RUNNING THIS COUNTRY WITH ILLEGAL POWER.

I have included copies of email to me and Seth Farber from Dr. Robert Duncan, a PhD from Harvard, MIT, Dartmouth, and Stanford, who worked for the CIA and projects for the Department of Defense, Justice Department, and NASA. He designed the intercity gun triangulation system used in Iraq to pinpoint snipers. He worked on submarine tracking using active and passive acoustical arrays for the US Navy. He worked on satellites for the US Department of Justice that read a persons evoked potentials (signals from neurons) from space, enabling them to track vital signs including heart rate, breathe of mammals, .. and also satellites that track license plates from space at strategic points. He worked on technology called the “voice of god weapon” for the CIA, believing that certain technology would be used to benefit citizen’s mental health. He reports in his books, and interviews on national radio and TV that he discovered the CIA was using this technology to target and torture unwitting Americans.

Sources: Dr. Robert Duncan appeared on Coast to Coast AM Dec 5th, 2006 in a two hour interview about this topic, stating that he knew “it to be true” that Americans were getting tortured with directed energy. He fully documents how directed energy is used, and what it’s being used for, how it can be used to attack a single person out of many, and alter their brain, used mostly to torture. He appeared again on TruTV, on a Governor Jesse Ventura’s show “Conspiracy Theory” episode “Brain Invaders” December 17th, 2012, where he confesses that the government, “is doing this to people” during a ten minute interview with Jesse Ventura. A fellow whistleblower CIA Mark Philips backed Robert Duncan in the episode who worked in the CIA’s mind control program MKULTRA, stating that the government is using “microwaves” to mind control citizens, targeting even “occupy protestors,” a step up from previous CIA designs that used brain-based hard wired transceiver/receivers implanted into a person’s sinus cavity for the purpose to make the target hear voices.

Duncan also published two books (available on Amazon.com): Project: Soul Catcher: Secrets of Cyber and Cybernetic Warfare Revealed, and How to Tame a Demon: A short practical guide to organized intimidation stalking, electronic torture, and mind control. A third book, “The Matrix Deciphered” is available online in eBook format free of charge.

CIA Mark Phillips is a confirmed CIA/DOD contractor who worked in MKULTRA, and had a famous legal case in the 1990s, because he actually saved and rescued a mind control victim, “Cathy O’Brien” from a mind control program under the Bush administration. This is documented in their book, “Trance: Formation of America” which covers their lawsuit and legal case. A follow up book, “Access Denied: For Reasons of National Security” was also written, both are best sellers. MKULTRA itself is a famous CIA program in which over a hundred thousand victims on American soil were used in military mind control experiments, most of them unwittingly or by force. Most of the experiments essentially just tested their weapons on the public, and used people as human guinea pigs for new weapons development. Sub project 119 began in 1959 and included remotely reading and altering human brainwave activity. A microwave weapon was invented at Walter Reed Institute by the US Army to beam voices into a targets heads in the 1970s. Drugs were also used, as the CIA’s own documents show that 35,000 people were dosed with LSD to induce psychotic episodes, including civilians in San Francisco bar’s and prisoners and mental patients at various hospitals. Major universities including UCLA, John Hopkins, UCSF, Cornell, Harvard, Tulane, and others participated in the mind control experiments, using the public again as guinea pigs w/o care for their safety or well-being with no follow up afterwards or acknowledgement of their abuse. Funding came directly from the CIA, and other government entities including the US Army, American Psychiatric Association, and National Institute of Health. One previous head of the American Psychiatric Association at the time, Dr. Donald Ewen Cameron a psychiatrist, was actually funded by the CIA in Subproject 68 according to public records, where he worked to develop new CIA techniques. His main call to fame was a psychic driving and depatterning technique, involved keeping his victims asleep for months on end during torture sessions and recapture when someone tried to leave the program. While asleep he administered high doses of electroshock and played taped recorded noise and voices to “psychically drive” and “depattern” the victim, effectively wiping their brains free of any memory of who they were while trying to entrain them with new personalities. The big victim of this was a house wife sent to Dr. Donald Ewen Cameron for counseling, who sustained life damaging effects as a result including near total memory loss of her past. Several victims did sue, including victims in Canada, receiving pathetic $100,000 payouts.

