

Todd Giffen,  
Petitioner

vs.

Oregon State Hospital, represented by Superintendent Greg Roberts,  
Oregon Attorney General Ellen Rosenblum,  
Oregon Governor John Kitzhaber,  
Lane County Jail, represented by Sheriff Thomas Turner,  
Lane County Oregon,  
City of Springfield Oregon,  
Springfield Oregon Police Department,  
Oregon State Police,  
The Central Intelligence Agency,  
The National Security Agency,  
The US Department of Defense,  
The US Department of Justice,  
The Secret Service,  
Homeland Security,  
Director of National Intelligence James Clapper,  
President Barack Obama,  
United States,  
Respondents.

I pray to the US District Court of Oregon for a Writ of Federal Habeas Corpus to be granted informam pauperis, and for court appointed attorney to be assigned to my case to help start a criminal investigation into my abuse and to aid me in pleading my case of false imprisonment and constitutional rights violations to the court.

**Note: before you dismiss my complaint, assign an attorney and investigate first, and please see included note from Cathy Meadows, M.A., Clinical Psychology, expert on whistleblower retaliation, and covert harassment and surveillance. She concludes that my complaint is normal, and that I don't appear to be "psychotic". I went through a major scandal, and I was targeted with warrantless spying, and sabotage when I tried to blow the whistle and expose the situation. Numerous articles of collaboration, prior doctors reports, video/audio from the OSH surveillance system, photographs, and newspaper articles will prove the situation I went through was real, and is real today. I provide patents, and other information about the covert/secret technology in my complaint, and there are United Nations recognized experts who contest that Americans are being targeted and abused by the Federal and State governments with covert surveillance and energy weapons. If you don't investigate, then you will be doing me a great disservice, and I will never get help in proving to you the truth... I do have injury that makes it hard for me to clarify the truth, and maybe I could do it better through an attorney. Thank you..**

I am unduly and illegally imprisoned at the Oregon State Hospital, by order of the Lane County Circuit Court, under case number 22-13-18198, pending a charge of Assault 4. This charge stems from abuse by my grandfather, and the Pentagon/Secret Service, who both visited my house, along with the Springfield Police Department in September 2013. I was arrested on September 21<sup>st</sup>, 2013, during which time I was being denied my constitutional rights by the police and law enforcement agencies in the area. The visit from the Pentagon/Secret Service was because of my controversial website, obamasweapon.com, where I documented my abuse in the community by CIA, FBI, and local agents in the community. Below I have typed up my petition, to describe what I have been through in some regards, and I intend to prove that at this moment, I am illegally imprisoned, being tortured and denied significant liberty and constitutional rights.

### **Background**

My case has been going on now for 5 years without resolve. I have been entrapped in a government scandal involving gross corruption and crime being committed by the US government, which started during my time as an inmate at the Oregon State Hospital in 2005-2010 during the US DoJ investigation of the hospital. During the US DoJ investigation, I became a target of SIGINT/Signals Intelligence warrantless spying of the Bush/US DoJ/NSA and Obama administration, which included illegal remote spy technology, representative of remote electromagnetic imaging devices along with directed energy devices used to torture and harass. The systems are complex, allowing them to do a variety of attacks against humans, including psychosis simulation, mind control, covert torture and injury, with the ability to remotely see into buildings, read brainwave energy, and also hack into electronic devices from remote locations. Most of this information on these weapons systems can be read about on my website and Wikipedia, at the following URLs:

<http://www.oregonstatehospital.net/d/russelltice-nsarnmebl.html>  
Also see: <http://www.oregonstatehospital.net/d/story.html#nsa>

Wikipedia articles on:

“NSA Signals Intelligence,” “TEMPEST,” “MAINWAY,” “Bush era warrantless spy program,” “PRISM,” “COINTELPRO,” “Watergate,” and “MKULTRA.”

On my website above, you will find details about the Bush and Obama administration warrantless spy programs, and recent NSA program called PRISM. There is a program at the NSA called Signals Intelligence that has many thousands of remote satellites and sensors, both ground and space based, used for illegal monitoring of human bioelectromagnetic energy (but not limited to; they also monitor other forms of radiation, including cellular, wifi, radio, and other emissions), and they call this technology Remote Neural Monitoring/Electronic Brain Link. They can also remotely tap into and monitor emissions from keyboards and monitors, see what is on your screen, see what you type,



and more, through a classified long range system called TEMPEST which reads the radio signals your electronics produce (even wired/shielded ones). They can also tap into wireline communications and telephone line signals without a warrant or permission of telephone line operators. The system is vary elaborate –

The Remote Neural Monitoring capabilities of this system allow them to read the radio signals produced by the neurons in your brain and body, and it acts as a long range brain computer interface similar to dense array EEG/fMRI. Their computer technology can decode signals of neurons of humans and animals, allowing them to process information from the mind and nervous system. Therefore, they can with aid of a computer, see, and record, what you see, hear, think, feel, and explore all your memory and more remotely. All conscious and subconscious activity can be “mind-tapped.” This system is also a long range weapons system used to remotely destabilize humans, and it allows police and other government agents to secretly communicate and spy on people. The weapon can be used to simulate psychosis, and remotely physical injure people using directed energy.

On the above website, you will find an article about the technology, “synthetic telepathy” patent from 1998, “voice to skull” patent which utilizes microwaves to beam voices into the mind of targets (owned by the US Air Force since 1994), and videos of NSA whistleblower Russell Tice discussing the illegal spying on Americans with it. Russell Tice claims he went after judges, journalists, lawyers, generals, and more in secret with this remote “space capability”. He clearly states in these videos that there is a high tech side to spying, and a low tech- the low tech side is the telephone and Internet monitoring programs being used in PRISM, while the Signals Intelligence side, the “remote” capability and space systems are the high tech side. The mainstream media is not covering the high tech capabilities of the US government, and so you are not hearing about this much. They also heavily censored Russell Tice when he came out about this, and most of NSA whistleblower Edward Snowden’s recent disclosures about similar spying has been heavily censored at the Pentagon’s request, per the Washington Post and other newspapers. They are pretty much keeping the lid on this technology.

