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No CV30

7 Bryan Keith Tew, IN PRO SE

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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

LOS ANGELES DIVISION
Western Division (BD)

14
15 Bryan Keith Tew

) Case No:
CV13-8775

16 Plaintiff(s),

) (COMPLAINT)

17
18 vs.

)
)
) DATE:

19 Federal Bureau of Investigation, a Federal
20 Agency

) TIME:
) DEPT:

21 Unknown FBI Agents, an Individual
22 Central Intelligence Agency, a Federal
23 Agency

) Judge:
) Dept:
) Action Filed:
) Trial Date:

24 Unknown CIA Agents, an Individual
25 United States Department of Defense, a
26 Federal Agency

27 Unknown Department of Defense Agents,
28 an Individual

29 National Security Agency, a Federal
30 Agency

31 Unknown National Security Agents, an

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NOV 27 2013
CENTRAL DISTRICT OF CALIFORNIA
BY [Signature] DEPUTY

1 Individual

2 And Does 1 – 100.exclusive

3 Defendant(s).

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COMPLAINT

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STATE THE GROUNDS FOR FILING THIS CASE IN FEDERAL COURT:

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The Court has the jurisdiction to hear this case and this case is filed in federal court on the grounds that the defendant(s), Federal Bureau of Investigation, Central Intelligence Agency National Security Agency and Department of Defense are organizations, agencies and institutions of the United States federal government.

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The Court has the jurisdiction to hear this case and this case is filed in federal court pursuant to Title 18 Section 241 for Conspiracy against Rights by the named defendant against the named plaintiff in this case.

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The Court has the jurisdiction to hear this case and this case is filed in federal court pursuant to Title 18 Section 242 for Deprivation of Rights Under the Color of Law and other illegal and tortuous acts committed under the color of law by the Federal Bureau of Investigation and its agents, employees provocateurs, patsies, informants and all other conspirators who conspired with the Federal Bureau of Investigation.

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The Court has jurisdiction to hear this case and this case is filed in federal court pursuant to 18 U.S.C. § 2340. This court has subject matter jurisdiction over the

1 federal claims pursuant to 28 U.S.C. § 1331, 18 U.S.C. § 2712, and 5 U.S.C. §
2 702 and other US laws mentioned in the body of this complaint.

3 Defendant Federal Bureau of Investigations (FBI) is an agency under the direction
4 and control of the Department of Justice, and Central Intelligence Agency and
5 Department of Defense are Federal Government Institutions and Organizations.

6 A substantial part of the events giving rise to the claims herein alleged occurred in
7 this district jurisdiction, and Defendants and/or agents, assigns, etc., of Defendants
8 may be found in this district, nationally.

9 Pursuant to Federal Rules of Civil Procedure, Title 5, 22, 42, 142, 18, 18a, and 50,
10 Plaintiff Bryan Tew brings this action on behalf of himself.

11 TITLE 18 PART I CHAPTER 37 § 793. Gathering, transmitting or losing
12 information,

13 18 U.S.C. § 241. Conspiracy against rights,

14 18 U.S.C. § 373. Solicitation to commit a crime of violence,

15 18 U.S.C. § 1512. Tampering with a witness, victim, or an informant,

16 18 U.S.C. § 1513. Retaliating against a witness, victim, or an informant,

17 18 U.S.C. § 1692. Foreign mail as United States mail,

18 18 U.S.C. § 1801. Video voyeurism,

19 18 U.S.C. § 1812. Statement of exclusive means by which electronic surveillance and
20 interception of certain communications may be conducted,

21 18 U.S.C. § 2332 (a) Terrorism, and (h). Use of weapons of mass destruction,

22 18 U.S.C. § 2422. Coercion and enticement, or are currently doing so;

23 Defendants have subjected the defendant myself and the public to electronic
24 surveillance, in violation of 50 U.S.C. § 1809 and 1810, or are currently doing so;

1 Defendants are intercepting communications in violation of 18 U.S.C. § 2510 and 18
2 U.S.C. § 2511;
3 Defendants have committed 18 USC 213 -- Illegal Surreptitious entry or are currently
4 doing so;
5 Defendants have committed 10 USC 921, Article 121 -- Larceny and wrongful
6 appropriation or are currently doing so;
7
8 Defendants have transmitted Plaintiff and the public in violation of 18 U.S.C. § 2703,
9 Required Disclosure of communications records, or are currently doing so;
10
11 Defendants have harassed and transmitted the public (i.e.: their provocateurs) to stalk
12 and harass the Plaintiff inclusive of electronically and tangibly, in violation of 18
13 U.S.C. § 2261: US Code - 2261A: Stalking
14
15 Defendants have violated the Administrative Procedures Act, 5 U.S.C. §§ 701 et seq.,
16 or are currently doing so;
17
18 Defendants have violated the constitutional principle of separation of powers, or are
19 currently doing so;
20
21 Defendants have Tortured Plaintiff and the public electronically in violation of 18
22 U.S.C. § 2340A, or currently doing so;
23
24 Defendants have Tortured Plaintiff and the public electronically in violation of 18
25 U.S.C. § 2422, or currently doing so;
26
27 Defendants have committed 18 USC 35 -- Imparting or conveying false information
28 or are currently doing so;
29
30 Defendants have committed 18 USC 1117 -- Conspiracy to Murder and/or are
31 currently doing so;
32
33 Plaintiff is entitled to Civil Damages 18 U.S.C. § Rule 2520 in violations of his First,
34 Third, Fifth, and Thirteenth Amendments; 18 U.S.C. § 2510, 18 U.S.C. § 2511, and
35 18 U.S.C. § 2512.
36
37 United Nations Convention against Torture and Other Cruel, Inhuman or Degrading
38 Treatment or Punishment, G.A. res. 39/46, annex, 39 U.N. GAOR Supp. (No. 51) at

1 197, U.N. Doc. A/39/51 (1984), entered into force June 26, 1987; Universal
2 Declaration of Human Rights, G.A. res. 217A (III), U.N. Doc. A/810 at 71 (1948);
3 International Convention on Civil and Political Rights, G.A. res. 2200A (XXI), 21
4 U.N. GAOR Supp. (No. 16) at 52, U.N. Doc. A/6316 (1966), 9.99 U.N.T.S. 171,
5 entered into force Mar. 23, 1976.

6 Defendants have Tortured Plaintiff and the public and the prohibitions against torture
7 and other cruel, inhuman, or degrading treatment and the conspiracy to oppress,
8 torture, suppress, is a violation under 142 U.S.C. § 1985. Conspiracy to interfere with
9 United States Civil Rights.

10 Defendants have Tortured Plaintiff and the public and the prohibitions against
11 malicious intent to torture, privacy rights, brainwash, and enslave with severe
12 psychological in-humane damages to one's spirit, and libel is actionable under Tort
13 Claims of damages found under civil and criminal trials. This was done with the
14 clear intent to inflict 'grievous bodily harm'.

15 This Complaint includes Civil Conspiracy, Assault and Battery, Stalking, (having me
16 stalked me en masse on foot and in vehicles). Medical Battery, Medical Malpractice,
17 Non Disclosure and Concealment, Actual Fraud and Deceit, Negligence, Organized
18 Harassment, Respondent Superior, Destruction of and Tampering with Evidence,
19 Witness Tampering, Wrongful Termination, Intentional Infliction of Mental Anguish
20 and Duress, Obstruction of Justice, blanketing my dwelling and surroundings and
21 attacking me with electromagnetic energy, Deprivation of Sleep (depriving me of
22 sleep due to neurological intervention) and Other Forms of Direct Energy Weapon
23 Torture in order to disrupt and stop my prosecution of lawsuit against Defendants to
24 expose them, vandalizing my home and/or car and electronic equipment, tapping my
25 phones and hacking my computer, blacklisting me in the labor market, "workplace
26 mobbing", bombarding my body with debilitating electronic and mind manipulation
27 effects to impair and incapacitate Plaintiff so that Plaintiff's demise looks like illness
28 or disease rather than injury, and all other charges expressly alleged herein in the
body of this complaint.

Defendants have directly performed, or aided, abetted, counseled, commanded,
induced, procured, encouraged, promoted, instigated, advised, willfully caused,
participated in, enabled, contributed to, facilitated, directed, controlled, assisted in,
or conspired in the commission of the above-described acts.

1 Defendants have committed Battery against the Plaintiff in violation of Section 39 of
2 the Criminal Justice Act 1988.

3 Defendants have committed Medical Battery and Medical Malpractice against the
4 Plaintiff as provided in 10 U.S.C. 1089(e), 28 U.S.C. 2680(h) and 28 U.S.C. 1346 (b)
5 and this Gross Medical Negligence also amounts to a 'Negligent Tort. The existence
6 of a legal duty on the part of the doctors to provide care or treatment to the patient
7 (Plaintiff) existed and there was a breach of this duty by a failure of the treating
8 doctor and medical professionals to deliberately breach and not adhere to the
9 standards of the profession in order to meet the instructions of the Defendants, which
10 the Defendants did facilitate. As such, a causal relationship between such breach of
11 duty and injury to the patient occurred and the existence of damages that flow from
12 those injuries are such that the legal system can provide redress.

13 The defendant's conduct goes beyond mere nondisclosure, and in fact
14 constitutes active concealment, and liability attaches. Stated otherwise, when
15 active concealment is demonstrated, it has the same legal effect as
16 'Fraudulent and Negligent Misrepresentation' as Plaintiff filed separate FOIA
17 Requests with all defendants which the defendants refused to comply with
18 stating they had no such "records responsive to my request", etc. Defendants
19 engaged in this activity to prevent Plaintiff from proving Defendants are
20 involved as this would lend credibility and evidence to the Plaintiffs
21 allegations in his lawsuit.

22 Defendants engaged in Actual Fraud and Deceit against the Plaintiff as prohibited by
23 11 USC Section 523 and 18 U.S.C. 1349. The plaintiff paid monetarily out of pocket
24 expenses and through his medical insurance for the medical services and treatment he
25 sought and the Defendants did everything in their considerable power to prevent
26 Plaintiff from being able to get medical corroboration from doctors as to the injuries
27 he suffered from the Defendant's attacks. Plaintiff is thus entitled to protection under
28 federal law especially as this relates to the breach of confidential medical, legal, and
forensic information at issue as this has independent economic value. The material
misrepresentations and fraudulent conduct of the Defendants constitutes a breach of
federal law and is actionable in federal court. The Defendants knowingly made false
representations and acted with deliberate misconduct and malice mentioned in the
body of this Complaint with intent to deceive or induce reliance, which the Plaintiff
justifiably relied upon resulting in injury and damages.

Defendants have committed Witness Tampering (18 U.S.C. 1512).

1 Defendants have committed Obstruction by Violence (18 U.S.C. 1512(a)).

2
3 Defendants have committed Auxiliary Offenses and Liability Obstruction by
4 Intimidation, Threats, Persuasion, or Deception (18 U.S.C. 1512(b)).

5 Defendants have committed Obstruction by Destruction of Evidence (18 U.S.C.
6 1512(c)).

7 Defendants have committed Obstruction by Harassment (18 U.S.C. 1512(d)) against
8 the Plaintiff and are thus liable under federal law which is actionable before a federal
9 court.