Two additional victims who deserve recognition of the program were children in the 1970s, Claudia S. Mullen and Chris deNicola Ebner, who testified before Bill Clinton’s Advisory Committee on Human Radiation Experiments in 1995, that they had been kidnapped as young children, trained as spy assassins and prostitutes, kept in small cages, raped and sexually assaulted repeatedly, dosed with drugs, radiation, and physically tortured for multiple years by their captures, doctors paid by the CIA and US Army to conduct the experiments. Torture, violence, and beats and pain is used as a way to deliberately split the targets mind in such training, normally resulting in created split personality disorder. They were present at the hearing with their LCSW, Valerie Wolf, who believed the children’s mind control program continued well into the 1980s and 1990s even after the program was allegedly shut down in the 1970s, slipping through the cracks of the Senate Church Committee who investigated MKULTRA and numerous other intelligence community programs including COINTELPRO, MINARET, and PROJECT SHAMROCK, that saw citizens illegally spied on, targeted, assassinated, and injured by the CIA, NSA, FBI, US Army, and the Executive Branch. These abuses were initially done because of lack of oversight and the respective agencies misbelief that the programs would be maintained as secret for eternity. CIA even ordered the destruction of all MKULTRA records in 1973 after the program was halted, leaving little to go by after 29+ years of operating the program (there were luckily 20,000 pages of documents recovered for FOIA request in 1977, as the accounting department failed to shred their documents). The US Supreme Court summarized MKULTRA as:

“concerned with "the research and development of chemical, biological, and radiological materials capable of employment in clandestine operations to control human behavior." The program consisted of some 149 subprojects which the Agency contracted out to various universities, research foundations, and similar institutions. At least 80 institutions and 185 private researchers participated. Because the Agency funded MKULTRA indirectly, many of the participating individuals were unaware that they were dealing with the Agency”

I could go on and on about this. But what I am afraid of is that by myself I cannot document this anymore complete without the court granting my Writ of Habeas Corpus, and assigning an attorney to assist me. I am suffering from a confirmed diagnosis of chronic traumatic encephalopathy from repetitive brain injury, and it will only get worse as time goes on, because I cannot stop them from attacking or controlling me; it does impair my ability to speak for myself or to write this Great Writ, so I would appreciate the courts time and assistance in this important matter. Due to my illegal confinement and restraint, I remain in the Custody Illegally of the United States military, and I am facing abuses and murder attempts and assaults from them, in the community, and they intend to kill me by premature death or make me turn into a vegetable. This impacts my ability to get help, as well.

My liberty and freedom will continue to be violated so long as the court does not do their duty and intervene. Only the court can ensure that the government is investigated for this, and that they adhere to the courts order and injunction to stop torturing me, to stop targeting me, to stop spying on me, to stop stalking me on the streets, and to stop directing energy into my body arresting my body and mind in my own house and personal space, to stop deliberately inflicting great sickness and illness, and to stop denying me justice, and to stop denying me medical care for injuries they inflicted. I am literally sitting here as I type this, having signals intelligence impinging my body, causing pain and force, as my genitals are massaged with EMF, and they do this to increase pain and tightness throughout my body, crushing my brain and heart, causing pinching and burning and stinging that does not go away and more. And there are at least 10,000 other people, who have fallen prey to the United States military, as they are using routinely illegal surveillance, and illegal weapons on citizens on American soil, picking people off one by one. Other citizens refer to this as “electronic harassment” or “electronic assault” or “directed energy weapon torture” that is 24/7 and automated, as if the government flipped a switch and their systems began targeting their body and brain with radiation in an automated slow-kill covert assassination attempt. There is no protective mechanism for anyone on American soil for this, because prosecutors and police are routinely using this system each day, and refuse to bring charges against anyone involved. A United States Bill, David Kucinich’s 2001, Space Preservation Act, would have banned these weapons and called for a world treaty, if it were not for a 2002 Unfavorable Executive Comment from the Department of Defense against the bill. Let’s take a look at what the United States military is packing and what precisely they don’t want banned:

107th CONGRESS

1st Session

H. R. 2977

SECTION 1. SHORT TITLE.

This Act may be cited as the `Space Preservation Act of 2001'.

….

In this Act:

(1) The term `space' means all space extending upward from an altitude greater than 60 kilometers above the surface of the earth and any celestial body in such space.