There are articles about this technology being used to secretly hurt and target people all over America, and you can find details about it at the following URL:

<http://www.oregonstatehospital.net/d/story.html#links>

There are United Nations listed experts, including Cheryl Welsh who has a PhD and runs mindjustice.org all about this technology and remote abuses. There is an article in the Washington Post called Mind Games from 2007 about the US government targeting Americans with spying and torture, and illegal surveillance using this remote weapons and mind control technology. There is a website, Freedom From Covert Harassment and Surveillance who has details about these abuses, forums, and conference call lines – many thousands of victims frequent this website. The URL is freedomfchs.com. Evidence of directed energy weapons use and possession by the United States includes expert testimony by Dr. Judy Wood, a physicist and engineer who has basically confirmed that the World Trade Center on 9/11 was destroyed not by the planes, but by a directed energy



weapon during a controlled demolition after the planes hit. Her website, drjudywood.com, has a several hour presentation with support of many in the scientific community, plus numerous articles and a compilation of evidence to support her claims. She has also published a book on the subject. Basically, if you don't ask the question, "was the World Trade Center destroyed with a directed energy weapon?" you would never learn how it truly fell and the evidence would not add up. The videos show the building being dustified, and dust manipulated. Less than 20% of the building remained after the weapons use, and there was no detection of a building collapse on the ground sensors that were recording the area. The video shows the building being turned to dust in mid air, evidence of a directed energy weapon destroying the molecular bonds of the structure. And of course, the United States will never admit to possessing these weapons or destroying the World Trade Center in a controlled demolition, because it might even be a crime. Additional evidence of remote mind control weapons can be gathered from Dr. Carole Smith, a PhD equivalent psychologist from London, who has worked with victims, prisoners of war, and others who experienced these weapons attacks. She has published white papers on the need to revise the diagnostic criteria on psychosis since the police and militaries of the world now possess mind invasive technology, and they hide behind the current criteria which says people who experience remote attacks have psychosis. The fact is, many thousands world wide have been exposed or abused with these weapons, and the governments of the world are covering it all up.

### Case

I was set up with this technology, illegally spied on at the Oregon State Hospital in 2007/2008 by the US DOJ using this technology. The US DOJ was at OSH investigating the hospital for closure due to civil rights violations, and they used this warrantless spying during their investigation. The Bush administration had authorized warrantless spying on Americans in 2001, through 2007, and this was definitely used here at the state hospital, along with other forms of spying as part of the US DoJ investigation. The reason, at least partly, that I became a target, was I was caught up in a high profile scandal at the state hospital, and release sabotaged by staff to cover up crime. A staffer named Bonita Tucker had sexually abused me, and I witnessed her smuggle in tons of drugs and doing this with other patients. The state hid all this, and in 2007 the women went on to aid multiple patients escape, including her patient lover David Anderson. Multiple staff were involved in helping her and him smuggle in drugs, and contraband, including security staffers and nurses around the hospital. The state did not arrest her, and she resigned, and they protected her and David for more than a year. The Salem Statesman Journal ran an article about the scandal finally in December 2007; nobody had been charged except for one patient, Gino Puglisi. The whole time I had witnessed all these different events, and I became a target of the warrantless surveillance, and staff were actively trying to cover this scandal up. They let Bonita Tucker and David Anderson harass and assault me, and I have pictures of when he and other patients attacked me showing large bruises across my arms and whole chest (neither patient nor staff were criminally prosecuted for these crimes or assaults, and the state deliberately covered up and allowed my abuse). Staff members called me names, a borderline bitch, sexual predator, rapo, and faggot. They were setting me up to look mentally ill to cover up



hospital wide misconduct over the scandal. A lot of these incidents were also caught on hospital security equipment, which included microphones and cameras all around the units and hallways where staff misconduct, assaults, and more occurred.

More details on the Bonita Tucker scandal at:

<http://www.oregonstatehospital.net/d/story.html#bonita>

Flash forward to May 2008, and I catch the staff on unit 48B discussing the technology they had outside of the building being used to spy on “just me”. The staff steal legal notes of mine from my room, read them in the hallway, and discuss the scandal. Bonita Tucker had just gotten charges for her involvement in the escape plots, and for mailing in morphine, amphetamine, and other contraband in the mail. She had also married David Anderson by phone. The staff discussed how the state covered up my case, and the states motive: they thought the state lacked liability insurance. My notes were said to be too incriminating, and “the judge already made his decision”. They stole the notes, and destroyed them, then denied they did anything. I documented dates and times on the security equipment of staff doing all this, but everyone refused to investigate. The email with these dates and times was sent to the Oregon State Hospital Superintendent Roy Orr, Department of Human Services Admin Robert Nikkel, Governor Ted Kulongoski’s office, the FBI, and State Police. They all helped cover these incidents up, and it was apparently the state police and US DOJ/FBI who was doing the warrantless spying at the hospital. They did not want to get caught, and a plot to make me look mentally ill erupted. I was getting put into restrains for no reason, given medication illegally and with force without following the informed consent process (they could not force medicate me because I had outside doctors who said I was competent, and had only depression / ADHD- it is illegal to medicate a person against their will unless they have an outside doctor and administrative law judges approval, which they did not.). I was assaulted by staff members, beat with fists in my face by Jeff Hodson, and suffocated on camera. Staff members flipped me off, called me names, and said things like “nobody cares about your rights, nobody is going to help you”. All of this was recorded. Conversations they had including discussing me masturbating in the shower, and having technology that recorded it all. There were no cameras or microphones in the shower area (unless they were hidden/planted); they also discussed conversations I had in private with attorney’s and legal advocates. They had full access to my private conversations and repeated them word for word in the hallways, where they were getting recorded themselves (it seemed as if they thought they had total control, and no one was going to catch them). One legal advocate was DeAnn Major of Disability Rights Oregon, who was working with the US DOJ during the investigation. She had conversations with me about the abuse, and witnessed some of it; she had saw how badly swollen my face was after staffers punched it in unprovokedly, and she had read my charts and knew I’d been illegally medicated and assaulted. When I complained about the spying, she told me “the technology exists”.. but would not elaborate, and she and staff dropped information later that she was involved the whole time... This was reference to the mind control technology OSH had and was using to spy on me and to control the patients. They were secretly linked up, and could receive and pass covert communication using their thoughts alone via this computer system. Messages could be read by monitoring staffs electromagnetic emissions, which