10 Plaintiff does not know all true names and capacities, whether individual partner or
11 corporate, of each and every defendant stated herein, or to be named, and for that
12 reason sues the said defendants under any fictitious names provided or used. Plaintiff
13 will amend this complaint to allege the names and capacities of defendants, stated
14 herein or to be named, when possible to ascertain at a later date where necessary.

14 Defendants are sued as principals, agents, servants, assigns, successors and or
15 employees etc., of each other, where applicable. All the acts each performed as
16 agents, employees, servants, successors or assigns etc. of each other were performed
17 within the course and scope of each defendants authority and employment service
18 assignment succession and/or agency and with the consent of the other defendants
19 stated herein or to be named.

19 Plaintiff requests Court serve an official copy of this Complaint to all named
20 Defendants, US Attorney, Attorney General, as the physical health and well being of
21 the Plaintiff has been so degraded by the malicious actions of the Defendants that he
22 is unable to do so himself. Plaintiff cannot afford to do so and has filed an 'In Forma
23 Pauperis' form as Plaintiff lives on a total of \$960.00 per month and has no other
24 source of income.

- 25 1. Adequacy: Plaintiff is suffering great harm arising from Defendants' violations
26 of law, as alleged herein. Plaintiff intends to prosecute this action vigorously.
27 Plaintiff hereby demands injunctive relief and damages greater than one
28 hundred thousand dollars (\$100,000.00).

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Plaintiff:

Bryan Keith Tew resides at 313 Grand Ave Venice CA 90291 and or receives his mail at that address. Plaintiff's phone number is 619-414-4002 and email address is liverpoollaw@yahoo.com. Plaintiff is homeless but collects his mail at this address.

Defendants:

Federal Bureau of Investigation has its place of business at 935 Pennsylvania Ave NW Washington DC 20535.

Central Intelligence Agency has its place of business at CIA Office of Public Affairs Washington, D.C. 20505

Department of Defense has its main place of business at 1000 Defense Pentagon Washington, DC 20301-1000

National Security Agency has its place of business at 9800 Savage Rd, Fort Meade, MD 20755

Unknown FBI Agents have their place of business at 935 Pennsylvania AVE NW Washington DC 20535

Unknown CIA Agents have their place of business at CIA Office of Public Affairs Washington DC 20505

Unknown Depart of Defense Agents have their place of business at 1000 Defense Pentagon Washington DC 20301

Unknown NSA Agents have their place of business at 9800 Savage Road, Fort Meade MD 20755

STATEMENT OF CLAIM

2. Plaintiff, Bryan Tew, hereby brings this action for injunction relief and damages based on personal knowledge and experience, trauma and injury, as a victim and witness, to the information provided, as to all other matters, as to which allegations Plaintiff, without doubt or delusion, will provide proof, unrefuted evidence, overwhelming evidentiary support, witnesses, substantial facts, research, and investigation that exists as follows:

3. This case is also about, but not limited to wiretapping, civil rights violations, privacy, communications technology, destruction of evidence, electronic

1 harassment, torture, infliction of grievous bodily harm and attempted murder
2 by Directed Energy Weapons (e.g.: microwaves), civil conspiracy, tampering
3 with evidence, tampering with witnesses, obstruction of justice and crimes of
4 humanity, employed by the Federal Bureau of Investigation (FBI), Central
5 Intelligence Agency (CIA), and Department of Defense (DOD) and National
6 Security Agency (NSA) in an inter government agency operation designed to
7 diffuse responsibility if caught. With the advanced technology such as Directed
8 Energy Weapons (DEW) which are an established fact as they are used for
9 crowd control by the government, etc., and other technology certainly
10 unknown to most, via a shadow network of surveillance and spying under
11 DARPA, DOMINT projects, etc., the defendants are attacking me daily with
12 DEW's and also transmitting, intercepting, tampering, destroying by erasing
13 and also blocking the content of a significant portion of the Plaintiff's phone
14 calls, emails, faxes, tampering with physical mail and electronic and wireless
15 communications, and other communications, including social media sites such
16 as Facebook, for the past 7 years, beginning on or about January 2007.

17 4. In addition, the FBI and said defendants, where applicable, are constantly
18 harassing me at home at work and other places with gang-stalking (also known
19 as 'Organized Stalking designed to destroy credibility), mobbing, constant
20 threats of violence, break ins to my property and other FBI tactics to the extent
21 that my BASIC CIVIL LIBERTIES AND HUMAN RIGHTS HAVE BEEN
22 REVOKED WITH SEEMINGLY NO RECOURSE AVAILABLE TO ME. I
23 have become a victim of FBI, NSA CIA covert criminal activity. It is a
24 terrorism campaign which consists of constant psychological warfare, invasion
25 of privacy and over exposure to directed energy radiation weapons that are
26 designed to induce Cancer and other sicknesses and disease.

27 5. Plaintiff is not delusional. Tactics of Feds and their provocateurs are designed
28 to portray plaintiff as delusional, while at the same time having plaintiff
forcefully and falsely misdiagnosed with a mental illness and then targeting
Plaintiff's brain and other internal organs to make it appear as if Plaintiff is
mentally ill and not mentally injured. Plaintiff requests paragraphs #12 – #97
of this complaint (read and incorporated) including the Russell Tice case and
Articles below § 35 is read with disclosures being made as to his allegations,
Injunction relief, various separate counts, and tort damages throughout.
Plaintiff has demonstrated courage, risked his reputation, risked his life, and
has been threatened with physical harm on multiple occasions and been

1 assaulted and battered with the result that NSA CIA thugs have put plaintiff in
2 hospital with terrible injuries.

- 3 6. The President and other executive officials have described some activities of
4 surveillance and spying which are conducted outside the procedures of the
5 Foreign Intelligence Surveillance Act (“FISA”) and without authorization by
6 the Foreign Intelligence Court, Communities, Committees, Senate, or
7 Congress. As with The Attorney General and the Director of National
8 Intelligence having since publicly admitting that the TSP was only one
9 particular aspect of the surveillance activities authorized by the Programs, and
10 is being abused. (**Jewel v United States, United States v Yahoo**).
- 11 7. In addition to eavesdropping on or reading specific communications,
12 Defendants have intercepted my communications contents across the United
13 States and overseas targeting the Plaintiff with intense sabotage and
14 impediments, Electronic Stalking, Slander, including Internet Communications,
15 and Google’s Access Portals to prevent Plaintiff from properly prosecuting his
16 lawsuit against Defendants. Our own Constitution says, "The right of the
17 people to be secure in their persons . . . shall not be violated."“ The Judicial
18 System has not connected the dots yet. That is how the FBI, CIA NSA and
19 DoD (inter government agency designed to diffuse responsibility if caught) is
20 able to get away with these horrific crimes such as using directed energy
21 devices on innocent Americans.
- 22 8. The Defendants are using a ‘Remote Neural Monitoring System’ for ‘Brain
23 Entrainment’ of targeted individuals, like Plaintiff, for the purpose of non-
24 consensual experimentation, as well as for extra-judicial targeting of Whistle
25 Blowers like Plaintiff, to remove us from society by every means necessary
26 including ‘extermination’.
- 27 9. Plaintiff is also suing Defendants to enjoin their unlawful ABUSES of
28 communications, records, and intrusions as Plaintiff is was a witness in a
lawsuit and thus entitled to the courts protection when these despicable acts
occurred.
- 10.Plaintiff makes demand for the inventory of records since January 1 2007.

1 11. These are unconstitutional programs under similar paradigms like
2 COINTELPRO, MKULTRA etc., and these covert FBI CIA NSA DOD
3 operations have caused severe physical damage to my person. I have suffered
4 severely from these directed energy weapons such including severe nerve
5 damage in both ears (see audio-logical report included) damage to my brain,
6 heart, fatigue, chronic headaches, and other physical ailments. Whistle
7 Blowers, former FBI CIA agents Gerald Sosbee, Bob Levin, Ted Gunderson
8 and others, blew the whistle on these directed energy devices targeting
9 innocent Americans and their operations being used against private individuals.
10 Plaintiff also interviewed many others and found thousands of victims across
11 America complaining of the same tactics and tortures from Directed Energy
12 Weapons.

13 12. Plaintiff is suffering from the violations of his constitutional rights, and privacy
14 acts, (US Code 5 and 18) at the hands of, the direction of or with the
15 knowledge, approval and or consent of, the Defendants. Defendants, using their
16 army of provocateurs, patsies, and informants ('Criminal Low Life's') have
17 constantly stalked attacked and harassed plaintiff. This includes home break
18 ins car break ins tampering with mail, attacks on my person, etc. The
19 Defendants have 'destroyed disabled or stolen' 21 handheld video cameras that
20 I bought to record these abuses as well as other video and audio evidence
21 continuously for the last seven years. Those cameras, computers, etc.,
22 contained video and audio evidence of Defendants perpetrators (provocateurs)
23 and said defendants. Defendants have accessed my computer and deleted
24 emails, videos, audio recordings and faxes that Plaintiff had designated to be
25 used as evidence in this lawsuit another lawsuit underway in Toledo Ohio
26 regarding my injuries. Defendants did this to destroy evidence before Plaintiff
27 could get that evidence to Court, which is a felony.

28 13. Counter Intelligence Program was and still is a series of covert, and often
illegal, projects conducted by the Defendants aimed at investigating and
disrupting dissident political organizations within the United States. The
Defendants have used such covert operations from their inception to this day,
even though formal COINTELPRO operations took place between 1956 and
1971. The defendants stated motivation at the time was "protecting national
security, preventing violence, and maintaining the existing social and political
order." According to FBI records, 85% of COINTELPRO resources were
expended on infiltrating, disrupting, marginalizing, and/or subverting groups
suspected of being subversive, such as communist and socialist organizations;

1 the women's rights movement; militant black nationalist groups, and the non-
2 violent civil rights movement, including individuals such as Martin Luther
3 King, Jr. and others associated with the Southern Christian Leadership
4 Conference, the National Association for the Advancement of Colored People,
5 the Congress of Racial Equality, the American Indian Movement, and other
6 civil rights groups; a broad range of organizations labeled "New Left",
7 including Students for a Democratic Society, the National Lawyers Guild,
8 almost all groups protesting the Vietnam War and Iraq War, and even
9 individual student demonstrators with no group affiliation; and nationalist
10 groups such as those "seeking independence for Puerto Rico." The other 15%
11 of COINTELPRO resources were expended to marginalize and subvert "white
12 hate groups," including the Ku Klux Klan and National States' Rights Party.
13 The directives governing COINTELPRO were issued by FBI Director J. Edgar
14 Hoover, who ordered FBI agents to "expose, disrupt, misdirect, discredit, or
15 otherwise neutralize" the activities of these movements and their leaders.
16 Hoover disclosed how horrific these weapons were thus, hard to believe.
17 MKULTRA experiments began and became public in the 1970's, however
18 imperfectly, and went "black" again because of Senate hearings, but these
19 experiments have continued to this day. The only reason that MKULTRA was
20 ever brought into the light of day was that a dissident group stole government
21 documents and released them to the press, which initially refused to publish
22 them. The MKULTRA archive was destroyed because of the seriousness of the
23 crimes perpetrated by the intelligence communities. If it became public
24 knowledge that the Defendants created these weapons and then replicated the
25 techniques themselves, the damage to their reputation could never be undone.
26 14. The aspects of Defendants criminal activity in general, or MKULTRA in
27 particular, that the intelligence community ever admitted to were the ones that
28 were already public, or details that had very little to do with the current
capabilities and techniques.

15. Microwave weapons and remote influence of the Human Central Nervous
System are the crown jewels of the intelligence community. The DEFENDER
and AGILE Programs formed the foundation of DARPA sensor, surveillance,
spying, and directed energy R&D, particularly in the study of radar, infrared
sensing, and x-ray/gamma ray detection. During the late 1960s, with the
transfer of these mature programs to the Services, ARPA redefined its role and
concentrated on a diverse set of relatively small, essentially exploratory
research programs. The Agency was renamed the Defense Advanced Research
Projects Agency (DARPA) in 1972, and during the early 1970s, it emphasized
direct energy programs, information processing, and tactical technologies.

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COINTELPRO and MKULTRA are alive and well today being employed under new names. Today we know we have had the Technology used as warfare (Desert Storm) and also for crowd control purposes during riots. However, the Defendants are using these Directed Energy Devices on Individuals, like myself, using also a remote neural monitoring system for non consensual experimentation of Targeted Individuals using Ionizing and Non-Ionizing radiation through fixed and mobile devices which irradiate the targeted individual with slow kill technology to torture and murder the targeted individual in a way that makes it appear the defendant (targeted individuals) died of natural causes, such as cancer stroke heart attack neurological diseases, etc. It is nothing short of government sponsored torture and terror. These weapons when repeatedly and constantly focused on people cause cancer and other illnesses. I have suffered severe nerve damage to my ears and permanent brain damage from the defendants as they are attempting to incapacitate and impair me to keep me from exposing the crimes of the FBI in court as they have deemed me to be an 'extrajudicially punished' undesirable.

16. Jonas Holmes May 19, 2006 CHRONICLE ARTICLE

Russ Tice, former NSA intelligence officer and current Whistleblower, said. "I hope that they'll clean up the abuses and have some oversight into these programs, which doesn't exist right now".

According to the Washington Times and numerous other sources, Mr. Tice worked on non-communications signals and electronic warfare. Mr. Tice was involved in related electronic warfare, telemetry, sensors, and special capability systems. For greater insight as to the impact of these programs readers should review decades old FOIA authenticated programs such as MKULTRA, BLUEBIRD, COINTELPRO and ARTICHOKE. Radar based Telemetry involves the ability to see through walls without thermal imaging. Electronic Warfare is even scarier if we take a look at the science. NSA Signals Intelligence Use of EMF Brain Stimulation. NSA Signals Intelligence uses EMF Brain Stimulation for Remote Neural Monitoring (RNM) and Electronic Brain Link (EBL). EMF Brain Stimulation has been in development since the MKULTRA program of the early 1950's, which included neurological research into "radiation" (non-ionizing EMF) and bioelectric research and development. EMF Brain Stimulation is also secretly used by the military for Brain-to-

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computer link. (In military fighter aircraft, for example.) For electronic surveillance purposes electrical activity in the speech center of the brain can be translated into the subject's verbal thoughts. RNM can send encoded signals to the brain's auditory cortex thus allowing audio sound, via electromagnetic waves, direct to the brain (bypassing the ears). NSA operatives can use this to covertly debilitate subjects by simulating auditory hallucinations characteristic of paranoid schizophrenia. Long-term torture OF TENS OF THOUSANDS OF UNWITTING CITIZENS by Defendants operatives is happening today. The Defendants have access to DOMINT, etc., and thus have the ability to run covert psychological harassment torture operations to cause subjects to become impaired and diagnosed with ill mental health disorders. The Defendants have the proprietary ability to remotely and non-invasively monitor the human brain by digitally decoding the evoked potentials in the 30-50 hz, .5 milliwatt electromagnetic emissions from the brain. Neuronal activity in the brain creates a shifting electrical pattern that has a shifting magnetic flux. This magnetic flux puts out a constant 30-50 hz, .5 milliwatt electromagnetic (EMF) wave. Contained in the electromagnetic emission from the brain are spikes and patterns called "evoked potentials".

Examples of EMF Brain Stimulation:

Bioelectric Resonance Frequency Information Induced Through Modulation

Motor Control Cortex 10 HZ Motor Impulse Co-ordination

Auditory Cortex 15 HZ Sound which bypasses the ears

Visual Cortex 25 HZ Images in the brain, bypassing the eyes

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Somatosensory Cortex 09 HZ Phantom Touch Sense

Thought Center 20 HZ Imposed Subconscious Thoughts

17. MSNBC covered Russell Tice's some of revelations of NSA misconduct in an interview:

In the Interview of January 03, 2006 the following was revealed:

AMY GOODMAN: That was Sibel Edmonds. Russell Tice, you are a member of her group, the National Security Whistleblowers Coalition.

AMY GOODMAN: What do you think of the Justice Department launching an investigation into the leak, who leaked the fact that President Bush was spying on American citizens?

RUSSELL TICE: Well, I think this is an attempt to make sure that no intelligence officer ever considers doing this. What was done to me was basically an attempt to tell other intelligence officers, 'HEY, IF YOU DO SOMETHING LIKE THIS, IF YOU DO SOMETHING TO TICK US OFF, WE'RE GOING TO TAKE YOUR JOB FROM YOU, WE'RE GONNA DO SOME UNPLEASANT THINGS TO YOU.'

So, right now, the atmosphere at N.S.A. and D.I.A., for that matter, is fear. The security services basically rule over the employees with fear, and people are afraid to come forward. People know if they come forward even in the legal means, like coming to Congress with a concern, your career is over. And that's just the best scenario. There are all sorts of other unfortunate things like, perhaps, if someone gets thrown in jail for either a witch-hunt or something trumping up charges or, you know, this guy who is basically reporting a crime.

AMY GOODMAN: Were you ever asked to engage in this?

RUSSELL TICE: No, no, and if I did so, I did so unwittingly, which I have a feeling would be the case for many of the people involved in this. More than likely this was very closely held at the upper echelons at N.S.A., and mainly

1 because these people knew—General Hayden, Bill Black, and probably the
2 new one, Keith Alexander, they all knew this was illegal. So, you know, they
3 kept it from the populace of N.S.A., because every N.S.A. officer certainly
4 knows this is illegal.

5 AMY GOODMAN: What do you mean if you did so, you did so unwittingly?

6 RUSSELL TICE: Well, there are certain elements of the aspects of what is
7 done where there are functionaries or technicians or analysts that are given
8 information, and you just process that information. You don't necessarily know
9 the nitty gritty as to where the information came from or the—it's called
10 compartmentalization. It's ironic, but you could be working on programs, and
11 the very person sitting next to you is not cleared for the programs you're
12 working on, and they're working on their own programs, and each person
13 knows to keep their nose out of the other person's business, because
14 everything's compartmentalized, and you're only allowed to work on what you
15 have a need to know to work on.

16 AMY GOODMAN: What about the telecoms, the telecommunications
17 corporations working with the Bush administration to open up a back door to
18 eavesdropping, to wiretapping?

19 RUSSELL TICE: If that was done and, you know, I USE A BIG "IF" HERE,
20 AND, REMEMBER, I CAN'T TELL YOU WHAT I KNOW of how N.S.A.
21 does its business, but I can use the wiggle words like "if" and scenarios that
22 don't incorporate specifics, but nonetheless, if U.S. gateways and junction
23 points in the United States were used to siphon off information, I would think
24 that the corporate executives of these companies need to be held accountable,
25 as well, because they would certainly also know that what they're doing is
26 wrong and illegal. And if they have some sort of court order or some sort of
27 paper or something signed from some government official, Congress needs to
28 look at those papers and look at the bottom line and see whose signature is
there. And these corporations know that this is illegal, as well. So everyone
needs to be held accountable in this mess.

AMY GOODMAN: When you come on board at these intelligence agencies, as
at the National Security Agency, what are you told? I mean, were you aware of
the Church hearings in the 1970s that went into the illegal spying on
monitoring, of surveilling, of wiretapping of American citizens?

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RUSSELL TICE: Well, that's something that's really not drummed in your head. That's more of a history lesson, I think. And the reasoning, ultimately, for the FISA laws and for what's called USSID 18, which is sort of the SIGINT's bible of how they conduct their business, but the law itself is drilled into your head, as well as the tenets of USSID 18, of which the number one commandment is 'Thou shalt not spy on Americans.'

But ultimately, when we're using that on—if we're using that with U.S. databases, then ultimately, once again, the American people are—their civil rights are being violated.

AMY GOODMAN: Do you expect you are being monitored, surveilled, wiretapped right now?

RUSSELL TICE: Yes, I do. As a matter of fact,

AMY GOODMAN: You're saying in the leadership of your own agency, the National Security Agency?

RUSSELL TICE: That's correct, yeah, because certainly General Alexander and General Hayden and Bill Black knew that this was illegal.

AMY GOODMAN: But they clearly had to have authorization from above, and Bush is not contending that he did not know.

RUSSELL TICE: Well, that's true. But the question has to be asked: What did the President know? What was the President told about this? It's just—there's just too many variables out there that we don't know yet. And, ultimately, I think Congress needs to find out those answers. If the President was fed a bill of goods in this matter, then that's something that has to be addressed. Or if the President himself knew every aspect of what's going on, if this was some sort of vacuum cleaner deal, then it is ultimately, I would think, the President himself that needs to be held responsible for what's going on here.

AMY GOODMAN: This investigation that the Justice Department has launched—it's interesting that Alberto Gonzales is now Attorney General of the United States—the latest story of The New York Times: Gonzales, when he was White House Counsel, when Andrew Card, chief of staff, went to Ashcroft

1 at his hospital bedside to get authorization for this. Can he be a disinterested
2 party in investigating this now, as Attorney General himself?

3 RUSSELL TICE: Yeah, I think that for anyone to say that the Attorney
4 General is going to be totally unbiased about something like this, I think that's
5 silly. Of course, the answer is "No." He can't be unbiased in this. I think that a
6 special prosecutor or something like that may have to be involved in something
7 like this, otherwise we're just liable to have a whitewash.

8 AMY GOODMAN: What do you think of the term "police state"?

9 RUSSELL TICE: Well, anytime where you have a situation where U.S.
10 citizens are being arrested and thrown in jail with the key being thrown away,
11 you know, potentially being sent overseas to be tortured, U.S. citizens being
12 spied on, you know, and it doesn't even go to the court that deals with these
13 secret things, you know, I mean, think about it, you could have potentially
14 somebody getting the wrong phone call from a terrorist and having him spirited
15 away to some back-alley country to get the rubber hose treatment and who
16 knows what else. I think that would kind of qualify as a police state, in my
17 judgment. I certainly hope that Congress or somebody sort of does something
18 about this, because, you know, for Americans just to say, 'Oh, well, we have to
19 do this because, you know, because of terrorism,' you know, it's the same
20 argument that we used with communism years ago: take away your civil
21 liberties, but use some threat that's, you know, been out there for a long time.

22 Terrorism has been there for—certainly before 9/11 we had terrorism
23 problems, and I have a feeling it's going to be around for quite some time after
24 whatever we deem is a victory in what we're doing now in the Middle East.
25 But, you know, it's just something that has to be addressed. We just can't
26 continue to see our civil liberties degraded. Ultimately, as Ben Franklin, I
27 think, had said, you know, those who would give up their essential liberties for
28 a little freedom deserve neither liberty or freedom, and I tend to agree with Ben
29 Franklin.

30 AMY GOODMAN: And your colleagues at the N.S.A. right now, their
31 feelings, the National Security Agency?

32 RUSSELL TICE: Boy, I think most folks at N.S.A. right now are just running
33 scared. They have the security office hanging over their head, which has

1 always been a bunch of vicious folks, and now they've got, you know, this
2 potential witch hunt going on with the Attorney General. People in the
3 intelligence community are afraid. They know that you can't come forward.
You have no protections as a whistleblower. These things need to be addressed.

4 AMY GOODMAN: What do you mean you have no protection?

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6 RUSSELL TICE: No. No, I do not. As far as—of course, I'm not witting of
7 anyone that was told they will spy on an American. So, ultimately, when this
8 was going on, I have a feeling it was closely held at some of the upper echelon
9 levels. And you've got to understand, I was a worker bee. I was a guy that
10 wrote the reports and did the analysis work and—you know, the detail guy. At
11 some point, your reports have to get sent up the line and then, you know, the
management takes action at some point or another, but at my level, no, I was
not involved in this.

12 RUSSELL TICE: I sent it to the chairs of the Senate Intelligence Committee
13 and the House Intelligence Committee, the SSCI and the HPSCI...(end of
14 interview).

15
16 18.The Defendants are not just doing it to foreign nationals and citizens in foreign
17 countries, they are doing the same thing here domestically, like they have done
18 with me. The use of 'Psychotronic' and other directed energy weapons by them
19 is a fact. They are being used on innocent American citizens like myself.
20 'Psychotronic Directed Energy Weapons' can MENTALLY MAIM AND
PHYSICALLY KILL and I have been targeted extra-judicially for that
purpose.

21 19.As for the sound, a report on such devices transmitting a beam of sound waves,
22 which can be heard only by persons at whom the beam of sound waves is
23 targeted, appeared last year in the world newspapers and is commercially
24 available on the market today in the form of 'Audio Spotlight'.

25
26 20.The 'Audio-Spotlight' beam is formed by a combination of sound and
27 ultrasound waves which causes that person targeted by this beam to hear the
28 sound inside of his head. With the development of such technology and
knowledge of the functioning of human brain new ways of manipulation of

1 human mind keep emerging. One of them is the use electromagnetic energy.
2 The weapons are based on electromagnetism, microwaves, sonic waves, lasers
3 and other types of directed energy, and were characterized as "Psychotronic
4 Weapons" in Rep. Dennis Kucinich's draft of House Resolution 2977, the
5 Space Preservation Act of 2001. Lastly, the sheer numbers of people
6 complaining of being targeted, including people with post-graduate degrees
7 and a lifetime of achievements, and the similarities in symptoms outweigh a
8 dismissive response based on charges of anecdotal evidence or group paranoia.

9 21. Defendant's daily tortures are being done without judicial, statutory, or other
10 lawful authorization, in violation of statutory and constitutional limitations, and
11 in excess of statutory and constitutional authority.

12 22. Defendants' daily tortures are being done without probable cause or reasonable
13 suspicion to believe that Plaintiff has committed or are about to commit any
14 crime or engage in any terrorist activity.

15 23. Defendants' daily tortures are being done without probable cause or reasonable
16 suspicion to believe that Plaintiff is of foreign powers or agents thereof and
17 these activities are crimes of humanity.

18 24. Defendants' daily tortures are being done without any reason to believe that the
19 information is relevant to an authorized criminal investigation or to an
20 authorized investigation to protect against international terrorism or clandestine
21 intelligence activities.

22 25. The United States of America tortures! Not just at Gitmo and Bagram "war on
23 terror" detainees, but its own citizens. I have been tortured with this
24 technology on a daily basis for many years.

25 26. Each day, a nationwide scalar electromagnetic radiation "multifunctional"
26 radio frequency directed energy weapon attack system employing phased array
27 cell tower GWEN tower antenna transmitter/receivers and GPS satellites, under
28 the administration of U.S. Cyber Command and possibly a military contractor,
such as Lockheed Martin, is used to silently and invisibly torture, impair,
subjugate, and degrade the physical and neurological health of untold

1 thousands of American citizens who have been extrajudicially "targeted" by a
2 hate- and ideology-driven domestic "disposition matrix" as "dissidents" or
3 "undesirables."

4 27. Most of these "targeted individuals" have no idea what is making them sick,
5 tired, exhausted, irritable, confused, lethargic; plagued with painful,
6 debilitating head and body aches; sharp, piercing, painful ringing tones audible
7 only to the target; temporary or permanent cognitive impairment; induction of
8 stroke, heart attack, aneurysm; or diseases such as cancer.

9 28. This is leaving us unable to function normally and lead a happy, healthy life.
10 The weapon system also is capable of lethal attack -- both "slow-kill" and
11 "fast-kill." With me, it is 'slow kill' as the Defendants provocateurs walked up
12 to me in downtown Louisville KY, in Panera Café, and told me repeatedly I
13 was "a dead man"!

14 29. Victims of this government-engineered, stealth genocide, such as myself, are
15 robbed of the most basic of human rights -- free will, freedom from external
16 manipulation of their physiological and neurological functions. I live in
17 debilitating pain every day as my brain and other organs are slowly broken
18 down by electromagnetic low frequency waves.

19 30. The weapon system is capable of delivering speed-of-light scalar (longitudinal)
20 electromagnetic wave attacks (as well as other types of radio frequency energy
21 such as microwaves) that are precision tuned to specific brainwave frequencies
22 of each human target and their tracking devices. Virtually all of the victims,
23 such as myself, previously have visited a doctor or neurologist seeking
24 treatment for pounding headache, unexplained fatigue, sleep and emotional
25 problems, or disturbing symptoms such as cognitive impairment. Those
26 medical visits allow shadow government operatives to harvest medical records,
27 including EEG test results that facilitate "brain mapping" -- how radio
28 frequency weapon torturers are able to mount radio frequency attacks fine-
tuned to each unique individual targeted for no-touch torture, impairment, even
"slow-kill" or "fast-kill" homicide.

The scalar waves produced by the radio frequency directed energy weapon
(RFDE) are capable of carrying multiple subcarrier radio frequencies that
affect human physiology, at variable power levels (or "amplitude"). In effect,
the RFDE arms security forces with a "God machine" that can manipulate,

1 disrupt, or destroy the biological processes that govern the functioning of
2 human beings. Scientists describe this effect as "Neuro-Modulation" of the
3 human nervous system -- the remote manipulation of physiological and
4 neurological processes, including alteration of consciousness and mood states,
5 such as sudden severe extreme aggression and agitation. Electromagnetic
6 weapon attack precision-tuned to the brain frequencies of unique individuals
7 can put victims into an induced state of forced fatigue, involuntary yawning,
8 deep sleep -- or, conversely, forced wakefulness -- within a matter of minutes,
9 according to my own personal experience and other victim accounts and
10 supporting published literature. Sleep deprivation is a brutal tactic of torture
11 they use on prisoners of war. They are using this on me now to stop me from
12 moving forward against their informants provocateurs, patsies, etc., in state
13 court and federal court, as I know many of the names of some of the people
14 they have used against me.

11 31. Pulsed electromagnetic wave manipulation of brain-controlled physiological
12 functioning has been demonstrated in the Arizona State University laboratory
13 of neuroscientist Dr. William J. Tyler, whose work has been funded by the U.S.
14 Army Research Laboratory, according to published articles. Tyler describes
15 the process as "ultrasonic neuro-modulation." In his writings, Dr. Tyler
16 discusses the use of phased array electromagnetic antennae to precision-target
17 the desired radio frequency neuro-modulation effects on human physiology:

17 <http://www.scribd.com/doc/37364132/Remote-Control-of-Brain-Activity-Using-Ultrasound-Armed-With-Science>

19 32. A recent Popular Science article cites a quotation from Tyler published on the
20 Department of Defense "Armed with Science" blog:

21 "... (M)y laboratory has engineered a novel technology which implements
22 transcranial pulsed ultrasound to remotely and directly stimulate brain circuits
23 without requiring surgery."

24 33. Tyler told Wired.com's "Danger Room:"

25 "The brain serves all the functions of your body, and if you know the
26 neuro-anatomy, then you can start to regulate each one of those functions."
27
28

1 The cell tower radio frequency weapon system also is capable of
2 broadcasting disturbing, torturous sounds, even voices, directly into the head of
3 "targeted individuals," using triangulated electromagnetic waves that make a
4 direct connection to the region of the brain that controls hearing, bypassing the
5 auditory organs to generate sounds that are perceptible only to the target. This
6 technology, sometimes deceptively referred to as "voice to skull" ("V 2 K") or
7 "microwave hearing", raises the specter of what is commonly known as
8 Orwellian "mind control." Persons who report hearing "voices" in their heads
9 may not be delusional or mentally ill; they are also entrained subjects, such as
10 myself, under a heinous form of high-tech social control torture paradigm that
11 facilitates the remote manipulation of human behavior with psychotronic
12 weapons targeting the brain. This weapon system conceivably could be used
13 by rogue elements to spawn Manchurian candidate- style "patsies," persons
14 unknowingly programmed to commit politically-motivated assassinations and
15 other heinous acts of social chaos:

12 <http://my.nowpublic.com/world/u-s-cellular-microwave-weapon-pierces-skull-sonic-torture>

14 34. Because the radio frequency attack system can be precision-targeted to
15 triangulate its multiple beams on unique individuals, this silent torture and
16 impairment technology can and is being used by federal and local law
17 enforcement to impose a regimen of extra-legal electromagnetic incarceration -
18 - an "electromagnetic ghetto" imposed upon citizens without benefit of due
19 process under the law. For example, each time I enter the law library in
20 downtown San Diego CA, I am attacked with this torture weapon, causing
21 severe pain to ears and head. Indeed, it is happening right now as I type this
22 complaint. This is done to cause me to make mistakes as I type up the
23 complaint.

22 35. According to victim accounts and my own personal experience, "innocent
23 targeted" persons are being subjected to heightened levels of silent torture or
24 impairment if they (whistle blowers, activists, etc) dare to try and speak out
25 about government crimes or venture out beyond their immediate
26 neighborhoods -- to go "beyond the pale." And Operators of the
27 electromagnetic wave weapon obtain the necessary targeting location
28 coordinates from hidden GPS devices; the victim's cell phone; or infrared laser
targeting devices trained upon the victim by law enforcement or "community

1 stalkers" who may be affiliated with town watch or community policing
2 groups. Many of these attacks are remote attacks, from a distance.

3 36. The planning for this electromagnetic ghetto is documented in several federally
4 funded studies, such as a March 2001 report from the National Criminal Justice
5 Reference Service.

6 <http://www.ncjrs.gov/pdffiles1/nij/grants/187101.pdf>

7 37. Government documents describes such weaponry, capable of targeting and
8 delivering a wide array of electromagnetic microwave and other radio
9 frequency energy with extreme precision, as "non-lethal" or "less than lethal."
10 In fact, experts familiar with radiation weaponry say these systems can be used
11 to torture; inflict bodily injury; cause illnesses from cataracts to cancer;
12 induce fatigue, weakness, excruciating pain or loss of consciousness; or to
13 KILL -- "slow kill" or "fast kill," depending on the "amplitude" (signal
14 strength) of the attack.

15 A 2006 video produced by the U.S. Air Force "Directed Energy Directorate" at
16 Kirtland Air Force Base in New Mexico discusses how electromagnetic
17 weaponry is designed to "accurately aim and put this energy on target with
18 surgical precision" -- at the speed of light.

19 A 2008 article on the Wired.com magazine "Danger Room" blog site discusses
20 a court document said to indicate that the U.S. Secret Service is involved in the
21 development of directed energy weapons technology. The article speculates
22 that the agency may have deployed such devices in the course of its official
23 duties.

24 38. There are publicly available patents upon which the system is based.

25 39. <http://freepatentsonline.com/7629918.html>
26 <http://freepatentsonline.com/4456912.html>

1 40. This "multi-functional radio frequency directed energy weapon system"
2 generates precision-triangulated "directed" bursts of pulsed electromagnetic
3 energy using the combined power of multiplexed, phased array antenna
4 installations that are configured in a "Delta T" form factor: a metallic
triangular base upon which are mounted multiple vertical transmission stations.

5 These multiple mast antenna arrays generate various forms of electromagnetic
6 energy, including scalar electromagnetic waves. Scalar waves are "out-of-
7 phase" radio waves that have the unique ability at the precise point of
8 intersection to extract from a near-zero point temperature vacuum state
9 electromagnetic energy of variable amplitude (strength) and radio frequency.
10 The technology has its roots in the pioneering work of the scientist Nikola
Tesla, whose "Tesla coil" invention first demonstrated the awesome energy-
producing properties of scalar waves.

11 <http://www.teslasociety.com>

12
13 Some scientists believe that scalar wave technology, if exploited for peaceful
14 purposes, could provide a cheap and efficient solution to the world's energy
15 demands. But the companies that hold the patents appear to be withholding the
16 technology exclusively for military and national security applications.

17 41. This 'God Machine' can do even more than allow its military and security state
18 operators to lord over the world's population. The Raytheon patent states that
19 this weapon system can be used to "alter atmospheric conditions." In other
20 words, this scalar wave directed energy weapon system can manipulate the
21 weather -- harnessing the world's climate, turning the weather into a potential
22 military super-weapon. This is being witnessed by thousands of Americans in
23 the form of Chem-Trails as the government attempts its experiments as military
planes drop particles of barium and other metals into the sky which are then
targeted with this technology to induce weather patterns.

24 The old adage, "You can't change the weather," no longer is true.

25 The scalar radio frequency weapon system also appears to be capable of
26 inducing "telekinesis" -- the movement of distant objects via an unseen
27 electromagnetic force field spawned by the intersection of triangulated
28 electromagnetic waves. The scientific principle behind the "force beam" is

1 present in some existing technologies, such as the propulsion system that drives
2 so-called "magnetic levitation" or " " trains now in service in Japan,
3 South Korea and China.

4 42. The covert installation of RFDE antennae everywhere across America explains
5 the profusion of cell towers, and why so many towers are clustered so close
6 together, from urban neighborhoods to expansive rural plains and farmlands.
7 Moreover, these weaponized GWEN towers are set up at 200 mile intervals
8 from one end of this country to another, establishing an out of phased array
9 weapon grid that can reach anyone in any urban or rural location in America.

10 43. The cover story -- that these are just cell phone towers -- amounts to nothing
11 less than a big government lie as the government has also been able to harvest
12 the technology for the purpose of the weaponization of these towers.

13 44. Yet the system is inextricably and ominously linked to consumer cellular
14 communications.

15 45. It appears that a human target's own cell phone may serve as a covert targeting
16 device for this attack system. Those who are marked for electromagnetic attack
17 could be paying for a telecommunications service that enables their silent
18 torture, impairment and potential injury.

19 46. This cell tower & GWEN Tower attack network has been deployed under the
20 cover of "national security," apparently as a means of communication and to
21 instantly and covertly disable electronic devices that could be used as weapons
22 by terrorists or hostile forces. But the capabilities of the scalar electromagnetic
23 weapon grid extend far beyond mere application of destructive force. It also
24 appears that the weapon can literally "hyperjack" (a cyber-era derivative of the
25 term "hijack") any microchip controlled electronic device. The weapon is
26 capable of overriding user commands, and, based on empirical evidence,
27 apparently is capable of reprogramming microchips "on the fly." Because the
28 weapon generates electromagnetic force fields, it also can be used to
29 manipulate or degrade the operations of non-computerized motorized devices,
30 from electric motors to gasoline, diesel or jet engines.

The cell tower RF weapon grid incorporates targeting capabilities, and
apparently utilizes synthetic aperture radar (SAR) systems capable of

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precision-targeting as well as wireless video and audio "through the wall" surveillance -- no traditional cameras or microphones needed. The technology requires a continuous radar stream of electromagnetic energy -- meaning that the entire population of the United States is being bathed in radio frequency emissions every minute of every hour of every day. When targeted individuals are subjected to this weapons program the energy is simply redirected with greater intensity and frequency towards them. Because the system has been built out only in recent years, no entity has studied the long-term health effects of having a stealth cell tower weapon system clustered in populated areas. Scientists long have known that even non-ionizing low level electromagnetic radiation has a deleterious effect on human health, although the full extent of the danger remains a subject of debate.

Silent assaults directed at a targeted individual can cause "induced dementia" -- symptoms that mimic Alzheimer's disease and other cognitive dysfunction. This is what the Defendants are seeking to achieve with me.

47. This is what Department of Defense FBI NSA and CIA operatives are doing to me on a daily basis; targeting my brain and other organs with severely intense directed energy attacks to incapacitate me and impair me from being able to go after the defendants in court and exposing them which is what I have repeatedly tried to do.

48. I am a whistle blower who possessed a audio recording of the FBI telling me to 'drop or settle my lawsuit and the harassment will end'. I turned this recording over to my attorney at the time, William Bingle, who has refused to return it for two years. Only after I sent him a demand letter saying I was going to file a lawsuit against him did he seek to return the recording but refuses to do so in the manner which I instructed him in order to prevent the 'spoliation of evidence'. The Defendants are behind this and it is happening because they are intending to alter the recording as they altered the 'Alex Bowerman' recording in my previous lawsuit, or they are trying to create as much chaos and drama around my attempt to properly retrieve the recording from my former attorney that it appears frivolous and therefore the recording itself must be frivolous as well. It is not frivolous. It is absolutely FBI provocateurs/patsies committing felony obstruction of justice which the recording clearly shows.

1 49. Cognitive impairment apparently can be arrested if and when the attacks cease
2 -- or if the "amplitude" of the electromagnetic radio frequency is turned down
3 by its 'clandestine government operatives'. Prolonged exposure to these
4 electromagnetic attacks can and does degrade human health & brain function,
5 and, as mentioned, can induce both injury and disease leading to premature
6 death. Again, the Defendants provocateur (organized stalkers) walked up to
7 me in Louisville Kentucky, at Panera Café, in downtown Louisville, and told
8 me I was "a dead man" and he clearly meant I was 'already a dead man
9 walking', but I just hadn't died yet.

10 50. "The idea is to make the 'target' look mentally ill or emotionally unstable, so
11 that the person can be shunted into a mental hospital or otherwise marginalized
12 and removed from society. These deadly silent attacks have rendered me so
13 weak, disoriented, fatigued and suffering from severe permanent nerve damage
14 in both ears as well as impaired cognitive ability (memory and concentration
15 problems) and damage to my internal organs that I have been unable to work
16 for a period of many years. They are doing this to make my demise appear to
17 be of natural causes rather than government sanctioned torture and murder.

18 51. I have reported these attacks to local police and to doctors, but the attacks have
19 continued, causing chronic fatigue, extreme weakness, near- daily forced sleep
20 attacks and sharp sudden pain to head and ears that amounts to brutal torture.

21 52. I believe the local police chief appears to be aware of the covert attack system,
22 but is powerless to stop the attacks. However, he didn't have to make the
23 situation worse by using police informants and local community watch groups,
24 etc., to extend the torture terror paradigm against me.

25 53. By the pervasive deployment of these weapons systems as a tool of torture and
26 enslavement, the U.S. government is denying thousands of its citizens, such as
27 myself, the inalienable right to life, liberty and the pursuit of happiness.

28 The U.S. government has enabled the "slow kill," torture, or impairment of
thousands of its own people while cruelly stripping them of free will -- the very
essence of what it is to be human. This is what they are attempting to do to me
while at the same time making every effort to destroy my credibility so no one
will believe me. This is a common tactic employed against all targeted
individuals. This is the main objective behind organized stalking: to destroy

1 the credibility of the targeted individual. They went after my credibility first.
2 Then after they destroyed my credibility, they began the torture and murder
3 ‘slow kill’ attacks with directed energy microwaves.

4 54. This classified weapons system functions in every community in America.
5 Some local police officials know about it. Apparently, they have been sworn to
6 secrecy on "national security" grounds. The mainstream media has its
7 collective head in the sand, buying the government propaganda that a new
8 generation of directed energy weapons is "less lethal" and thus "saves lives."
9 This is because the government controls, to a certain extent, the local media
10 networks, through its shadow network of informants, patsies and provocateurs.
11 However, they cannot control the internet because it is to ‘decentralized’. As a
12 result, more and more, many more, thousands of innocent Americans, who
13 have been exposed to this torture terror matrix are now coming forward and
14 attempting to expose the government for this non-consensual experimentation
15 and torture terror matrix of extra-judicially targeted individuals.

16 The government propaganda that a new generation of directed energy weapons
17 is "less lethal" and thus "saves lives." is absolutely ‘a big lie’. The US
18 Government is using cell phone towers and has weaponized the GWEN towers
19 to accomplish this evil. This is done in the name of Scientific Research, but is
20 non-consensual torture carried out on innocent targeted individuals, like
21 myself, because the government has declared us ‘undesirables’, etc. I am not
22 an undesirable. I am a Whistle Blower who set out to expose the crimes of the
23 FBI and the FBI called in the NSA CIA and they have done everything in their
24 considerable power to stop me, destroying my credibility first by having me
25 falsely and forcibly misdiagnosed with a mental illness, which was changed to
26 Delusional Disorder, and now they are destroying me physically. The attacks
27 are so sadistically effective that they are able to make you doubt your own
28 sanity. It is designed to be so ‘barbarically brutal’ precisely so that no one will
believe you when you try to explain to people what is happening.

This covert torture matrix is every bit as heinous as the death machine of Nazi
Germany -- perhaps even more so, because it is silent and invisible.

55. Victims of these silent assaults, such as myself, are also subject to relentless
"community stalking" harassment, vandalism, larceny and terroristic acts
performed by government-enabled "community watch" and policing
organizations that have been transmogrified by a secret multi-agency federal

1 program into a vigilante American Gestapo. It is a inter-government agency
2 operation designed to diffuse responsibility if caught.

3 56. Victims, like myself, have also been subjected to financial and career sabotage
4 enabled by government agencies that have deemed us to be "dissidents" or
5 undesirables -- or have slandered us as suspected criminals or "enemies of the
6 state." They engage in a campaign of character assassination and slander based
7 on lies and half-truths designed to isolate the targeted individual from family
8 and friends and turn everyone against the targeted individual not only so that
9 no one will want to help them but that those in positions of authority or
10 opportunity will want to assist in the targeted individuals demise. This is what
11 they have been doing to me for the last seven years.

12 57. TARGETING SYSTEMS

13 This cell tower/GWEN Tower/satellite remote based radio frequency
14 electromagnetic weapon system apparently can utilize various advanced
15 technologies to target human beings. According to information obtained from
16 unclassified patents, defense industry trade journals, as well as an analysis of
17 victim accounts, it appears that the system incorporates sophisticated "synthetic
18 aperture radar" (SAR) video and audio surveillance capabilities via a constant
19 radar-like sweep -- what has been colloquially referred to as "through the wall
20 surveillance." This surveillance and targeting mode requires no traditional
21 cameras or microphones. Some literature also references a three-dimensional,
22 invisible infrared laser targeting sensor array that can be secreted in or near a
23 target's home or place of business. The advanced targeting capabilities of the
24 system makes possible precision-triangulated electromagnetic frequency
25 attacks, prolonged or sudden and momentary, to specific body parts -- internal
26 or external, such as my brain. It appears that the system is capable of remote,
27 no-touch "radio surgery" or torturous mutilation of human targets; think of a
28 radio frequency "cyberknife" that can be remotely inflicted upon unknowing
human targets.

The literature states that targeting systems can triangulate on vehicles or any
moving target, facilitating precision attacks even if the target is traveling at
extremely high rates of speed.

<http://www.defensereview.com/lucid-dimensions-spherical-detection-systems->

sds-3d-passive-infrared-ir-spherical-sensor-array-detects-and-tracks-high-speed-ballistic-threats-aircraft-vehicles-you-name-it/

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3 The electromagnetic radio frequency attack system is capable of acquiring
4 targeting coordinates from the intended victim's cell phone or GPS unit and
5 other tracking devices. In that case, the targeting is believed to be less precise,
6 but still capable of generating disorienting and painful attacks, such as
7 prolonged and unremitting headache and induced weakness and fatigue.

8 Some victims of this stealth technology now use their cell phones and GPS
9 units only when absolutely necessary, and remove the cell phone's battery to
10 prevent the broadcast of their location coordinates. (Just turning off the unit
11 does not suffice, since a cell phone's power can be turned on by remote
12 control.)

13 The government has equipped certain personnel -- either its own agents,
14 assigns, etc., or, some victims believe, local law enforcement or civilian
15 vigilantes (i.e. Provocateurs) -- with portable laser-equipped devices that can
16 "paint the target" from a distance. These personnel include highly educated
17 professionals ranging from psychiatrists, psychologists, neuroscientists,
18 neurologists, engineers, etc. This is a weapons program and the government
19 who is first to perfect it will have an incomparable advantage over every other
20 nation in the world.

21 The literature also indicates that the electromagnetic weapon system can
22 engage the target by way of tiny RFID tags covertly placed in or on the target's
23 possessions or clothing, or RF microchips or 'microbic composite materials'
24 implanted inside their bodies (via injection, ingestion or surgery). Film-thin
25 RFID tags are ubiquitous in everyday commerce, used for inventory tracking of
26 many consumer products. "GPS-linked" video surveillance systems, in public
27 areas or inside commercial establishments, also could be used to transmit
28 targeting coordinates to government command centers. It is also
29 technologically feasible these 'microbic composite material tracking devices'
30 are being used which the targeted individual has been made to ingest through
31 food or drink, also called 'Nannoids or Nanotechnology'. This is certainly the
32 case with rogue scientific experimentation of targeted individuals.

33 High-powered military satellites are believed to be capable of detecting
34 ground-based tracking devices from low Earth orbit and it is entirely feasible

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that these government terrorists would use ‘satellite down time’ on targeted individuals for various reasons, including training and research. Indeed, satellites are the most economically effective way to achieve this and there are literally thousands of them above us, powered by new supercomputers which can simultaneously track and targeted thousands of targets at one time.

The article linked below, from the web site of the conservative Heritage Foundation, describes a directed energy weapon system that sounds much like the cell tower- based system described here. The article discusses an electromagnetic wave/laser weapon system capable of both tracking and engaging a speeding target at the speed of light.

<http://www.heritage.org/Research/BallisticMissileDefense/bg1783.cfm>

They are attacking me daily with Directed Energy Weapons & Psychotronic Remote Neural Monitoring. I have learned three ways to counter this but not to stop the pain from the torture and terror. The government is using a remote neural monitoring system on targeted individuals, like myself, for brain entrainment for the purposes of non-consensual experimentation. This is because they are attempting to perfect the ‘Will’, ‘Intellect’ & ‘Emotion’ behind ‘Artificial Intelligence’. This is a weapons program!

The Defendants are attempting to perfect ‘Artificial Intelligence’, specifically the ‘Will’, ‘Intellect’ & ‘Emotion’. They have mastered the five senses of the body, namely, taste, touch, sight, hearing, and smell. As such, they can, using directed energy, accomplish any number of physiological responses, including, coughing, sneezing, passing gas, nausea, headache, etc. What they have not yet mastered is the ‘Will, Intellect & Emotion’, or what is commonly referred to as the ‘Human Soul’. This is why so many people are being randomly targeted with this technology. The pool of test subjects has to be random or the research and development behind Artificial Intelligence (AI) becomes ‘skewed’. They have moved away from statistical methods, such as ‘If & Then Scenarios’ towards the principles of Neuroscience, so as to perfect the Artificial Intelligence (AI) based on the human brain. This is because AI based on ‘If & Then’ algorithms is limited since it doesn’t matter how many Octillion algorithms one creates there will still be variables which come up that the AI system is not prepared for since people, their lives, circumstances and

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cognitive abilities are so different and unique. This is the basis behind Remote Neural Monitoring (Mind Control) and why it is being employed by the Defendants against so many innocent people. These animals are worse monsters than the ones we hanged in Nuremberg after World War II.

Below are some methods to defeat their Mind Control (RNM) System.

58. Multi-Tasking, Quenching & Redirection are effective ways to counter this technology.

Multi tasking causes a person to think in multiple threads. When you are constantly thinking in multiple threads (multiple tasks or thoughts) then there is no coherent pattern for the government perpetrators (perps)s to establish and integrate into Remote Neural Monitoring (RNM) data. In other words, 'Integration Completion' between the RNM system and the targeted individual's brain is hindered and without the targeted individuals response to that specific 'Impulse Injection', the RNM 'Verification' process is breaks apart.

59. The perps are using a 'Fabricated or Falsified Stream' to interfere with 'memory and thought process'. Once the targeted individual becomes dependent (i.e. the targeted individual believes their 'impulse injections' are his own) on the system's output (or they believe the targeted individuals responses to it are consistent) they will begin to fabricate 'subconscious responses' which they will pretend are indicators of honesty/dishonesty, positive recognition, anxiety, etc, and they will use 'impulse injections' (artificial subconscious suggestions) to convince the targeted individual that the fabricated responses are their own.

60. If the targeted individual is unaware of this constant mental manipulation the system will begin to shape their thoughts and behavior. They will use this to [attempt to] restrict the targets thoughts and behavior by blocking [interfering with] their memory and thought process while these suggestions (injected impulses) are being provided, and thus the interference is triggered and can be activated at will by the attackers.

61. The targeted individual can defeat, to a certain extent, the RNM attacks by constantly multitasking (thinking about and engaging in multiple tasks at once)

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and by ignoring random encounters with strangers they don't know as such encounters are engineered 'situational and conversational scenarios' (i.e.: street theatre) by the government perps in order to solicit 'Response Statistics' (an emotional response) from the targeted individual which their RNM system can remotely measure. They are attempting to generate 'Response Statistics' which they can remotely measure from the entrained brain of the targeted individual so as to establish a pattern which can then be replicated via directed energy attacks at various frequencies and intensities of projected energy against the cortex of the brain of the targeted individual. If the targeted individual can recognize these attacks, then the targeted individual can not only see through the system's attempts to manipulate him/her but also manage their ability to evaluate the targeted individuals responses by controlling the 'Verification Process' - by working through the remote neural 'Memory Blocks' - and counter the system's ability to influence the targeted individuals choices. It will begin to feel as though the targeted individual is thinking in two 'threads.'

62. Another method which can be employed by the targeted individual to defeat RNM is 'Quenching & Spontaneity', meaning never follow a set pattern of conduct and establish a 'Working Reference' to revert back to after each remote neural attack. If the targeted individual changes their behavior every day at a moment's notice then it disrupts the RNM research. This must be done when the targeted individual is quickly (not slowly) on the move as it is more difficult for their remote neural system to monitor the targeted individuals while they are in rapid motion away from the RNM system.

The FBI makes sure the targeted individual is monitored and contained via its local networks in each city or county, while the CIA & NSA do the dirty work.

63. They are trying to alter the targeted individuals daily motives and emotional perceptions by influencing the targeted individual to make reference choices based on the RNM systems 'Injection Feedback'.

64. The remote neural monitoring system is designed to provoke the targeted individual in one of three ways: emotionally, intellectually, or through a willful response, so they can generate these 'response statistics' which the system will use to determine how to interpret and link descriptions with data captured about the targeted individuals memory references. That is why they are constantly trying to keep the targeted individual engaged, talking, or constantly stopping the targeted individual and asking for directions, etc., and or engaging

1 in street theatre (conversational and situational scenarios they know will
2 capture the targeted individual's attention).

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5 65. Once the NSA or CIA operatives have mapped out consistent response
6 statistics the RNM system will use a digital map of those previous 'references'
7 and inject them into the targeted individuals subconscious thought during
8 normal activity which is also referred to as 'impulse injections' to convince the
9 targeted individual that the response was their own so as to influence targeted
10 individual to complete or describe the reference by making the appropriate
11 verbalizing or performing a related action, which is known as 'Verification'. A
12 targeted individual can fight and/or control this if they learn to defeat these
13 memory attacks.

14 66. Once they see what the targeted individual responds to emotionally,
15 intellectually or by willful choice, they will fabricate 'conversational or
16 situational' scenarios' which the feds refer to as 'Street Theatre', based on
17 events or topics they know will capture the targeted individual's attention.
18 These street theatre scenarios, may come in the form of harassment to generate
19 an emotional response of fear or anger or frustration, or it may come in various
20 other forms such as a family member or co-worker who has been recruited to
21 be used against the targeted individual. Whatever the targeted individual
22 responds to will be used against them. It does not matter whether the targeted
23 individual responds positively or negatively. Whatever you respond to will be
24 used against you.

25 67. If targeted individual is a football fan then the government perps will engage in
26 conversational or situational scenarios about your favorite team or will wear a
27 t-shirt or hat with the targeted individual's favorite football team's emblem,
28 etc. Again, whatever the targeted individual responds to they will use against
him, whether it be negative or positive. So, for example, they constantly wear
the targeted individual's favorite football teams t-shirts, hats, etc., pretending
to be a football fan or be from the targeted individuals hometown, etc., in order
to try and stimulate the targeted individuals towards talking and interacting
with them in order to generate response statistics for RNM data. They often
will attempt to inject the targeted individual into the 'street theatre scenario'
which is always conducted close to the targeted individual in order to be sure
to capture the targeted individual's attention.

1 68. This is why the perps try to keep the targeted individual talking or acting out
2 for so long. Not simply to aggravate the targeted individual but to provoke the
3 targeted individual into an emotional, intellectual or willful response so they
4 can map the targeted individual's thought processes in order to
5 subsequently inject more impulses into the regions of the brain and control the
6 targeted individuals mind for the purpose of (1) Censorship; (2) Memory
7 Management; and (3) Direct Behavioral Control.

8 69. The main purpose of their RNM (AI) system is three fold. They are trying to
9 achieve one of three things in order to perfect the AI technology:

- 10 (A) Censorship
- 11 (B) Memory Management
- 12 (C) Direct Behavioral Control

13 70. For example, these same remote neural 'attacks' can be used to disrupt the
14 targeted individuals speech if the attackers decide to prevent the targeted
15 individual from discussing a specific topic or repeating a given word. The
16 system can be configured to disrupt their recollection when formulating a
17 related statement or inject gibberish [triggered substitution] while they are
18 attempting to speak.

19 71. Again, the goals of these remote neural attacks appear to be three-fold: (1).
20 Censorship, (2). Memory Management, and (3). Direct Behavior Control.

21 72. These Department of Defense (DoD) NSA and CIA personnel are not
22 concerned with any legal constraints or any moral ethical or acceptable way of
23 life. They simply will use anything the targeted individual enjoys or
24 appreciates, hates etc., to abuse the targeted individual regardless of the
25 targeted individual's preferences. For example, when they give the targeted
26 individual a compliment, they are only doing it to see via their remote neural
27 monitoring system how the target will respond when they negate it and torture
28 the targeted individual nightly with their psychotronic weapon system (RNM).

73. It is possible to negate the RNM attacks, to a certain extent, although not the
directed energy attacks, by the targeted individual keeping a constant handle on
his/her 'state of activity' as well as his/her situational perception so the targeted
individual will recognize conflicting impulses and although it is possible for
the system to overpower the targeted individuals impulses, if the targeted
individual understands these attacks he/she will be able to recognize the
physical changes resulting from these powerful impulses and this should
prompt the targeted individual to re-evaluate their current state of mind.

74. Unless the targeted individual has been tortured to near-incoherency he/she
should be able to fight the system's influences. These remote neural attacks are

1 most effective when the targeted individual is stepping through sequenced
2 tasks so it is important for the targeted individual to try to avoid 'zoning' on
3 his/her activities.

4 75. Remote neural manipulation is accomplished via their system's ability to
5 interpret the targeted individuals thoughts and is wholly dependent on its
6 ability to predict and influence the targets 'Reference Choices' or 'Impulse
7 Sequencing' during thought composition. The system maps patterns with
8 impulses and identifiers (potentials) and uses statistical data about the targeted
9 individuals 'composition habits' to predict how the target will think or act as the
10 targeted individual begins to formulate thoughts or prepares to act. The
11 system's ability to define and map these references intelligibly depends on the
12 targeted individuals cooperation [or ignorance] and the attackers' ability to
13 make sense of what they see visually on their screen or what they can guess
14 based on the targeted individuals past activity.

15 76. They constantly run the targeted individual through a 'Verification Routine'
16 where the RNM system probes the targeted individual for a particular set of
17 responses repeatedly in order to establish a pattern. If the targeted individual is
18 interacting and countering these probes the operator will vary the routine in an
19 attempt to 'verify' via different methods.

20 Once the system 'verifies' the selected responses of the targeted individual they
21 will be used in the next wave of harassment routines - the process is endless
22 and the target will only see the effects clearly if he/she is consistently defeating
23 the system. If they are not defeating the remote neural system then they will
24 not see or notice the effects.

25 77. Another way to defeat their remote neural monitoring system is by 'quenching'.
26 A targeted individual 'quenches' remote neural monitoring by interacting with
27 and countering their tactics, as mentioned above.

28 78. None of what these NSA CIA operatives are collecting could ever be used in a
case against the targeted individual directly because the Constitution protects a
person against self in criminalization, although it could be used to help build a
case against the target. This is because every piece of information collected by
their remote neural monitoring system can be considered falsified and/or
fabricated because the system is designed to continuously provide 'Suggestions'
according to data which has been previously collected about the targets current
activity and the accuracy of the 'Reference Descriptions' [definitions] is
extremely low since the NSA CIA attackers don't really care about truth, given
that that is not what their research is about, and the system will fabricate
statements and/or imagery while they are abusing the targeted individual. The
fabrications are generally the result of misinterpretation of references and

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emotional indicators as well as distortion of 'injection feedback' in addition to false entries added manually by the attackers as a result of their inability to understand what they are viewing or their malintent. There is no reliable way for the attackers to determine what is true even if they try to apply their observations to the aforementioned indicators. An attempt to prove guilt with their system would be the equivalent to a cop dropping a gun at a crime scene and claiming it belonged to some stranger who happened to be passing by - RANDOM and FALSIFIED. There is no direct legal application for this system or anything generated by it. They will only capture what they want to abuse the targeted individual with and when they decide to 'Censor' the targets thoughts, or engage in 'Memory Management', they attempt to force the targeted individual into an abusive or incoherent thought pattern using the injection and blocking methods mentioned above.

79. For example when the targeted individual experiences 'sudden severe extreme aggression and agitation' it's actually caused by a directed energy attack. Then the government operatives will follow up that attack with impulse injections to manipulate the targeted individual. With 'Memory Management', they want to keep the targeted individual constantly thinking about them or some other subject or object.

80. This effect can be limited and countered by learning to 'Read Memory' while blocking their system however it takes quite a bit of skill and self-awareness. This is known as 'Redirection'.

81. The concept of Redirection is simple. When the remote neural attack happens and impulses and thoughts are introduced into the targeted individuals mind (by strong urge [high frequency directed energy attack] or slight motivation [low frequency directed energy attack] the targeted individual can counter by just changing his/her thread of thought through establishing his or her own 'Working Reference'. This hinders 'Integration Completion' between the targets brain and the RNM system.

82. The targeted individual can thwart their RNM attack by establishing a 'working reference' each time they attempt to inject impulses and thoughts into the targets brain. This is done by recognizing something in life that makes the target very happy and then re focusing or 'redirecting' back to that happy experience in life each time the targeted individual is attacked through RNM.

83. This will still hinder the targeted individual's performance tremendously as they will be forced to test and validate memory constantly and the physical sensations of the system radiating the targeted individuals brain will be both irritating and distracting.

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- 84. These attacks can be performed successfully at lower intensities and the targeted individual may often only notice them if he/she is frequently being tested at higher intensities: Torture!
- 85. Understanding the memory attacks (blocking the targeted individuals real memories and injecting false memories and impulses) is key because if the target does not recognize modification of their 'Active Memory' the system will cause him/her to briefly lose time perception which may be enough 'Procedural [functional] Disorientation' to influence targeted individual to respond to an 'impulse injection'. Forced speech, for example.
- 86. It is possible for the system to 'influence' the targeted individual to speak unwillingly or, at the very worst, without his/her knowing they are being influenced to speak out. For example if the targeted individual is susceptible to the systems influences he/she may not realize that it is frequently or constantly influencing them to make minor choices. These 'Motivational Impulses' can also be used to influence the targeted individual in a manner that will give them the desire to speak, and I emphasize desire because these impulses will only make the target feel the urge [at higher levels set by the attackers] or basic motivation [at baseline levels] to perform the tasks it is influencing them to do.
- 87. In combination with this motivation to speak the system uses past 'Memory References' to direct the targeted individual, such as, for example, his/her personal memory of turning to speak to their spouse and the associated impulse (will, intellect, emotion) - and when the targeted individual reacts to this influence the system will attempt to block the targets 'Working Memory' while streaming the desired output which may result in the targeted individual making one or more statements under the system's control. They test this on the targeted individual frequently with 'word substitution', etc., and if the target can learn to control this in thought and sequence then the targeted individual can alter it while they are speaking but the target must learn to 'Read Memory' constantly!
- 88. If the targeted individual does not have a 'Working Reference' to return to after the forced speech RNM attack it is possible that they will have no recollection of making the statement or at least no recollection of why they made it.
- 89. Simply, remote neural monitoring (RNM) works, kind of how a lie detector works. In theory RNM functions in similar manner to a lie detector: by measuring physiological responses emitted by the body and then responding to them. In RNM, it is those physiological responses emitted via electromagnetic impulses via the potentials evoked by the brain.
- 90. The targeted individual can learn to defeat the 'Predictive Capabilities' of the system via quenching, redirection, multi-tasking and spontaneity, thus making

1 their attempts to restrict the targeted individuals 'Reference Choices' minimal
2 to nil, and as this will become increasingly evident the targeted individual will
3 begin to perceive 'Functional Duality' [it might also be described as focal
4 duality] within their working memory. The perp's system's prediction error rate
5 will dramatically increase and its attempts to predict the targets thoughts or
6 intentions will become humorous if not simply annoying.

7 91. The relationship between the targeted individuals memory references and the
8 systems output [which can be a specific directed energy attack, an audible
9 forced speech sequence, etc.], is critical to understanding how to control and
10 ultimately defeat 'Thought-Triggered Attacks' in addition to preventing the
11 attackers from deceiving the targeted individual with their cognitive magic
12 tricks.

13 92. This is achieved by redirecting the system during 'Formulation' (collecting data
14 by reading your mind) or preventing 'Predictive Integration' (interpretation of
15 data from injected thoughts and impulses) altogether but when the targeted
16 individual learns to stop integration, they must realize that the system will be
17 waiting for 'integration completion' and will 'probe' the targeted individual for
18 a response. It will begin to 'inject' again if the targeted individual attempts to
19 ignore it so unless the target has extremely high memory skill and has learned
20 the 'quenching' technique, redirection may be the easiest option. The NSA and
21 CIA perps abuse the targeted individual in every way possible to convince the
22 target that they're in control when actually anyone who is targeted in such a
23 way could see clearly that these perps are nothing more than idiots who need to
24 spend more time studying the systems they are abusing people with.

25 93. If the system's suggestions are not acceptable to targeted individual [and they
26 won't be if the target is consistently blocking and/or redirecting it] then this
27 will result in the target making a continuous effort to counter the imposition of
28 thoughts and impulses while contrasting his/her 'Working State' to maintain
active focus. Although by cooperating and allowing the system to interpret and
define the targeted individuals daily activity the target may find that the
suggestions become more tolerable as *the system is designed to mimic the
targets normal cognitive behavior*, I would recommend not allowing this as
targeted individual will tend to more readily accept the system's influence, and
the purpose of the system influencing the target in this manner is to give the
attackers the ability to restrict the targeted individual at will and to allow them
to deceive or manipulate the target subconsciously.

94. A targeted individual can only counter these restrictions if they are able to
contrast the system's influence from their own willful activity. Everyone who is
hearing "V2K" is being monitored in this manner and being influenced in this

1 way as well. The phrases they are hearing should be related to information
2 captured during the 'Silent Monitoring Period' and will eventually be used as
3 the foundation for the targeted individuals endless verbal and situational
4 harassment.

5 95. What they do is a game of deception and manipulation, nothing more. The
6 targeted individual should not accept anything they say as truth and not
7 acknowledge anything the system interrogates the target about as truth. The
8 system will take random bits of anything it captures through the targeted
9 individuals senses and fabricate stories which they will use to harass and
10 interrogate the target with no intention other than to distract and torture the
11 targeted individual into submission [to the system's influence].

12 96. If a targeted individual can learn to defeat the remote neural memory attacks
13 and thought process attacks then they can render remote neural monitoring
14 useless or manipulate it to their advantage. The advantage would be to be able
15 to document and verify it is happening in a court of law.

16 97. This is what has been happening to me and I come now before the court to seek
17 redress. "The truth is stranger than fiction".

18 98. Plaintiff seeks costs, legal fees, and damages applicable by law with protective
19 measures for all COUNTS for the sum greater than \$100,000.00 one hundred
20 thousand dollars.

21 99. Pursuant to Federal Rules of Civil Procedure, Title 5, 22, 42, 142, 18, 18a, and
22 50, Plaintiff Bryan Tew brings this action on behalf of himself.

23 100. (a) TITLE 18 PART I CHAPTER 37 § 793. Gathering, transmitting or
24 losing information,

25 (b) 18 U.S.C. § 241. Conspiracy against rights,

26 (c) 18 U.S.C. § 373. Solicitation to commit a crime of violence,

27 (d) 18 U.S.C. § 1512. Tampering with a witness, victim, or an informant,

28 (e) 18 U.S.C. § 1513. Retaliating against a witness, victim, or an informant,

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(f) 18 U.S.C. § 1692. Foreign mail as United States mail,

(g) 18 U.S.C. § 1801. Video voyeurism,

(h) 18 U.S.C. § 1812. Statement of exclusive means by which electronic surveillance and interception of certain communications may be conducted,

(i) 18 U.S.C. § 2332 (a) Terrorism, and (h). Use of weapons of mass destruction,

(j) 18 U.S.C. § 2422. Coercion and enticement, or are currently doing so;

(k) Defendants have subjected the myself and the public to electronic surveillance, in violation of 50 U.S.C. § 1809 and 1810, or are currently doing so;

(l) Defendants are intercepting communications in violation of 18 U.S.C. § 2510 and 18 U.S.C. § 2511;

(m) Defendants have transmitted Plaintiff and the public in violation of 18 U.S.C. § 2703, Required Disclosure of communications records, or are currently doing so;

(n) Defendants have harassed and transmitted the public to stalk and harass the Plaintiff inclusive of electronically and tangibly, in violation of 18 U.S.C. § 2261: US Code - 2261A: Stalking

(o) Defendants have violated the Administrative Procedures Act, 5 U.S.C. §§ 701 et seq., or are currently doing so;

(p) Defendants have violated the constitutional principle of separation of powers, or are currently doing so;

(q) Defendants have Tortured Plaintiff and the public electronically in violation of 18 U.S.C. § 2340A, or currently doing so:

(r) Plaintiff is entitled to injunctive, declaratory, and other equitable relief against defendants and freedom from further threats, family, accidents, psychological and physical harm, illnesses, sabotage, bribes, and blackmail;

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(s) Defendants have Tortured Plaintiff and the public electronically in violation of 18 U.S.C. § 2422, or currently doing so:

(t) Plaintiff is entitled to Civil Damages 18 U.S.C. § Rule 2520 in violations of her First, Third, Fifth, and Thirteenth Amendments; 18 U.S.C. § 2510, 18 U.S.C. § 2511, and 18 U.S.C. § 2512.

(u) Plaintiff is entitled to Grants and Health Care Assistance as a victim in accordance to 22 U.S.C. § 2152: US Code - Section 2152: Assistance for victims of torture.

(v) United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, G.A. res. 39/46, annex, 39 U.N. GAOR Supp. (No. 51) at 197, U.N. Doc. A/39/51 (1984), entered into force June 26, 1987; Universal Declaration of Human Rights, G.A. res. 217A (III), U.N. Doc. A/810 at 71 (1948); International Convention on Civil and Political Rights, G.A. res. 2200A (XXI), 21 U.N. GAOR Supp. (No. 16) at 52, U.N. Doc. A/6316 (1966), 9.99 U.N.T.S. 171, entered into force Mar. 23, 1976.

(w) Defendants have Tortured Plaintiff and the public and the prohibitions against torture and other cruel, inhuman, or degrading treatment and the conspiracy to oppress, torture, suppress, is a violation under 142 U.S.C. § 1985. Conspiracy to interfere with United States Civil Rights.

(x) Defendants have Tortured Plaintiff and the public and the prohibitions against malicious intent to torture, privacy rights, brainwash, and enslave with severe psychological in-humane damages to one's spirit, and libel is actionable under Tort Claims of damages found under civil and criminal trials.

101. Adequacy: Plaintiff is suffering great harm arising from Defendants' violations of law, as alleged herein. Plaintiff intends to prosecute this action vigorously. Plaintiff hereby demands injunctive relief and damages.

COUNT I

Violation of 18 U.S.C. and 50 U.S.C. Crimes and Criminal Procedures AND War and National Defense Including Titles 5, 22, 42, 142, 18, 18a, and 50 U.S.C. and

International Convention

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(Plaintiff vs. Defendants) and parties, inclusive of all affiliations.

102. Plaintiff repeats and incorporates herein by reference the allegations in the preceding paragraphs of this complaint, as if set forth fully herein; and all allegations under the law, as stated above.

103. Plaintiff is seeking protection under the law TITLE 18 U.S.C. § 3521. Witness relocation and protection.

COUNT II

Violation of First and Fourth Amendments, 42 U.S.C and 18 U.S.C. and 50 U.S.C. Crimes and Criminal Procedures AND War and National Defense Including Titles 22, 42, 142, 18, 18a, and 50 U.S.C. and International Conventional

(Plaintiff vs. Defendants) and parties, inclusive of all affiliations.

104. Plaintiff repeats and incorporates herein by reference the allegations in the preceding paragraphs of this complaint, as if set forth fully herein; and all allegations under the law, as stated above.

105. Plaintiff motions the COURTS and Defendants to cease and desist and/or injunction for relief, immediately from grave dangerous damaging electronic harassments and that of a personal nature, all other allegations of surveillance, spying, manipulations, torture, censorship, daily sabotage, tampering with evidence, tampering with witnesses, obstruction of justice, intentional infliction of mental anguish and emotional distress, and blocks electronically and otherwise, retaliations, threats of violence, violence, thereby violating the constitution and privacy acts, (US code 22, 42, 142, 18, 18a, and 50) at the hands of, the direction of, or with the knowledge of, any and all government and affiliations. Plaintiff seeks declaratory relief against all allegations and all counts. Defendant's actions described herein violated Plaintiff's rights under the Free Exercise and Free Speech Clauses of the United States Constitution, the Religious Freedom Restoration Act of 1993, 42 U.S.C. § 2000bb et seq., the Privacy Act, 5 U.S.C. Section 552a, and all other freedoms and rights under the Law.

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COUNT III

Violation of 18 U.S.C. and 50 U.S.C. Crimes and Criminal Procedures AND
War and National Defense Including Titles 5, 22, 42, 142, 18, 18a, and 50
U.S.C. and International Conventional

(Plaintiff vs. Defendants) and parties, inclusive of all affiliations.

106. Plaintiff repeats and incorporates herein by reference the allegations in the preceding paragraphs of this complaint, as if set forth fully herein; and all allegations under the law, as stated above.

107. Plaintiff numerous attempts sabotaged, hereby requests to compel the court for Defendants to conduct proper and thorough investigations (not failing to include fundamental steps of interviews and psyops techniques on U.S. Soil) even when seemingly undetectable and/or prior to 2008, with all accusations and agencies with full cooperation, including Sports, ENGINEERED Poverty-Bankruptcies with individuals with Cancer, also to sabotage personal economies, under the Law.

COUNT IV

Violation of First Amendment—Declaratory, Injunctive, and Other Equitable Relief

Violation of 18 U.S.C. and 50 U.S.C. Crimes and Criminal Procedures AND
War and National Defense Including Titles 22, 42, 142, 18, 18a, and 50 U.S.C.
and International Conventional

(Plaintiff vs. Defendants) and parties, inclusive of all affiliations.

108. Plaintiff repeats and incorporates herein by reference the allegations in the preceding paragraphs of this complaint, as if set forth fully herein; and all allegations under the law, as stated above.

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109. Plaintiff has been sabotaged with proper coverage to expose and warn the public. Plaintiff requests to compel the court for Defendants to provide the Constituents "WE THE PEOPLE" with un-tampered accurate news, APPROPRIATE WARNINGS with Main Stream Media: to heed caution, and be AWARE with knowledge, and choice of action or recourse, under the law of Constituents rights and United States Constitution.

COUNT V

Violation of Fourth Amendment—Declaratory, Injunctive, and Equitable Relief
108.

(Plaintiff vs. Defendants) and parties, inclusive of all affiliations.

110. Plaintiff repeats and incorporates herein by reference the allegations in the preceding paragraphs of this complaint, as if set forth fully herein; and all allegations under the law and aforementioned Amendments of the Constitution, as stated above.

111. Plaintiff is seeking protection under the law.

112. Plaintiff has a reasonable expectation of privacy in their communications and/or records, mail communications, as forementioned above, DNA, brain waves, brain activities, brain manipulations, brain recordings, data mining, collected, and/or stored by these activities.

113. Plaintiff have expectations of complete privacy to the intrusions of their minds and bodies, threats and fears, blackmail and choice, thus freedom of thought, emotion, will, and destiny.

114. Defendants have directly performed, or aided, abetted, counseled, commanded, induced, procured, encouraged, promoted, instigated, advised, willfully caused, participated in, enabled, contributed to, facilitated, directed, controlled, assisted in, or conspired in the commission of the above-described acts of spying, torture, interception, and/or use of Plaintiff and his activities, by