(2)(A) The terms `weapon' and `weapons system' mean a device capable of any of the following:

(i) Damaging or destroying an object (whether in outer space, in the atmosphere, or on earth) by--

(I) firing one or more projectiles to collide with that object;

(II) detonating one or more explosive devices in close proximity to that object;

(III) directing a source of energy (including molecular or atomic energy, subatomic particle beams, electromagnetic radiation, plasma, or extremely low frequency (ELF) or ultra low frequency (ULF) energy radiation) against that object; or

(IV) any other unacknowledged or as yet undeveloped means.

(ii) Inflicting death or injury on, or damaging or destroying, a person (or the biological life, bodily health, mental health, or physical and economic well-being of a person)--

(I) through the use of any of the means described in clause (i) or subparagraph (B);

(II) through the use of land-based, sea-based, or space-based systems using radiation, electromagnetic, psychotronic, sonic, laser, or other energies directed at individual persons or targeted populations for the purpose of information war, mood management, or mind control of such persons or populations; or

(III) by expelling chemical or biological agents in the vicinity of a person.

(B) Such terms include exotic weapons systems such as--

(i) electronic, psychotronic, or information weapons;

(ii) chemtrails;

(iii) high altitude ultra low frequency weapons systems;

(iv) plasma, electromagnetic, sonic, or ultrasonic weapons;

(v) laser weapons systems;

(vi) strategic, theater, tactical, or extraterrestrial weapons; and

(vii) chemical, biological, environmental, climate, or tectonic weapons.

(C) The term `exotic weapons systems' includes weapons designed to damage space or natural ecosystems (such as the ionosphere and upper atmosphere) or climate, weather, and tectonic systems with the purpose of inducing damage or destruction upon a target population or region on earth or in space.

I am hopeful we can prove this has happened to me by subpoenaing the security video and audio from OSH; at the minimum I have spoilage of evidence rights in court, and it would be obstruction of justice for the state or federal government to have destroyed any such evidence when these crimes were rightly and properly reported and conducted on recorded hospital floors. I believe further that the US military does have a computer network and system containing illegal data obtained through illegal surveillance on me, and they do have information and logs on use of weapons systems they have designed to do this.

I have attached letter from Dr. Robert Duncan, as well, him stating I have been getting targeted by ruthless people, and ruthless software, a subject for mindless government torture. “I know how angry you are. It is unlikely they will kill you but the torture sure feels like it. The real issue will be if they can get you to kill someone else or yourself. That will be your internal battle for awhile. Lowering your stress levels will slow the induction process and the rewiring of your brain. Valium helps. I wish I could say it will end well but most likely this will be your eternal battle. You are up against a ruthless computer program and people. Aaron Alexis was obviously a target. No one can prove it to the FBI. –Robert Duncan” I included his biography from Coast to Coast AM, as well, listing his employment for the government and fortune 500 companies. In another email, as he confirms saying, “The problem has always been a sound strategy to stop the abuse. Another problem is that these people operate above any laws and there are few skilled enough to decipher the signal intelligence impinging upon the victim. Evidence is difficult to come-by and certainly not understood by the common man that you would find in a court setting.” Literally the system in place can focus and beam energy to any point on American soil, any citizen can be targeted, and we all are secretly.

Further evidence:

1. NSA whistleblower Russell Tice, the first NSA whistleblower from 2005, recently confirmed space capability and spy satellites were being used on Americans during black operations in addition to warrantless wiretapping and internet spying, tucked away in Special Access Programs, Exceptionally Controlled Information programs, and Very Restricted Knowledge programs, above even the level that Edward Snowden had access to. Tice was personally instructed to spy on citizens by Vice President Dick Cheney in the Executive Office during the 2000-2004 time frame, targeting Barack Obama before he was elected Senator, Supreme Court Justice Judge Alito, Lawyers, Senators, Congressman, Financial Institutions, and human rights groups. I believe the United States continues to warrantlessly spy on Americans with space capability and satellites, and that I am an illegal target in my home, and this issue has yet to be dealt with by Congress or any court. I wish to free everyone I can from illegal surveillance of this type (the satellites are very dangerous and no public entity has a method to monitor their use, or whether interferometry, and the previous mentioned abilities are abused; Furthermore, the US military has satellite like ground based phased array antennas including HAARP, HIPAS, the Puerto Rican radar field, the Bazillion radar field, and dozens of other radar fields, which direct energy through the ionosphere, using the sky like a giant mirror, over mountains, across the country, to spy on people, and can even destroy and injure targets, and are in fact neurological weapons according to Dr. Robert Duncan, all supported in evidence I provided that will detail how it works in more detail once a hearing and investigation is granted).
2. My friend who I met at a human rights center, came forward when I told her my story January 2014, with evidence. She actually worked for US Investigative Services between 2002-2006, a Defense Contractor who is now famous for doing the background checks on Edward Snowden and Navy Yard Shooter “ELF Wave” controlee Navy Employee Aaron Alexis who sought revenge for his own targeting; She confirmed they had documentation that the weapons and surveillance tactics I describe are real, and that I am the first person outside of her group at USIS that knew they existed precisely as she saw the information ON PAPER while she worked there. I recorded her during this conversation and have the conversation on the exhibit DVD, She confirms it exists and is real. She believed they targeted me during weapons / psych experimentation.
3. Retired FBI Special Agent Ted Gunderson, previously head of FBI Los Angeles, nominated for FBI Director in 1979, operated with Supervisory Capacity in COINTELPRO, also wrote an affidavit to a court in 2011 confirming his knowledge of covert surveillance and assassination networks targeting civilian Americans using FBI, CIA, NSA, US Military, and State and local government resources. He describes targets being gang stalked, harassed, hacked, and targeted by long range NSA ECHELON network. Targeted citizens end up dead or framed to look mentally ill; FBI refuses to provide intelligence in FOIA on the matter but he knows they track it as he wrote. The affidavit included in exhibits.
4. More evidence exists on my website including numerous videos, letters, news paper articles, Wikipedia articles, surveillance articles, details on weapons, etc.. www.obamasweapon.com

Witnesses:

Dr. Colin Ross a psychiatrist expert on Military Mind Control has agreed to be an expert witness if the Court grants informa pauperis, and my court appointed counsel contacts him. He has thoroughly studied US military mind control and MKULTRA and believes it is impossible that today the United States is not using electronic weapons on citizens. He has previously worked with victims of MKULTRA treating their deliberately created “split personality disorder” which was a tactic the CIA used to try to create assassins and Manchurian Candidates.

Dr. Robert Duncan, Ph.D from Harvard, MIT, Dartmouth, and Stanford could be subpoenaed to discuss the CIA’s use of these weapons on the population. He indicated to me he was afraid of imprison and assassination if he went any more public than he already has, however…

We can also subpoena NSA whistleblowers including Edward Snowden, William Binney, Russell Tice, Thomas Drake, .. Thomas indicates the entire constitution has been subverted and the country is working in clandestine warfare mode, in which none of the rules apply to government. Bill has disclosed details on warrantless telephone tapping programs and database centers that can store 100 years of CONTENT of all communications not just metadata, and he believes the surveillance primary purpose is not to prevent terrorist acts or crime, but to control the population, per The Guardian article stating the same July 2014. The same article says that 80% of the worlds communications are saved, not just metadata. Tice who also worked for the DIA, and US Air Force, believes the NSA has to be killed, “we gotta clean house at NSA”.. It is time. Did you catch that NSA runs many of the DOD’s radar and satellites behind the attacks? They run HAARP, HIPAS, and dozens of radar based world wide, and like 32+ ELINT satellites primarily for surveillance and defensive purposes. ☺

Former CIA operative Mark Phillips of MKULTRA legion I’m sure would love to tell a judge what these fucks do to citizens when they get a chance.

There may also be witnesses not discovered at the Oregon State Hospital crime scene but I cannot share any names except to the Judge in person and my attorney’s in private.

When I called US Senator Diane Feinstein’s office about these attacks, her receptionists believed this was the CIA targeting me with remote interrogations, and she believed this was highly illegal to do on American soil. I tend to think her office has knowledge on this because of her self-description of this being a remote interrogation. In fact I am bombarded with noise, sound, human vocals, and they do observe my responses, to see how I will react, and it has taken a lot of patience on my part to try to regain myself, to ignore it, to ignore it when I am losing life and limb with no control, no ability to turn it off.