represent their thoughts, and messages could be passed to staffs minds directly using microwaves beamed directly into their mind. This is a type of long range nerve/brain stimulation and reading technique, and popular sources such as Wikipedia refer to this as a non-invasive brain computer interface because it doesn't require direct contact with the brain or nervous system to function. This technology is top secret, and they'd kill and set anyone up who knew about it, and there are many thousands of people in the US government who would be at risk for prison if anyone ever found out about it.

I did not realize it at the time, but everyone was trying to protect this situation, because everyone involved in the investigation and building of the new state hospital that was planned had access to this technology, and willingly participated and allowed these abuses to occur. This is why when I wrote to people, called them, or told the DRO advocates about my abuse; they did nothing to help me. In fact, staff made comments that the only reason DRO was willing to help me at one point, was because they felt they were being blackmailed, and the risk of exposure if I got my own attorney to check the security video/audio. I had heard from staff, that due to emails I had sent with dates and times, and DRO's involvement, that all the security video at OSH was being saved "in case other crimes were committed". Robert Nikkel at DHS also promised an investigation.

This all led up to a murder attempt in August of 2008. This weapons system has the ability to target people, direct energy at their brains and bodies. I was in my room, and I had just fired my attorney because I was tricked into believing DeAnn Major would then come and help me from DRO. They wanted to do it all under the table, "with their own attorney's" .. a secret settlement staff discussed and told me about on camera/microphone's in July/August. It was all a trick, as soon as I fired my attorney, the verbal abuse started up from staff. They moved me rooms, and in my new room, they attacked me with this weapon. I felt energy flood my body, I began to swell, convulse, and I developed a 170 pulse. They beamed the message into my brain, "like you spy for the Statesman Journal, DeAnn Major spys for the CIA" and "you're being set up to look psychotic". They messed with and were able to remotely control my dreams; they bombarded me with sound, radiation, and sensations on my body. They laughed at me, and called this "abusive rhetoric". They did tell me DeAnn Major felt sorry for what she did, and that she wanted to come and help me. They told me she wanted me to have my own group home, \$16.4 million dollars, and a private transfer out of the hospital (but it had to be an emergency, ie. Life or death situation). I continued to experience abuses in my room, and all around the unit. When I walked around the unit, I could feel them stimulate my genitals with radiation when I saw a female staff, and I'd hear the message "why do your balls swell, Todd?". In my room I'd sit on the toilet, and as I was in severe shock, and my muscles had clamped down from the trauma (a type of dystonia), and all my insides became very dry (stopped sweating, turds were dry, etc), they'd attack me while I was on the toilet. I'd hear "he just likes to smell his own farts" .. because I'd spend hours on the toilet trying to go, but could not pass a turd because of how dry I'd become from the radiation exposure.

Staff members made comments on the unit about how I was in a "coma I'd never come out of". I'd continue to be abused as I lay near brain dead in my room, "we're getting



tired of starring at your anus Todd”.. they started to simulate massage on my body with this radiation system, as they could do the following: heat, chill, and move my tissue around using light radiation. It was very precise, and they targeted my buzzing and convulsing muscles, a type of experiment either to hurt me and mutilate me, or to slow the muscles down. They said also that if I got DeAnn Major’s help, that she’d be my best friend, and “would take you to get a Swedish massage when you get out” (they planned for DeAnn to help me and for her to expose this abuse, and my release would be granted from OSH immediately as part of a “predisposed arrangement”). The massage was supposed to help with my muscles and the trauma. Instead, I got hard and dry inside, and I was abused, set up to look psychotic to hide all these abuses. They continued to use this weapon on me, and hid it all, and refused to provide me medical care.

I was defenseless, helpless, and no one did anything to help me. I felt that everyone was criminal in their involvement, and I apparently lost all my feelings for DeAnn Major because I blamed her and refused to accept the corruption and illegal behavior. Because of this, she did not help me, and they did all this to hide these events.

I got out of OSH, after they continued to use this on me for months and years. In 2010, upon my release, I was not freed, and instead I got out, and was gang stalked around on the streets. FBI Agent Roberts was involved, and I believed this was a joint operation by the CIA and FBI/USDOJ and State of Oregon. The State of Oregon had to find a place for me to go that would work with them on this, and they made arrangements with all the local places in Lane County/Springfield and Eugene to get their help with this. Laurel Hill Center was the mental health treatment they had contracted, and they told them everything about the operation, and helped conceal my abuse, possibly on the basis of state and national security. Local Springfield Police, City officials, and other places were involved, participated in the illegal spying, and aided the state in harassment and set up. They participated in the warrantless spying, knew about private things that had been said between me and friends, word for word, and the Springfield Police made reference to me being controlled by radio wave technology before I even said a word about it. I was also given special treatment by the Prosecutor Dave Logan when I got in trouble in relation to an incident that occurred in 2010; when I got in trouble for criminal mischief in a related incident to this technological abuse. I became aware that police around Oregon were involved, and they all had knowledge about Signals Intelligence, this remote spying, and torture operation that was occurring.

I have attached a 33 page email about my torture and set up, that links to relevant websites, newspaper articles, with details about the technology, and scandal at OSH. It goes over the details of the scandal from about 2005 up to 2013; as I was set up, beat up by police during 2011, who were working with an FBI Agent Roberts to protect, and conceal this technologies use in Springfield Oregon.

Note: This 33 page email is all available in a PDF on my website, and was sent to the United Nations Special Reporter on Torture, Juan Mendez, who has requested that “targeted individuals” who experienced directed energy weapons and psychiatric abuses/police abuses to email him. The report I filled out is in the PDF located in the



<http://www.oregonstatehospital.net/d/> folder, dated 9/9/2013, sent to [sselg@ohchr.org](mailto:sselg@ohchr.org), subjected “obamasweapon.com torture complaint about CIA in Oregon, info for UN”.

The two Springfield Police officers who beat me up were named Grice and Bazates, and had secret illegal communication with Roberts via synthetic telepathy the day of my attack. I was illegally kept at Lane County Jail for 2 years, without effective counsel, and no investigation into my abuse ever occurred. At the jail, I was raped and sexually abused all day long, as directed energy was beamed at my genitals, forcing ejaculation after ejaculation on me in order to hurt and incapacitate me. They directed energy at my brain and body, causing severe damage to my brain, organs, and muscles; I had high CK in my blood, detected in May 2011 as a result, which is indicative of severe brain/muscle trauma. I was denied medical care, and tests like MRI/EEG/EMG/PET scan to show the types of injuries that were occurring to my muscles. They denied I had any injury in jail, and I was also sent back and forth between jail and OSH during this period for frivolous mental health exams, where my healthcare was also denied. They framed me to look psychotic in order to hide my abuse, and doctors who had involvement in my injury, claimed all my injuries were “delusions and no signs consistent with injury were present”. They actually refused to do tests or examinations to determine or validate these claims, and I developed severe brain and bodily injury as a result. I was discharged after being forced to plea guilty but insane to a crime I was not guilty of, and when I was in fact, not insane, May 23<sup>rd</sup> 2013, just to get out of jail to get medical care. My grandfather Clyde Author Giffen wanted to testify that he caused the entire incident, and witnessed the police assault me; however I still pled guilty due to incapacitation from abuse in jail, and I was denied my right to trial. This was also due to my attorney failure to hire expert witnesses, failure to investigate the many facets of these claims, and he did no or little investigation into the injuries I was suffering, consistent with the torture I’d experienced, which would have helped prove my case.

Upon discharge from jail in June 2013, I made my website, sought expert opinion from Cathy Meadows, a psychologist in Los Angeles who had personal experience with these attacks, the military, and police agency abuse. She lists herself as an expert in whistleblower retaliation, and covert harassment/abuse. She immediately identified that I had no history of psychosis, and had no signs of psychosis, and that my reports of abuse were in fact realistic and consistent with the types of abuses and torture I’d reported. Cathy Meadows had knowledge, info on patents, and other information related to these attacks, and has personally worked with Generals, the military, and has aided targeted people and victims of mind control abuse get restraining orders, and she has also performed evaluations for military personnel who have been targeted by the military for abuse. Thus, she is entirely qualified to perform these evaluations, and concluded that based on my experience, history, and records, that I had been set up, and targeted with a directed energy weapon attack.

Finally, I also was able to get an EEG done of my brain in September 2013; and it showed I had the severe brain damage I’d been reporting to my attorney’s, the Lane County Circuit Court, and Jail/OSH personnel for the previous years, which they all denied and refused to do anything about. I also received diagnosis’s from doctors that I



had severe traumatic brain injury, dystonia, and neuro-muscular injury from abuse at OSH (Dr. Glen Zielinski). I also received a diagnosis of “personality change due to medical injury” from Dr. Edsall at the Oregon Medical Group, and I was referred to a neurologist for testing and diagnosis. I received the diagnosis of post concussion syndrome by Dr. Hardt, as the injuries being caused by this weapon apparently mimicked what was caused by a concussion, including severe pain in my head, brain squeezing/pressure issues, dizziness and lack of energy, drowsiness, pinching and pain in heart and muscles and heart, pain/burning/stinging/migraines and damaged vision/hearing. Dr. Hardt also diagnosed brain stem damage as a reason my muscles were loose and stiff in different areas; however, a more complete exam might find that radiation has caused severe dehydration, inflammation, and swelling/constriction to occur. This is also what was causing injury to my brain and other organs.

I was not able to see a neurologist, as Dr. Edsall and Dr. Neary had referred me to. I had difficulty finding one in Eugene/Springfield, due to legal issues and possible abuse from the firms there. I needed to travel to Portland to see one, however, I was falsely arrested before I could do so. I was arrested 9/21/2013, for Assault 4 of my grandfather, when he was in fact involved in the plot, and he and the police were taking pleasure in abusing me. My grandfather was denying me access to medical care, and pretending that he was concerned over the previous assaults by the police, basically pretending he was concerned, when he in fact supported the police and was hiding the true nature of what was going on. He continued to lie about these events and benefit from his covert relationship with authorities, and there may be records and holes in his story that support this (he adamantly acted like he was in support of me to prevent attention from being drawn to himself in relation to my injuries, while I was abused), and he tried to blame all injuries on the police, that were really caused by illegal abuse and experimentation at the hospital and in the community, which my family and others were involved in). In reality, I was being assaulted and kept ill, with a deadly weapon in his house, with him sworn to secrecy to hide what was going on.