Is it legal to classify a program to torture Americans? Not according to Obama’s Executive Order 13526 of December 29, 2009:

Classified National Security Information

This order prescribes a uniform system for classifying, safeguarding, and declassifying national security information, including information relating to defense against transnational terrorism. Our democratic principles require that the American people be informed of the activities of their Government. Also, our Nation's progress depends on the free flow of information both within the Government and to the American people. Nevertheless, throughout our history, the national defense has required that certain information be maintained in confidence in order to protect our citizens, our democratic institutions, our homeland security, and our interactions with foreign nations. Protecting information critical to our Nation's security and demonstrating our commitment to open Government through accurate and accountable application of classification standards and routine, secure, and effective declassification are equally important priorities.

Now, Therefore, I, Barack Obama, by the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

…

Sec. 1.7. Classification Prohibitions and Limitations.

|  |  |  |
| --- | --- | --- |
| **(a)** |  | **In no case shall information be classified, continue to be maintained as classified, or fail to be declassified in order to:** |
|  |  | |  |  |  | | --- | --- | --- | | **(1)** |  | **conceal violations of law, inefficiency, or administrative error;** | | **(2)** |  | **prevent embarrassment to a person, organization, or agency;** | | (3) |  | restrain competition; or | | (4) |  | prevent or delay the release of information that does not require protection in the interest of the national security. | |  |  |  | |

However, according to NSA whistleblower Russell Tice, the same executive order 13526 is also used to construct and hide NSA surveillance programs. According to Tice, they implement these programs including space capability surveillance under Special Access Programs or SAPs, Exceptionally Controlled Information Programs or ECIs, Very Restricted Knowledge Programs or VRKs, Special Technical Operations or STOs. Here is the SAP portion of this EO by Barack Obama, essentially it’s a wild card to hide any type of program they want.

**Sec. 4.3. *Special Access Programs*.**

|  |  |  |
| --- | --- | --- |
| (a) |  | Establishment of special access programs. Unless otherwise authorized by the President, only the Secretaries of State, Defense, Energy, and Homeland Security, the Attorney General, and the Director of National Intelligence, or the principal deputy of each, may create a special access program. For special access programs pertaining to intelligence sources, methods, and activities (but not including military operational, strategic, and tactical programs), this function shall be exercised by the Director of National Intelligence. These officials shall keep the number of these programs at an absolute minimum, and shall establish them only when the program is required by statute or upon a specific finding that: |
|  |  | |  |  |  | | --- | --- | --- | | (1) |  | the vulnerability of, or threat to, specific information is exceptional; and | | (2) |  | the normal criteria for determining eligibility for access applicable to information classified at the same level are not deemed sufficient to protect the information from unauthorized disclosure. | |
| (b) |  | Requirements and limitations. |
|  |  | |  |  |  | | --- | --- | --- | | (1) |  | Special access programs shall be limited to programs in which the number of persons who ordinarily will have access will be reasonably small and commensurate with the objective of providing enhanced protection for the information involved. | | (2) |  | Each agency head shall establish and maintain a system of accounting for special access programs consistent with directives issued pursuant to this order. | | (3) |  | Special access programs shall be subject to the oversight program established under section 5.4(d) of this order. In addition, the Director of the Information Security Oversight Office shall be afforded access to these programs, in accordance with the security requirements of each program, in order to perform the functions assigned to the Information Security Oversight Office under this order. An agency head may limit access to a special access program to the Director of the Information Security Oversight Office and no more than one other employee of the Information Security Oversight Office or, for special access programs that are extraordinarily sensitive and vulnerable, to the Director only. | | (4) |  | The agency head or principal deputy shall review annually each special access program to determine whether it continues to meet the requirements of this order. | | (5) |  | Upon request, an agency head shall brief the National Security Advisor, or a designee, on any or all of the agency's special access programs. | | (6) |  | For the purposes of this section, the term “agency head” refers only to the Secretaries of State, Defense, Energy, and Homeland Security, the Attorney General, and the Director of National Intelligence, or the principal deputy of each. | |
| (c) |  | Nothing in this order shall supersede any requirement made by or under 10 U.S.C. 119. |

Mr. Russ Tice has confirmed that the reason we’ve not heard much about this publically is because Snowden lacked clearance and was too low level (but other whistleblowers, patents, and sources do exist for the details, including victims statements and Dr. Robert Duncan one of the architects):

<http://www.washingtonsblog.com/2014/06/original-nsa-whistleblower-snowden-never-access-juicy-documents.html>

**EXCLUSIVE REPORT: NSA Whistleblower: Snowden Never Had Access to the JUICIEST Documents … Far More Damning**

NSA whistleblower Russel Tice was a [key source](http://en.wikipedia.org/wiki/Russ_Tice) in the 2005 New York Times [report](http://www.nytimes.com/2005/12/16/politics/16program.html?pagewanted=all&_r=0) that blew the lid off the Bush administration’s use of warrantless wiretapping.