I told the police about what was going on when they came, and was like previously, met with false denials and involvement, and refusals to investigate, because it was really just a plot to entrap me and pretend they weren't doing anything to provoke my illness or abuse. This type of behavior would allow them to go undetected, and stay in denial about illegal relationships with the US DoJ, CIA, and deny knowing anything about the weapon they used on me. They were already involved and had incentive to cover this up and hide my abuse due to years ago abuse that started in 2010, and continued through to this day. I was taken to Lane County Jail, where I observed everyone's reactions, from people that had been involved before in allowing the CIA/US DoJ total control of the jail, and helped cover up my abuse; I told them about my severe injury, and they even went to my website and printed off information detailing it and my torture at OSH and the jail. They refused to help and seemed to continue to be complicit when I arrived, and I witnessed them discussing it, laughing, and all seeming to be working together and pleased that I returned to the jail. I told them verbally and in writing of my abuse, and they continued to refuse to investigate, denied me medical care, and continued similar abuses as before. I also complained about conflict of interest with the attorney's in Lane County, including about



the Lane County Public Defenders who had previously allowed my torture, and seemingly worked with the DA's to hide the illegal spying and misconduct. The attorney Jessica Saydack withdrew from my previous case in March 2012, when I accused her of professional malpractice, and she cited a conflict of interest with her office so that they could not represent me further. I had knowledge that she and her office had insider knowledge on the police networks spy technology, and she refused to incriminate herself or her office, and hid my abuse. Despite this, I was still assigned to the Public Defenders on the current case, and I knew that they would not represent me and would try to cover this up. I was assigned the Public Defender Marie Desmond, who I spoke with in court the day of my arraignment 9/23/2013 and told her and the Judge about this conflict of interest. The Judge in this case himself was a DA just the year before, and so he had direct involvement in my abuse, and knowledge of this illegal operation as all DA's did (note: I believe that this technology is part of a black ops secretive spy apparatus, used not in the judicial system for public/official means, but instead for covert secretive abuse and surveillance, that is never disclosed to the public or used by law enforcement or the courts officially). Marie told the judge to assign her office despite my objection, and the judge did. She then met with me two days later, on 9/25/2013, and I further objected to her representation, and told her about my psychologist Cathy Meadows who had done the evaluation about my abuse in jail. She agreed to withdraw because of conflict of interest, and refused to continue on my case. She told me that she would go to the court on 9/27/2013 and withdraw, and that a new attorney would be assigned. I requested one that was not in Lane County, due to abuse from attorney's I'd also dealt with from the alternative in county office, the Lane County Defense Consortium. I wanted someone from Salem or Portland, and I knew the courts had special attorney's for special circumstances like this. On 9/27/2013; Marie sabotaged my case, by submitting to the court a Motion to have me found unfit to proceed and illegally transported to the Oregon State Hospital, where I am now being abused, using my own experts report that I was being abused and tortured and did not suffer from psychosis or delusions. I believe, because my own psychologist had determined that I had been set up, and that abuse had occurred at the Oregon State Hospital, Marie Desmond had every reason to believe I'd be abused there, and I believe it was her intent to sabotage my case after she saw my psychologists report. It would have incriminated her if anyone had acted or investigated the matter, and I believe she did it deliberately to stall and sabotage the court process.

At the present time, I am being denied counsel by the Lane County Circuit Court, and by Marie Desmond. Marie Desmond has told me in letters that she will not investigate my abuse, and that I can get a new attorney once I return from the state hospital. I have made many calls to her office, and so has at least one family member; she refuses to return calls, and is leaving me without the constitutions requirement that I have "assistance of counsel" during criminal proceedings. I have made requests to her to get court orders for a private psychologists evaluation, and private doctor to examine me for torture, and she refuses to do it. I have made requests to her to get the security video and proof of my abuse at OSH, and she refuses to do it also. Lane County Circuit Court refused to assign a new attorney even after I mailed a Motion for Appointment of new counsel over a month ago, straight to Judge Vogt, who confirmed receipt.



I have told her that at OSH, all the doctors have incentive to lie, to cover up my abuse, and hide their involvement in illegal torture and experimentation. Despite having proof of physical injury, doctors continue to deny I have injury at OSH, and are acting with deliberate indifference, and I am being severely injured and tortured by both the lack and denial of medical care, and the weapon they are using and have used to inflict my injury in secret. The doctors at OSH, have in conspiracy with the Federal and State government, continued to use a directed energy weapon on me, and I am continuously effected by it; they move my tissue around, and sexually abuse me up to 10+ hours a day with radiation/directed energy beamed at my organs, beam audio and video images into my head as harassment, and control my dreams and other physiological and other mental processes during the day and night. I have severe damage, swelling to muscles, possible swelling of brain, burning and stinging all inside my head, chest, heart, and more. I have vision problems, from damage caused by the weapon. My hearing is going out. I am being tortured to keep me sick, and to prevent others from helping me. I continue to have more and more damage caused to my brain, and they are doing this on purpose; because there is no regulation, no one that will investigate the government or it's use of energy weapons or mind control devices on Americans.

I want to provide the information that is in patent 6011991 to the court; this patent was filed in December 1998 by New Technology, LLC. They are a military and US aviation government contractor, and they hold patents on satellite and aviation technologies. This patent is the patent for NSA Remote Neural Monitoring, and describes monitoring brainwave activity from remote locations to the brain using a brain-computer interface, and transmitting the activity by wireless means (eg. by satellite) to a remote computer system for analysis; it allows them to monitor a persons thoughts, for communication and other purposes. It can track if a person is feeling depressed, hungry, anxious, and any other "brain node" can be monitored to decode it's activity. It allows them to also remotely control the mind, using "remote firing devices" that can evoke brain nodes to issue commands, including to beam communication into the mind, make a person feel "less hungry, depressed, less Alzheimer's effects" and more. They describe using remote firing devices to remotely treat or control a persons brain, without the use of medication. The patent says it is near infiniteless, and that "any skilled artisan" can dream up new uses and additions to the patent. The patent lists an example of the Pentagon using the system to remotely communicate with agents in the Middle East, without the need to write down, or talk – they simple "think" what they want to communicate, and the Pentagon will receive it's message. Two-way communication using brain firing devices is possible, as the patent mentions, and the person may receive messages covertly without the need to talk or write down what they want to communicate. If you take a look at the patent, and think about how the "sensor" could actually be located in a satellite or remote antenna array, then you don't need local electrodes on the human, only optical/CMOS or antenna array, or other long range device, which is mentioned in the patent. Also, remote firing devices for remote nerve/brain stimulation could be miles or hundreds of miles away, directing energy very precisely at people, from mobile vehicles that allow a person to be followed around as they move for their total control; or even direct from satellites for a higher latency version/connection. The energy from local or longer range firing devices should be virtually the same.



I want to give some insight: the neurons in the human brain and body are basically transmitting and receiving devices, and that's how each neuron communicates with each other in the brain. Neurons use electrons to generate electromagnetic waves to move neuro-transmitters around, and electricity is used to activate muscle tissue. These signals or "evoked potentials" can be read from afar, and a computer can decode and track the signals as they occur in each region of the mind remotely; furthermore, radiation directed at the mind can alter the electrical properties of the mind, and signals can be intercepted and interfered with at the atomic and neuronal level. This is what allows this technology to work.

Signals Intelligence at the NSA deals with simulating the paranormal, faking signals, and manipulation of radar and other electronic systems from afar; the human brain and body is not that much different from the electronic systems that SIGINT is known to have technology for targeting. The neurons in the human brain become the radar and electronic systems that are being targeted in Remote Neural Monitoring/Electronic Brain Link. The NSA and US military effectively have weapons that can target environments and humans and electronic devices, for "paranormal" manipulations from afar with these systems – and this is what's being used to target me.

There is also a patent owned by the US Air Force themselves who handles most space and air based weapons system development; the patent is for an RF Hearing Effect, also called internally "voice to skull" which uses pulse modulated microwaves to beam energy encoded with an audio signal at objects, including the human skull and soft tissue, in order to covert communicate a message or signal that only the person it's directed at can hear or feel. The patent number is 6470214, filed 1994, granted 2002. This patent was discussed in the Washington Post Mind Games article in 2007 as evidence that the Pentagon had been pursuing weapons to simulate psychosis and beam voices into peoples minds. The caption of the article was "is it paranoia, or the Pentagon?".

This technology is unregulated and in use secretly by the US government, because Dennis Kucinich's bill the Space Preservation Act of 2001 was never passed; it would have banned and regulated "space, land, and sea" use of psychotronic, mind control, and electromagnetic/particle beam/sub atomic weapons to hurt and target people. Please review the bill for a list of ideas of the US governments secret and classified weapons arsenal (it is freely available on the internet, and my website in its' entirety ([www.oregonstatehospital.net/d/story.html#links](http://www.oregonstatehospital.net/d/story.html#links))).

I assert that the following significant constitutional rights of mine are being denied.

### **Rights violations**

Constitutional rights being denied:

1. Right to counsel being denied under the 6<sup>th</sup> Amendment; I have the right to "assistance of counsel" and for them to "exercise compulsory process" to obtain



witnesses and evidence in my favor in the criminal case against me, and this is in clear violation (I also have the right to fair and speedy trial, which is also being violated). My attorney is holding me hostage, refusing to assist me, and the courts will not replace my attorney. I fired her in September 2013, and she is still assigned to my case, and the court refuses to rule on a Motion to replace her. Simple due diligence would uncover evidence for my case, and proof of my abuse, and this illegal activity. Because of this, I have no protection, and my abuse is being allowed to continue.

2. 5<sup>th</sup> Amendment, “no person shall be deprived of life, liberty, or property, without due process of the law”. I am being denied all these things, without due process, and the US government is holding me hostage, refusing to end its targeting of me with secretive and illegal torture and surveillance technology. The due process in my criminal case is being corrupted by the government, and I have already been denied fair trial multiple times, and I am being denied it now.
3. 4<sup>th</sup> Amendment, “right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures” – I am being illegally spied on, with secret remote surveillance technology, which allows them to search my brain, effects, and house without anyone’s permission, and without warrant, and without informing me with a search warrant. They are doing this in secret, without notifying or with the courts secret permission. They give me no way to contest this. Using mind reading on Americans is illegal and requires a courts and the publics permission; the US government is not giving the public an opportunity to contest this type of illegal surveillance by keeping the technology secret and classified. This should be considered an “unreasonable search”, and perhaps an unreasonable seizure to use a microwave weapon to subdue and imprison a person wherever they go. My privacy and rights are in obvious violation, if any of this is true, isn’t it?
4. 8<sup>th</sup> Amendment, “no cruel and unusual punishments” – I am being tortured, spied on, and abused with electromagnetic weapons in a prison, which is cruel and unusual punishment. I am also being denied medical care for my injuries, due to deliberate indifference, which is also a violation of this amendment. The doctors in the care facilities and prisons are refusing to test, diagnose, and treat my injuries on purpose to sabotage my case and hide my abuse, keeping it secret so that no one discovers my abuse or medical conditions. They also refuse to let me pay for or use my insurance to obtain private independent doctors examinations either for my court hearings for proof against the state, or to receive proper diagnose or continue the care that I was receiving in the community (due to injury and diagnosis’s I received in the community, which the state now lies and denies I have). The denial of medical care at the Oregon State Hospital also violates the states own policies, including the right to be able to visit outside doctors and go on medical appointments, which I have been told by outside lawyers like Disability Rights Oregon that they cannot do. Many lawyers, and certain staff at the hospital have told me that it’s not normal for the hospital to deny outside doctors appointments, but they are, claiming with “deliberate indifference” and intention to deny me medical care, that I have no medical problems related to my torture or abuse by the US government, which contradicts evidence from outside