…

“Now, what NSA is doing right now is that they’re taking the information and they’re putting it in a much higher security level.  It’s called “ECI” – Exceptionally Controlled Information  – and it’s called the black program … which I was a specialist in, by the way.

I specialized in black world – DOD and IC (Intelligence Community) – programs, operations and missions … in “VRKs”, “ECIs”, and “SAPs”, “STOs”.   SAP equals Special Access Program. It’s highly unlikely Mr. Snowden had any access to these.   STO equals Special Technical Operations  It’s highly unlikely Mr. Snowden had any access to these.

Now in that world – the ECI/VRK world – everything in that system is classified at a higher level and it has its own computer systems that house it.  It’s totally separate than the system which Mr. Snowden was privy to, which was called the “JWICS”: Joint Worldwide Intelligence Communications System.  The JWICS system is what everybody at NSA has access to.  Mr Snowden had Sys Admin [systems administrator] authority for the JWICS.

And you still have to have TS/SCI clearance [i.e. [Top Secret/ Sensitive Compartmented Information](http://work.chron.com/obtain-ts-sci-security-clearance-10629.html) – also known as “code word” – clearance] to get on the JWICS.  But the ECI/VRK systems are much higher [levels of special compartmentalized clearance] than the JWICS.  And you have to be in the black world to get that [clearance].

ECI = Exceptionally Controlled Information. I do not believe Mr. Snowden had any access to these ECI controlled networks).   VRK = Very Restricted Knowledge. I do not believe Mr. Snowden had any access to these VRK controlled networks.”

…

“Snowden’s Failure To Understand the Most Important Documents

***RUSSELL TICE:*** Now, if Mr. Snowden were to find the crossover, it would be those documents that were downgraded to the NSA’s IG.

The stuff that I saw looked like a bunch of alphanumeric gobbledygook.  Unless you have an analyst to know what to look for – and believe me, I think that what Snowden’s done is great – he’s not an intelligence *analyst*.  So he would see something like that, and he *wouldn’t know* what he’s looking at.

But that would be “the jewels”. And the key is, you wouldn’t know it’s the jewels unless you were a diamond miner and you knew what to look for. Because otherwise, there’s a big lump of rock and you don’t know there’s a *diamond* in there.

I worked special programs. And the way I found out is that I was working on a special operation, and I needed information from NSA … from another unit. And when I went to that unit and I said “I need this information”, and I dealt with [satellite spy operations], and I did that in the black world.  I was a special operations officer. I would literally go do special missions that were in the black world where I would travel overseas and do spooky stuff.”

Senator Frank Church quote from the famous CHURCH COMMITTEE which investigated COINTELRPO and MKULTRA and the intelligence agencies (back in the '70s, telephone conversations traveled over cables, yet are intercept able through the air?):

"The U.S. government has perfected a technological capability that enables us to monitor messages that go through the air . . . between ships at sea, between military units in the field. We have a very extensive capability of intercepting messages wherever they may be in the air waves. That is necessary and important as we look abroad at potential enemies. At the same time, that same capability at any time could be turned around on the American people. And no American would have any privacy left, such is the capability to monitor everything-telephone conversations, telegrams, it doesn't matter. There would be no place to hide."

They turned it against us.. ☺

Conclusion:

The king (President) cannot lock up his citizens, torture them, or initiate illegal surveillance on citizens without just cause and probable cause, and due process of the courts. This is in fact why the Writ of Habeas Corpus is protected within the United States constitution, to protect us from the King, and his tyranny.

So please. Please investigate this old (but undealt with) form of tyranny and illegal population control, and order my release, grant my Writ of Habeas Corpus.

\*My petition if faulty can be fixed after appointment of counsel is made and I am utilizing informa pauperis and thus qualify for court appointed representation. Please sign the order appointing counsel and granting informa pauperis.

See exhibit list for supporting documents that can be amended by attorney appointed later.

3/10/2015

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