doctors and tests. Deborah Howard, OSH administration in Consumer and Family Services, tells me that at a Level II Grievance hearing, that the US Constitution and “8<sup>th</sup> Amendment” specifically do not apply to OSH, that I don’t have a right to medical care at the facility, and she refused to do anything to help me with abuse or to correct the abuse of process by doctors at the hospital related to my denial of medical care and other torturous issues (I have this conversation recorded, as the room with the hearing had microphones and cameras as part of the security system at OSH; I asked that it be saved for my Habeas Corpus). I am being left to die, degenerate, and suffer on purpose by OSH and jail doctors.

5. Additional 8<sup>th</sup> Amendment rights violation: my right to bail is being denied and/or is set excessively, in complete disregards for my constitutional rights, and it is being used to bar my release to prevent me from getting medical care for urgent medical needs, and from getting help and gathering evidence about my abuse. Additionally, I am at constant threat of being abused and tortured with forced medication and medical procedures that will hurt and mutilate and prevent me from defending myself in court (Dr. Chi at OSH has tried to force administer a major tranquilizer, Zyprexa, which will torture and injure me against my will); this violates my right to be free from cruel and unusual punishments, and the United Nations lists forced psychiatric and medical care as a form of torture. Numerous articles and studies show my brain will be damaged irrevocably, and I will run the risk of death from forced medication, and early death up to 25 years younger than persons not treated with medications. The states practice of forced medications is thus unconstitutional, and warrants the courts ~~review~~ *interventions*.
6. 14<sup>th</sup> Amendment violations: “All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the equal protection of the law.” Clearly, as a United States citizen, I am protected by the law, and others are also to be held to the law equally. This right to me is being denied by the State of Oregon, and perhaps the Federal Government, because they refuse to investigate or allow me to press charges against those who have abused me. They refuse to punish government crime equally, leaving me without protection of this important constitutional right. They racketeer, obstruct justice, and come after me with false charges to cover up their own crime, and refuse to investigate the police, courts, or other agents for illegal use of this weaponry in the community or in the jails, hospitals, and prisons on me and other inmates. I am deliberately not receiving protection of the law, and law enforcement, state police, city, sheriffs, and FBI and other agencies are acting with deliberate indifference, and criminal intent to hide their involvement in this scandal. Their interest in this, is that this is police/military and intelligence gathering technology, which they will not disclose, and they want to continue to enjoy the benefit of keeping secret. They also don’t want to be responsible for crimes they have committed with this technology, which involves illegal spying, and sabotage of perhaps thousands or millions of United States citizens over the years. There are also other victims



going through exactly the same thing I am going through, being targeted by the US government with experimentation, torture, and other electromagnetic weapons abuses; at some point, this has to be treated as real, and someone needs to investigate to prevent and end these abuses. I would like a grand jury to be handed this case, so they can prosecute and investigate the government for crime related to spying and targeting citizens with this illegal technology. Otherwise, the courts may help do it.

7. 13<sup>th</sup> Amendment; some may consider it enslavement by using a remote firing device or energy weapon on a person to remotely control and sabotage them, especially when this abuse lasts for 5+ years. The sexual abuse alone may be seen as a form of sexual slavery, and torture, which is a gross human rights crime. The mind control is certainly a form of enslavement, and no due process is being offered under the law, and this is not being imposed as punishment for any crime by any courts; the police, State, Federal Intelligence Agencies, and other groups are doing this all illegally in secret, without informing the public, which is probably the only way they could get away with these abuses.
8. They have falsely imprisoned me at OSH, and have done everything they can to sabotage my attempts to get help; ranging from refusing to let me go to doctors appointments, to denying resolution of grievances and investigating abuse, to putting me on unnecessary and unallowed telephone restrictions and hanging up on incoming calls from family and friends in violation of my patient rights which disallows this – mostly in attempt to prevent me from getting help. Also denying adequate access to the law library for legal research and contact with the courts; often times disallowing me access completely, preventing me from filing my complaints.
9. Violation of the Torture Victims Act, including denying me relief, rehabilitation, and refusing to provide me assistance with issues related to my torture and other issues. I do believe that I have a right to aid under this act, or other laws.

If you read my torture complaints to the United Nations, you will find that I have complained to every branch of the US Department of Justice, and received no help or experienced deliberate indifference towards my situation. I have contacted FBI Portland, FBI Salem, FBI Eugene, FBI in New York, San Francisco, Washington D.C., Seattle, Maimi, Chicago, and more. I have called US Attorney Amanda Marshall's Office in Portland, and sent them and others emails. I wrote/emailed the Office of the Inspector General of the US DoJ, both civil rights and criminal divisions; I emailed Attorney General Eric Holder Jr.'s Office. I also left voice mails for attorney's who worked at the US DoJ investigation at the Oregon State Hospital, including David Deutsche, Robert Koch, Amanda Marshall, and "Shanetta Y. Cutlar, Chief of the Civil Rights Division, Special Litigation Section," and I received no response, hang ups, or other abuse and denial of services, along with continued infringement of my civil rights.

US DOJ CRIPA report detailing abuses at the Oregon State Hospital, 2008:  
<http://www.oregonstatehospital.net/d/J096835116.PDF>



Similarly, State Agencies, Senators, Congressman, and the Governors Office and Attorney Generals Office in Oregon have met me with similar responses, no matter what evidence I offer or how I approach this. I have been told by State Police, including Scott Yucker that he will not help me refusing to perform a simple investigation or look up the evidence, telling me to get an attorney if I wanted help, basically refusing to enforce the law unless I have someone who's going to force them to do it; they refuse to help me on purpose, and it is part of a conspiracy to hide my abuse, and secret slaughter and murder.

Thus, the court is my only way to get help.

See attached email, 33 pages, 9/9/2013 for all who received.

Also see the 700 page PDF that I faxed to the US DOJ Civil Rights Division, which should have sparked a criminal investigation; instead they did nothing, calling my complaint "insufficient" without doing anything to help me complete it (likely they could have gotten anything they needed by simply opening an investigation). The download URL is: [http://www.oregonstatehospital.net/d/9-4-2013-latest\\_complaint\\_sent\\_to\\_us\\_doj\\_civil\\_rights\\_division.pdf](http://www.oregonstatehospital.net/d/9-4-2013-latest_complaint_sent_to_us_doj_civil_rights_division.pdf)

My main evidence will be the security video from 2008, which is documented in the following email in PDF format (at least partly; events also happened later which I reported in grievances, and verbal format to people). Download at:

[http://www.oregonstatehospital.net/d/email\\_june12th2008\\_oshstaffbehavingbadly\\_oregonstatehospitaladministration.pdf](http://www.oregonstatehospital.net/d/email_june12th2008_oshstaffbehavingbadly_oregonstatehospitaladministration.pdf)

Sent on June 10<sup>th</sup>, 2008, the Governor Kulongoski received a copy, Department of Human Services Admin Robert Nikkel got a copy, OSH Superintendent Roy Orr got a copy, State Police got a copy, Dr. Newton on OSH Unit 48B got a copy, the FBI Portland got a copy, and so did other agencies including Office of Investigation and Training (state abuse protection agency): Robert Nikkel promised an investigation, confirmed receipt. So did all the other agencies. They acted with deliberate indifference to cover it up, essentially, it was also a game of chicken: "will he get an attorney to help him before we attempt to murder him with the weapon in August of 2008?". I also made numerous amendment complaints in verbal form, and by OSH grievance; and I hear all the security video was forced to be saved because of these complaints. Staff on 48B were very upset about this, "they're saving all the security video in case other crimes are committed". They were paranoid, and upset, that the state was at first going to allow me to hire an attorney.

My question for the court, is, wouldn't it be a crime for them to do nothing on purpose, or to have destroyed the evidence after receiving complaints like this? What was their big problem with conducting an investigation? Could it have been that they'd all been caught in a crime, and refused to investigate, for fear of exposing what they'd done? It's true they have the right not to incriminate themselves, but as officials in the government, that



is also considered obstruction of justice, and perhaps racketeering, with conspiracy to commit murder, fraud, and rape to cover it all up.

Wouldn't it also be a crime if they'd been caught on the security video sabotaging me, with audio of all conversations of staffers and employees incriminating themselves, all with the aid of illegal technology they weren't supposed to be using? Isn't that a good incentive to cover it all up?

The attack that happened in August of 2008 was to make me look and sound mentally ill, and to sabotage my ability to get help. I am still a victim 5 years later, because it makes it sound that much crazier. They did this to me, knowing that I'd never get help, and that I'd probably die before I did, and that no one from that point on would be investigating or know what had really happened, because it was all being controlled from the highest echelon's of government to hide it all.

I want to provide even more evidence, and I ask that all security video and audio from the state hospital be preserved and subpoenaed by the court. Also, subpoena my medical record, and all pictures, and public records related to crime investigations at the hospital.

Finally, under the Obama administrations rules governing "classification", you will find that they cannot keep classified information about weapons or research in order to "hide unlawful activity" or to hide "shameful behavior or acts". This rule should invalidate classification on all research and weapons information related to mind control, electromagnetic weapons, and intelligence gathering systems. I encourage you to subpoena this information, and I inform you that the government, somewhere, has a smoking gun; computer systems with brain wave data, images, memory, and audio captured from peoples minds. Rape software, torture software, systems designed to target and abuse humans with. This evidence if the court seeks it will provide enough for mass convictions, and will prove everything I have said if you obtain it. Please do. Please try, because this has gone on long enough. The Executive Order on classified information is, which states it is illegal to use classification to hide crime, is (therefore this information's classified status is invalid):

Executive Order 13526, signed by President Barack Obama Tuesday, December 29<sup>th</sup>, 2009:

*Sec. 1.7. Classification Prohibitions and Limitations.*

*In no case shall information be classified, continue to be maintained as classified, (a) or fail to be declassified in order to:*

- (1) conceal violations of law, inefficiency, or administrative error;*
- (2) prevent embarrassment to a person, organization, or agency;*
- (3) restrain competition; or*
- (4) prevent or delay the release of information that does not require protection in the interest of national security.*



I pray for a Writ of Federal Habeas Corpus to be granted, so that the courts can investigate my abuse, and I can seek the protection of an injunction, restraining order against the CIA, US DoJ/FBI, US military, State of Oregon, and other possibly involved agencies, possible release or transfer out of custody to a safe location, and criminal investigation into the things that have been done to me.

DATED: