

No 852370

COURT OF APPEALS, DIVISION I
OF THE STATE OF WASHINGTON

In Ref. Snohomish County Superior Court
Case 23-2-00093-31 Protection Antiharassment Order

DIMITAR K. DERMENDZIEV, PLAINTIFF,
VS.

GEORGHE SANDRU, RESPONDENT

BRIEF OF APPELLANT

Dimitar K. Dermendziev , Pro Se
3405 172nd St. NE #5-286 Arlington, WA 98223
kostadimitar963@gmail.com
564-516-9709

TABLE OF CONTENTS

II. ASSIGNMENTS OF ERROR4

Assignments of Error

No. 1 4

No. 2 4

No. 34

Issues Pertaining to Assignments of Error

No. 1 4-5

No. 2 4-5

No.3..... 4-5

III.Statement of the Case5-8 .

IVArgument 8-14

Conclusion 14-16

V.

VI. Appendix. . . . A-D.....16-43

Appx. A.....Medical Complaint..16-19.....9,10

Appx. B.....Complaint to DOC..20-21.....9,11

Appx.C.....**Affidavits of-**

Dr. Daniel Lebowitz MD....22-319

FBI Special Agent Geral W. Sosbee Special Agent .32-34.....9

FBI Chief Ted L. Gunderson35-41.....9

Petitioner's Homeless Affidavit..42.....9

Apx. D-Exp. in car Daily W/m2 Radiation Display...43.....9,12

TABLE OF AUTHORITIES

Table of Cases

State v. Hornaday 105 Wn.2d 120 (1986) 713 P.2d 7114
Schoeder v. Mcdonald 823 F. Supp. 750, Dec. 1992 (9th Cir.)I.d. at 823 F. Supp.761...11
Hudson v. McMillian, 503 U.S.1,112 S.Ct. 995, 117 L.Ed. 2d 156 (1992).....13

Constitutional Provisions

First Amendment.....4,5,8,11,14
Fifth Amendment4,14
Eight Amendment5,8,13,14
Fourteenth Amendment5,8,14

WA State Constitution Article I, Sections-

Sec. 1.....4,9,15
Sec. 2.....4,9,15
Sec. 3.....4,7,8,9,10,15,16
Sec. 4.....4,8,10
Sec. 5.....4,16
Sec. 7.....4,6
Sec.10.....10
Sec. 14.....4,7,8,9,16
Sec. 18.....4,9,15
Sec. 27.....4,9,15
Sec. 29....4,9,15
Sec. 30....4,8,9,10,15,16
Sec. 32....4,9,10,15,16

Statutes

RCW 7.105.115(2),(a),(b).....4,6,8
RCW7.105.120(3).....4,5,7,8

II. Assignments of Error

"1. Did the irregular actions and inactions of the Legal atoms and Court Clerk(s) denied Petitioner's Due Process Right to submit untampered Petition and supporting evidence?"

"2. Did Commissioner abuse its discretion by denying the most fundamental right afforded in normal competent judicial proceedings, the right to be heard at both court proceedings, 02/07/23 and 03/17/23?"

Issues Pertaining to Assignments of Error

"The Petitioner was outmaneuvered by the Legal Atoms and by the Court Clerk whose combined efforts were designed to prejudice the victim and protect DOC staff perpetrators who worked behind the scenes and used the Respondent as a front man and the Landlord to sleep, torture, injure harass and stalk their victim perpetually with impunity and evict him out of the house at "gunpoint"-lasers injury torture. They both have short circuited the flow of available evidence the Petitioner was trying to present to the Court in order to deprive the Petitioner's First Amend and WA Constitution Art. I Sec.2&4 right to access the court for redress of grievances in reckless disregard of the consequences. Their transparent intent was to protect the state actors behind the respondent at all costs including deprivations of the Petitioner's constitutional rights listed under WA Article I Declaration of Rights and RCW 7.105.115(2),(a),(b); RCW7.105.120(3). That evidential artificially induced deprivation paved the way for series of wrongful Court's decisions. (Assignment of Error 1.)"

“With extreme bias and deliberate indifference to Petitioner’s shocking living conditions and facts of the case the Commissioner abused its discretion and proceeded to deny his Constitutional Rights under First (WA Constitution Art. I Sec.4) and Fourteenth Amendments, (WA Art. I Sec.3) by conducting unfair window dressing Court Justice and Proceedings RCW7.105.120(3) that caused grave Eight Amend (WA Art.I Sec.14) perpetual cruel and unusual punishment/torture by the Respondent and his accomplices. (Assignment of Error 2.)”

The CIA and FBI "are behind most, if not all terrorism." — Ted Gunderson, former FBI Chief

III. STATEMENT OF THE CASE

On 01/05/2023 tampered by Legal Atom Staff Petition was filed with Snohomish County Superior Court. It listed wrong date “On March 08, 1959” and was deliberately heavily bolded, underlined, italicized by Legal Atoms staff in order to irritate the judge. See CPs 204-209 of the amended Petition. The Legal Atom staff also deliberately lumped together two separately reported in their website distinct incidents- the First Incident of Explicit Threat 12/28/2022 and the Second Incident- Malicious Damage of Petitioner’s personal property 12/02/2022, dealing exclusively with Respondent character as described on pgs 13-14 of the Petition or CPs 208-09. See the Second Incident Evidence CPs 117-135.

Legal Atom staff's transparent purpose was to deny the Petitioner a second opportunity to present 10 more pages of photo evidence as per 10 pgs Form allotment reserved for each distinct incident and to deny opportunity opportunity to prove the fact the respondent is pathological liar and the two Affidavits are perjured statements. See the Exhibit CPs pgs 54-60-Legal Atoms Illegal Tampering of Petition and CP 39-40. This tampering of Petition evidence alone should have precluded the dismissal of the 2/16/23 Motion for Reconsideration. In addition to that, the Court Clerk's office did everything possible to undermine the success of the Petition. RCW 7.105.115(2),(a),(b). See Motion for Reconsideration pgs CP 38-39,41. As a net result NO video/images evidence or potential paper evidence¹ was shown at the 02/07/2023 Petition Hearing even though the laptop-evidence was with the Petitioner in the witness stand. See 12 pgs Verbatim Report of Proceedings (VRP) pg11. The purpose of the 02/16/2023 Motion for Reconsideration was to cure the prejudice done by Legal Atom staff and the Court Clerk's office staff who both in concert intelligently undermined Petitioner/Victim efforts to get acutely needed court relief. In it Petitioner presented a small portion of paper copies of the 5.48 GB Flash Drive Evidence. The 141 pgs Exhibit are divided in six subsections CPs 45-180. From those Exhibits any viewing competent party can easily discern the Petitioner was illegally eavesdropped, monitored, beamed at from the two drilled from above the ceiling holes, CPs 61-65, (Art I Sec.7) for sleep torture and physical injury purposes, and he was exposed to harmful EMF and Sonic Frequencies CPs 66-116

¹ Had the Petitioner been notified by the Clerk that the flash drive electronic evidence was rejected and not submitted in the record, he being informed would have attempted to submit some paper evidence from the flash drive.

and consequently he suffered physical injuries as shown and described in the last 45 pgs of the Exhibit CPs 136-180, and the Amended Petition pgs 10-11. (8 and 14 Amend & Art I Sec 3,4). It is unclear if the Court clerk has attempted to submit the 141 Exhibit supporting document of the Motion for Reconsideration. There was no acknowledgment or mention of it by the Commissioner. In Commissioners 02/07/2023 ruling/hearing the vacuum of evidence artificially and intelligently created by Legal Atoms and Clerk's Office staff was filled by Commissioner detailed citing of Respondent's Evidence including two Perjured Affidavits CPs 38:3-11 and fn. #2 but no detailed citing of Petitioner's submitted two incident reports evidence attached not even number of pages count. See VRP pages 6:1-5, 11:14-16. There was no mention by the Commissioner of any evidence submitted by the Petitioner and no mention of the Amended 01/19/23 Petition not even the 10 photos attached to it CPs 229-41.

RCW7.105.120(3). While at the 02/07/23 court hearing the Respondent, (Verbatim Report of Proceedings) VPR page 8:2-8, rambled repeatedly about some imaginary Department of Justice, Petitioner presented convincing reliable verifiable factual evidence (see VPR page 7:18-8:1-3 v. CPs 18-21) that was mutilated several times by the recording clerk. It refers to accepted normal RF Radiation measured in Power Density International Standard of 10mW/m² in comparison of up to 34,490 mW/m² abnormal daily readings of in house EMF meter recorded and graphed daily. Again on 03/17/2023, out of court room, with no public hearing, chamber ruling only, the court failed to site any of the 141, CPs 45-180 Exhibit pages evidence presented which the court treated as 'no grata' in her ineligible indiscernible handwritten two pages ruling, CPs 35-6. Neither the court or Respondent attempted to challenge it. A complete and

total 'deafening' silence. Which should be construed as an adoptive admission by Commissioner and Respondent that Portioner's pleading are factual, truthful, verifiable and have merit and therefore are best to be ignored, excluded, denied.

V. ARGUMENT

A. Did the irregular actions and inactions of the Legal atoms and Court Clerk(s) denied Petitioner's Due Process Right to submit untampered Petition and supporting evidence?"

From the facts stated above in the Case Statement and CPs one can conclude Petitioner was deprived of V Amend Procedural-right & Art I Sec.3,4 to be heard by the Commissioner and as a direct and indirect result was deprived of his Substantive Due Process Rights-right to limb, health, life, liberty, freedom, property as provided by the 5th and 14th Amendments & (Art. I sec.3). The tampering of Petition evidence alone should have precluded the dismissal of the 2/16/23 Motion for Reconsideration. Both Legal Atom and Clerk's Office by abusing their vested rights in Art I Sec, 30, created artificial stumbling blocks for Petitioner to access/petition the court to redress grievances, implicating First Amen and (Art I sec.4), and RCW 7.105.115(2),(a),(b); RCW7.105.120(3) rights and duties that led and contributed to the dismissal of Petition which implicated the Eighth Amend & Art. I sec.14, of daily cruel and unusual punishment DEWs torture as a inadvertent result.

B. Did Commissioner abuse its discretion by denying the most fundamental right afforded in normal competent judicial proceedings, the right to be herd at both court proceedings, 02/07/23 and 03/17/23?"

From the evidence presented, excluded, and ignored by the biased court, and in from its baseless biased both court decisions of 02/07 and 03/17/2023 a discerning non biased rational examiner would conclude gross miscarriage of justice has been committed with inadvertent inevitable grave consequences as reported by this Petitioner in his 69 pgs 09/26/2023 Emergency Motion to the Appeal Court. See also supporting Appendix Documents Apx. A, B, C, D, E confirming officially the Petitioner is being tortured daily by a rogue federal agency's nationwide Torture Program in violation of XIV, VIII Amend, WA Art I Sec.1,2,3,14,18,27,29,30,32 and on likely referral by the DOC unofficial covert Torture Program² upon completion of Community Custody Supervision (read torture custody) on 07/04/2023. The Commissioner had absolutely no intent to protect the Petitioner/Victim nor any inclination in that regard. XIV Amend & Art I Sec.3, 29,30. Petitioner was given 5 minutes, VRP6:11 (compare it with 5months of torture that ensued after the 5 min.) disrupted repeatedly by the Interpreter-even though Sandru speaks fluently English. While completely ignoring the Petitioner's scintilla of evidence presented and or available, the Commissioner relied heavily on two perjured Affidavits CPs189-9, 38-ftn2, 40, and lack of any Respondent's evidence that he, as he stated, was not torturing his helpless victim housemate as he claimed in his baseless Affidavits. Commissioner never bothered to ask about the ceiling holes, CPs 206-8,61-64, 38 ftm2, the fiberglass distribution CPs65,192 nor about the Second Incident of malicious property damage CPs40:8, 117-35, 209-10 and shameless ridiculous cover up by Respondent, nor asked if he ever allowed Petitioner to inspect the Attic above his ceiling for 2 years in a row (an aggravating factor) and why the reasons of his refusals. In other words Commissioner was not interested in the truth of the matter as any concerned competent Fact Finder would, rather was

² This Petitioner has been sleep tortured by the mechanical noise method in the 4 and 2 men cells since 2011 and since 10/02/2017 by both noise and electronic neuroweapon's torture relentlessly in one man cells. His thousands of pages of complaints and court pleadings since 2011 testify to that unlawful Eight Amend institutionalized inhumane unofficial DOC Retaliation Torture Program based on First Amend Whistle blowing Conduct.

only interested in flashing out the case and Petitioner's rights down the drain in most expedient mechanistic indifferent way. Had the Commissioner ordered expediently criminal investigation, sealing search of the attic securing evidence, as urgently requested in both Petitions, those neuroweapons detected by Petitioner's EMF and Infrasound Detectors would have been immediately uncovered by LE. As a direct result of those shocking court rulings decrees by fiat, denying court protection, (XIV Amend & Art I Sec.3,4,10,30,32) this Petitioner has lost his full time job, his housing, property his health and made further susceptible to crime in the streets which consequences and prevention and intent were at the very heart³ of the Petition . Being homeless on wheels, see Exb.E, Petitioner is tracked 24/7 by GPS and by other means and is frequently exposed to harmful frequencies from the Sonic and Electromagnetic Spectrums delivered by military grade weapon systems (Lasers, DEWs) during drive by shooting from on foot, vehicles, airplanes, helicopters, drones, weaponized cell towers satellites and other means. Petitioner Appellant a victim of highly illegal fed covert program⁴ is unofficially sentenced to die from ongoing homicide by ongoing 24/7 electronic torture. A perfect crime whereas the local authorities have been neutralized and desensitized by the domestic terrorists from responding investigating of almost daily 911 ER crime reports calls for help and the local medical hospitals and clinics to refuse to provide the med evidence of the crime and instead issue false reports and false med diagnoses describing the injuries as "constipation". See Appx A-Med Complaint of 10/20/2023. Right now, the DOC perpetrators are assisting, waiting, watching, and hoping Petitioner

⁴ A shocking violation of the XIV Fourteenth Amendment Right to Life, Health, Liberty, Limb, Property

would die soon directly and indirectly from the daily accumulative injuries physical torture ongoing covert fed program to which they have referred him in first place upon completion of community custody on 07/04/23. The Petitioner has been a perpetual target for retaliation punishment based on First Amend Conduct since 2011 and ongoing⁵. See Exb. B. Based on that conduct the Petitioner has been transferred from cell-to-cell unit to unit prison to prison dozens of times and replaced torture methods concurrently with the transfers from mechanical noise to both noise and electronic torture. And since release from prison Jan 2021 transferred to several transitional release houses and into the streets homeless, and finally transferred from the unofficial DOC 6 years electronic torture program into the Fed Lasers (DEWs) torture program. The link between protected conduct and subsequent adversity is evident from the Chronology sequence of events. *Schoeder v. McDonald* 823 F.Supp. 750, Dec. 1992 (9th Cir.) I.d. at 823 F.Supp.761 ("Retaliation need not set forth an injury to a constitutional protected interest, it need only establish that a prison officials acted on the basis of impermissible motive. Thus while a prisoner enjoy no constitutional right to remain in a particular situation and generally is not entitled to Due Process protections prior to such a transfer, prison officials do not have discretion to punish inmate for exercising his First Amend rights by transferring him to a different institution." See *Cain v. Lane*, 857 F.2d 1139 1443 n.6 (7th Cir 1988). The chronology of events cited multiple times here and elsewhere provides additional substantial collaborating evidence of the matters asserted. Especially when the authorities are refusing to investigate the daily crime reports. 1. There were never ever any complaints of electronic torture prior to 10/02/2017

⁵ *Dimitar Dermendziev v. Robert Herzog, et al* 20-35713, second civil case

y j lej "y cu"qpg"{ gct "after the sonic attacks Havana Cuba incidents. Why? Because they were not taking place. And all sudden one year after Cuba incidents this Petitioner after 10/02/2017 started to complain ever since. Common logic dictates no one complains about events not happening, rather about events happening. And when occurring for a long time that is substantive weighed evidence that complaints are a fact of life. One cannot have the perpetrators right all the time and the helpless victim wrong all the time. That is impossible, especially at such a long stretch of time. Rather it is an indictment against a failed and corrupt deliberately criminally indifferent gov system. 2. Prior to July 2023 there were no complaints against fed sponsored terrorism nor even crossed Petitioner's mind. All sudden after removal from DOC community custody (DOC domestic terrorism torture program) on 07/04/2023, the detailed complaints against fed agents turned domestic terrorists' drive by shootings on foot, cars daily events emerged out of the blue. Prior to Sep 10, 2023, there were no 911 calls reports of airplanes shooting lasers because all the lasers' attacks were done on foot or cars as reported. And all sudden since 09/10/23 the attacks from the sky are reported almost daily. In addition, since June 2023 this Pettitioner's laptop has been bombarded from weaponized cell towers with excessive amount of Wi-Fi Radiation as high as as more than 5663; $\mu\text{W}/\text{m}^2$, Power Density. Exb.E Normal international accepted values are $<10\text{mW}/\text{m}^2$ or below $1\text{ mW}/\text{m}^2$ depending on jurisdiction. Some countries have accredited existing medical protocol in treating ES Electro Sensitivity Disorder which some of the symptomatology is erroneously considered by many MDs as mental illness. As of now while typing this brief the Petitioner is under constant abnormal intense physiological psychological stress triggered by frequent exposure to harmful electromagnetic microwave and sonic

radiation from multiple sources experienced and witnessed, including on foot, cars trucks, airplanes, helicopters, drones, weaponized cell towers or satellites that is destroying the nervous system and whole body and causing constant pain and nausea and impairment and seeding cancer inducing scar tissues and cells all over the body. Corresponding to that are the dire consequences of those daily gov failures to investigate and protect, and the reported tragic events in terms of employment, housing, health injuries, med emergency visits, 911 calls, complaints of daily torture attacks, abnormal high level of stress, which are a fact of life at the streets, everywhere, anytime. In short, this Petitioner and other similarly situated victims of state and federal sponsored terrorism are living on the earth a true "life in hell" while the authorities are looking the other way, are in self-serving denial, or selling their integrity for a short-lived safety or worse are assisting the badge wearing criminals turned domestic terrorists and or paid for mercenaries in the commission of crime. Most of the life-threatening injuries are internally hard to prove and if there is ample med proof, it is routinely concealed by the radiologists and ER doctors. See med Complaint appx. Hudson v. McMillian, 503 U.S.1,112 S.Ct. 995, 117 L.Ed. 2d 156 (1992) JUSTICE BLACKMUN, concurring in the judgment. "The Court today appropriately puts to rest a seriously misguided view that pain inflicted by an excessive use of force is actionable under the Eighth Amendment only when coupled with "significant injury," e.g., injury that requires medical attention or leaves permanent marks. Indeed, were we to hold to the contrary, we might place **various kinds of state-sponsored torture and abuse** — of the kind ingeniously designed to cause pain but without a telltale "significant injury" — entirely beyond the pale of the Constitution. In other words, the constitutional prohibition of "cruel and unusual punishments" then might

not constrain prison officials from lashing prisoners with leather straps, whipping them with rubber hoses, beating them with naked fists, **shocking them with electric currents**, asphyxiating them short of death, intentionally exposing them to undue heat or cold, or forcibly injecting them with psychosis-inducing drugs. These techniques, commonly thought to be practiced only outside this Nation's borders, are hardly unknown within this Nation's prisons. See, e.g., *Campbell v. Grammer*, 889 F.2d 797, 802 (CA8 1989) (use of high-powered fire hoses); *Jackson v. Bishop*, 404 F.2d 571, 574-575 (CA8 1968) (use of the "**Tucker Telephone**," a hand-cranked device that generated shocks to sensitive body parts, and flogging with leather strap). See also *Hutto v. Finney*, 437 U.S. 678, 682, n. 5 (1978).⁶ While this Petitioner is tortured daily⁶ so are the Laws, the State and US Constitutions that allegedly are protecting him, are also being tortured. Francis Bacon, in "Of Judicature," *Essays* (1625) said: "Judges must beware of hard constructions and strained inferences, for there is no worse torture than the torture of laws." Tripp, *International Thesaurus of Quotations* 330 (1970)⁷

VI. CONCLUSION

In the interests of long denied Justice and in the interests of the State and Public Safety⁸ this Appellant request this Court to order the necessary

⁶ It fits squarely into the VIII Amend definition of cruel unusual punishment.

⁷ *State v. Hornaday* 105 Wn.2d 120 (1986) 713 P.2d 71

⁸ Petitioner is not the only victim. There's at least dozen at this county, hundreds in the State and many thousands across the country. Anyone can be a victim.

relief as it sees fit to stop this ongoing Homicide by ongoing electronic torture, and Home State Invasion/Subversion by domestic and foreign enemies, violating WA Art I Sec.1,2,3,18,27,29,30,32, reverse the unlawful Commissioner Ruling, issue appropriate sanctions against the wrongdoers, and issue the proposed orders below.

Proposed Orders

1. Order the FBI to turn over its unaltered, unredacted version of the TSDB Terrorist Screening Database (TSDB) List for inspection and removal of Petitioner's name and the names of all law-abiding civilians comprising 97% of the list.
2. Order the shutdown of this highly illegal treasonous fed program operating in this county and state. Issue Injunctive and Declaratory Judgment against it. Art I Sec.18,27
3. Order investigation, sanction, and shutdown of Department of Corrections highly illegal inhumane Torture Experimentation Program

If Petitioner is not safe if one civilian is not safe, by default no one in this state and country is safe. If no one comes to rescue us now, no one will come to rescue you tomorrow. This is not the time to act complacent and bury the head in the sand hoping it will bypass, while this highly illegal treasonous program is still in its pilot stage. Tomorrow based on "now" success when it will be expanded in millions of civilians, it will be too late to reverse it and then no one will be safe including the terrorists and their appeasers. It has been even predicted by the Russian Premier Nicolay Khrushchev himself multiple times. See his prophetic quotations. As a footnote of history every communist takeover was accompanied by bloodshed, measured in millions of murdered innocent citizens at their respective countries. And that includes the revolutionaries themselves-a paid for terrorists, and criminals liquidating and turning on each other at later stages. Courts and all Authorities guarding the Supreme Law of the Land must take notice and act NOW. There is absolutely no social liberal engineering substitute for Law and Order. The USA Constitution is not outdated archaic document as its opponents in Academia claim, rather is the most progressive and brightest piece of document legislature ever written in history of civilization. It was designed intelligently and wisely by the founding fathers based on Christian-Judeo ethic and morality with the goal in mind to protect citizens from presiding lawless oppressive dehumanizing evil government.

which has mortally wounded the Petitioner in the period of 10/02/2017 until July 2023.
Art I Sec.3,5,14,30,32

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Respectfully submitted,

Dimitar K. Dermendziev

Signature

Dimitar Dermendziev

Signed this 20 day of November 2023, at Marysville, Washington. Dermendziev K. Dimitar, Petitioner

Note: Apology-This brief was written to the best of my abilities in light of exigent living conditions pg42, and extremely hard editing process switching back and forth between Word and Adobe Apps which was the majority of time in the struggle to comply with the Court Order.

Words 12019

VII. Appendices ____ A-D.....16-43

Appendix -A-MEDICAL COMPLAINTS9,10

A complaint submitted to Optum Everett Clinic on 10/20/2023.

I absolutely disagree with the 10/20/23 Ultrasound, 10/16/2023 CT Scan with contrast agent and prior CT Scans and 10/13/23 Ultrasound Radiologists findings. Why? Because is not consistent with the visual swelling of whole abdomen and the symptoms experiencing and reported countless times-pain

bloating swelling, formation of intestinal gas, belching, scar tissue constant pain. There is always an increase of scarred tissue pain at inhaling, regular consumption of food, liquids which signifies there is not enough room for expansion of the abdomen because of the internal abdominal thickness swelling. And when I am attacked with sonic and electromagnetic lasers which are several times per day every day, the visual swelling and pain increase correspondingly. Concurrently with permanent abdominal wall swelling scarring enlargement and chronic pain, there is also weight gain of 4lbs which indicates extra mass consistent with the accumulative injuries permanent abdominal swelling pain formation of extra scar tissue mass. And there is also internal urinary tract pain swelling, prostate swelling, kidney cysts and other reported and unreported swellings/shearing/scarring of soft tissues caused by the formation explosion and collapse of the acoustic inertia cavitation micro air/vapor bubbles and possibly fluid microstreaming, followed by a lingering propagation of dissipating shockwaves throughout as reported and underreported in prior CT scans since 07/18/2023. **High mechanical pressure, heat and free radicals** are being released simultaneously during the cavitation process which are the mechanism of the acoustic cavitation (Infra or Ultrasound) bodily injury. As the shockwaves dissipate after the attacks so are the symptoms which also dissipate after the attacks. They are transient symptoms until the next wave of electronic torture starts and are consistent with reported internal heating, swelling, pain, accumulation of air including the reported large amount of intestinal gas, belching, bloating, abdominal wall stretching pain, abnormal rise of VS, eye pain damaged vision, neurological pain, burning pain in feet, pins needles pain including arms wrists hands, headaches, lightheadedness,

brain injury/impairment, frequent urination, at times burning urination, some levels of nausea, dizziness, fatigue, exhaustion, CPs, physical stress, louder tinnitus, muscle pains, brain inflammation, organs inflammation, skin conditions, dehydration, abnormal components of blood, urine and other tests due to extra oxidative stress associated with the concurrent free radicals' formation. And this going on, nonstop for 4 months already, has caused and continue to cause accumulative cavitation soft tissues abdominal injuries and scar tissue mass formation which is a natural body response and defense mechanism. And moreover, there is marked decrease of lung capacity- unable to take full breath of air during cold water outdoor swimming as able to do prior, and also often during regular day activity between the regular electronic torture attacks.

In Conclusion: This Radiologist Report and prior Radiologists Reports have completely and deliberately omitted the pertinent findings associated with the visual external and internal abdominal soft tissues injuries facts as reported by the Patient and is completely inconsistent with those facts including the long history of electronic torture patient's reports as a causation factor and inconsistent with prior CT scans. Rather the Radiologist Illusion Report follows the same line of self-induced delusional thinking errors and deliberate willful intelligent cover up of med data of the ongoing homicide by on ongoing electronic torture in order to protect the domestic terrorists who are freely executing highly illegal covert fed program to torture blacklisted citizens for absolutely no reason and for useless unnecessary evil purposes. It is about time medical urgent care staff get out their heads buried in the sand and face the stark gruesome reality. There are many victims out there just like this Patient who are real victims of a real crime in progress and whose real injuries

are misreported, underreported, or concealed by the mandated by law reporters, ER MDs, and Radiologists and who are in acute need of urgent help before we suffer imminent crime induced life-threatening injuries or death. Which requires a truthful reporting of medical facts as mandated by law, regardless of the costs. And that calls for medical heroes serving the public, not self-serving med cowards. Perhaps the main reason this heinous crime continues unabated because of lack of med evidence which LE needs to respond accordingly. And as long as urgent care staff continue to illegally conceal the med evidence of the ongoing electronic torture daily attacks regardless of their rationales of covering up, they will continue to put these Patient and other victims and the general public at large in life-threatening unnecessary risks. As a grave consequence of this unchecked crime this Patient has lost his full time job, his housing, is homeless, is in lot of personal financial debt, and is at the whims of the domestic terrorists who conduct drive by shooting on foot, by car, by airplanes, helicopters, drones and possibly weaponized cell towers and facing death by ruptured organs, or DEWs attacks induced stroke, heart attack, organ failure, cancer whichever occurs first. And of course med staff would obediently falsify the cause of death.

Quote: It's time for humanity to collectively take their head out of the sand and face the reality of mind control, gangstalking and electronic harassment. According to one TI man, EVERYONE is a target. Prisoners and veterans get hit the worst with electronic harassment. It has been reported that 70% of TIs are women with advanced education (e.g., university degrees). How much more evidence do people need to accept the existence of this phenomenon? TI stands for Targeted Individual.

Sincerely Dimitar Dermendziev a TI 10/20/2023 Marysville WA.

To: DOC Marysville WA Community Supervision Office
Mr.Sorell Sevard ,Supervisor

Dimitar Dermendziev 327687
11924 51st Ave. NE Unit A
Marysville WA 98271
425-426-7488, kostadimitar963@gmail.com

Complaint Statement

On 03-30-2-23 I was sleep harassed, sleep tortured again this week by my housemate Gheorghe Sandru. In order to escape the debilitating daily electronic attacks at my room I went to sleep in the living room on cot around midnight. Sandru who goes to bed before 9pm being refreshed, wasted no time to sleep torture me right at the get go, by all means including making deliberate disruptive noises at the moment he hears my snoring and or heavy breathing. Those malicious sleep disruptions by him went on all night until he left for work after 0620 leaving me stressed out, sick, sleep deprived, lightheaded, with neurological pains and aches allover, impaired, dizzy, fatigued, CPs, headache, and other ill effects. My morning VS at med clinic were abnormally high. Around 5am he maliciously turned off the CB circuit controlling heat at the living room so the room and I can get cold. Also, I found in the kitchen table written Notice of Termination by Landlord, eviction notice dated 03-29-2023 demanding me to vacate the Premises before 12 noon on that date 03-31-2023 tomorrow without any prior written warning notice.

I reported this incident to MPD, P.O. Word 0624 IR#23-169-67, Event #263-230330-0624.

Sandru did exactly same thing on3-28-23 Tuesd. I was brutally attacked multiple times at my sleep, sleep tortured by him the very first hour after falling asleep relentlessly with sadistic satisfaction. He also turned off the heat making the living room very cold. Reported to MPD at 0047 03-29-23. Also texted Mike Zachman the landlord which is also Sandru employer. Texted also after midnight CO Rowley.

Sandru after plugging the sewer multiple times throughout whole year with his daily greasy cooking (I am 80-90% vegan and never fry, while he eats meats everyday) being pathological liar framed me before the

landlord by falsely claiming the sewer pump stopped, broke because I was turning off the CB switch at the control panel which of course is not true. I only turned off on few occasions two heat circuits CBs 7,8 right side, and his room and my room 1,2 left in order to cut off power to the neuroweapons installed above my ceiling where 2 holes were drilled and feed electrical power to those electronic physical attacks that make me ill daily upon return home from work. I asked in prior emails Mike Zachman to warn Sandru to stop the torture and come and remove those neuroweapons. So after those emails and framing by Sandru, Mike Zachman issued the written eviction notice.

Several times Sandru knowing there would be vicious electronic attack at my room he would skip the nights at home, so he won't get injured, and he would be gone whole night or over 24 hrs at times, as was the case on 3-25-2023. I even sent morning photo showing his parking spot empty to CO Rowley. He came back that day late afternoon more than 24hrs later. During that time I was very ill and severely impaired from continuous electronic attacks that extended whole weekend. Reported the attack to MPD at 0701 03-25-23 Event 3643-230325-0701.

I have asked at prior encounters with CO Rowley to restrain this out-of-control Offender to no avail. He continues unperturbed those electronic attacks of which he has working knowledge and experience. The entrance to the attic is in his room which is larger than mine. Nothing has been done to him to restrain him. He works closely with rogue staff member in your office and is doing the dirty job for the DOC unofficial Death Squad retaliation punishment team. In exchange for his services, he is being rewarded and protected. Being a snitch, a DOC trustee Sandru is more than willing to walk over the corpse of another human being in order to gain favorable DOC treatment. He is directly and indirectly danger to me and the community and LE since he is encouraged/trained to engage in criminal illegal activities with impunity for a personal gain. He is being taught that crime pays handsomely. This is not legitimate correctional goal, but illegitimate retaliation goal by high ranking DOC individuals who waste taxpayers money, waste time and resources, and who have being engaged in same pattern of provocation and torture since 2011 onset of DOC Retaliation and who corrupt and demoralize DOC staff and offenders in and out and the outside public and private entities this petitioner has engaged with.

It is your duty and responsibility to apprehend and report those rogue DOC individuals, staff and offenders alike and report them to LE including anonymously and to Prosecution. We are all under the Law and there are no exceptions. And that includes God's Law which transcends over all laws and is unbreakable. We need to police yourself; I am not your policeman. It is not my job to do your dirty laundry and correct you. I am too busy with my life and have no time to deal with DOC created problems and criminal overtures. If you murder me, what have you accomplished. Nothing. You would continue to hurt yourselves and others in some kind of endless mindless Satanic game suicidal ritual. Plz come to your senses and do what is right, blow the whistle if you have to, be brave, you are protected by whistleblower laws. But you might say it is useless, the system is corrupt. So what! Let the chips fall where they might be.

So plz investigate and order those individuals who are actively engaged in these ongoing physical detrimental assaults to cease and desist from further criminal acts, get in line and find more productive lawful activities that would benefit the community and everyone else at large. A lot of the evidence of those physical assaults I have mailed out, to the Respondent-Sandru as per the court case No.23-2-00093-31. Sandru has it, so are his accomplices staff members.

Sincerely, Dimitar Dermendziev the Petitioner/Victim 03-30-2023.

Exhibit C-Affidavits 22-43.....9

Presentation submitted to the Senate Hearing on “The State of Civil and Human Rights in the United States”

Tuesday December 9, 2014.

My name is Dr. Daniel Lebowitz. I'm a medical doctor. Over the past two years, I have worked with a Human Rights organization called Freedom From Covert Harassment and Surveillance, or FFCHS. People in this organization state that they are being targeted by an illegal and unethical government program that represents a modern version of COINTELPRO and MK-ULTRA combined. These victims call themselves **targeted individuals, or T.I.'s**.

I have worked with the leadership of FFCHS, and I have worked with the medical committee as well as with the Board of directors. As a result, **I have communicated with hundreds of self-described targeted individuals.**

Additionally, I have worked with two other activist physicians on behalf of targeted individuals: Dr. John Hall and Dr. Terry Robertson. **I have also worked with Dr. Robert Duncan, a scientist turned whistleblower, who states that he has worked on some of the very weapons systems that are used in the remote electronic harassment that many targeted individuals say they experience.**

My presentation today is entitled:

Targeted Individuals: Covert Repression in the 21st Century

OVERVIEW

To understand the Targeted Individual phenomenon, you need to understand several things about it. You need to understand the societal and political and human rights trends which allow it to occur. You need to understand what the program is. You need to understand what the goals and the purpose of the program are. You need to understand who gets targeted. You need to understand where the program came from, in other words, compare it to counterintelligence programs and unethical human experimentation of the past. And you need to understand the implications of the program, and what it means for the future. Finally, we'll take a look about what must be done about it.

STATE OF HUMAN AND CIVIL RIGHTS IN THE US: THE EMERGING POLICE AND SURVEILLANCE STATE

In the United States, in short, we are seeing the emergence of a police and surveillance state. Former **President Jimmy Carter** recently wrote in the *New York Times*, **“The United States**

theorist? Or has the U.S. strayed far from its roots as a democracy where rule of law and human rights are uniformly respected?

THE PROGRAM

What is the Targeted Individual program that these people are complaining of? It is many things all at once. It is a discrediting and disruption campaign, similar to COINTELPRO. In some cases (not all) it is a torture/trauma-based brainwashing and mind-control program like MK-Ultra. It is a secret form of repression, persecution and psychological warfare, carried out in the community largely by regular people, along the lines of Stasi or Zersetzen torture. It is a political abuse of psychiatry, as has been carried out in many countries as a way to torture and discredit dissidents. Finally, it is unethical non-consensual human experimentation on unwitting subjects with advanced directed energy and psychotronic weapons systems.

Overall, it represents a coming together of the most vicious and effective tools and weapons for covert harassment and political control of dissidents, activists, whistleblowers, agitators, and other so-called “undesirables” that the world has ever seen.

What are the goals and purposes of the program? Again, they are many. **But, in a word, the neutralization of the target.** Let's start with understanding the mindset of the state. President Obama's information czar, former Harvard Law professor Cass Sunstein, co-authored a paper in 2008 which advocated that the government should “cognitively infiltrate” and “disable” those who have ideas the government finds threatening, for example, 9/11 truth activists. **Now, at a minimum, this suggests running illegal COINTELPRO-type disruption campaigns against people.** But, more interestingly, let's parse the words carefully: “cognitively infiltrate” and “disable”. Cognition refers to the mind, or to thought. Infiltrate means to penetrate with hostile intent. **So, literally, this means to penetrate the minds or thought processes of so-called “troublesome” individuals, with the intent to disable them. Fascinating, in light of what targeted individuals say that they experience.**

So, more specifically, what are the goals of the program?

1. Force the target to stop “unacceptable” activity (whistleblowing, activism, exposing corruption, etc.). Silence the target both about their original activism and about their targeting.
2. Subject target to noise campaigns, swarming, colors, or repetitive behaviors as a form of harassment.
3. Attack any psychological weaknesses. Cause target to blame themselves for their targeting and as such destroy the will to fight back.
4. Create a track record of so-called “mental illness”, useful for both discrediting and plausible deniability.
5. Discredit the target.
6. Isolate the target from all forms of support using secret notifications, slander, and covert harassment carried out largely by regular people.
7. Encourage the target to lose hope and lash out in suicidal or homicidal rage secondary to covert harassment, and destruction of the target's life.
8. Set target up for possible institutionalization or arrest.
9. Damage or ruin the career and/or finances. In some cases, break up the family. In

some cases, cause the target to lose their home.

10. After breaking the target's will to fight, in some cases, attempt to change the mindset, politics, ethics of the target. Create a mindset more useful to the state. Evaluate the potential for corruption or even recruitment.
11. **To summarize: the goal is the neutralization of the target. Exactly the goal pursued by the former COINTELPRO.**

THE TARGETS

Ok. So, who gets targeted by this program? There's a lot of overlap with COINTELPRO. COINTELPRO targeted "Perceived threats to the Established Political and Social Order". Which, in practice during COINTELPRO meant primarily those pursuing greater social and economic equality, peace activists, dissidents, so-called "unfriendly" politicians, and even non-conformists. In some cases, it can be proven that counter-intelligence operations have been undertaken against those aware of high-level criminality or wrong-doing. Like everyone else, many targets have weaknesses, foibles, flaws, problems, etc. Some have addictions. Any perceived weaknesses (manufactured, real, or exaggerated) are used viciously to aid in the discrediting of the target. Let's learn from some actual examples of people who became targets for covert operations:

1. **Thomas Drake**, NSA Whistleblower: **Forced out of his job, blacklisted, financially ruined, forced to defend himself against criminal charges, placed under physical and electronic surveillance.**
2. **Jean Seberg**. Actress and civil rights activist. Supporter of the Black Panther Party. Experienced FBI **Surveillance, harassment, stalking, break-ins, intimidation, defamation and discrediting.** Victim of a false FBI story that she was pregnant by a Black Panther Party member, while married to a white husband. The stress of this caused premature delivery of her baby, which died at 2 days of age. The baby was white. Eventually committed suicide.
3. **Arnold Lockshin**. A Cancer researcher and supporter of socialism. **Experienced surveillance, harassment and threats by strangers, break-ins, psychological warfare, implied death threats through the 1970's and 1980's. Eventually sought asylum from Russia and was immediately fired, blacklisted, accused in retrospect of mental instability and deteriorating work performance. Notably, reported that even his children's classmates and his own father had been brought into a Stasi-like campaign against him and his family.** Wrote a book about the ordeal in 1988 called "Silent Terror: One family's history of political persecution in the US." The book was never published or distributed in the US. On the web: ArnoldLockshin.Wordpress.com. By the way, his work performance and mental stability in Russia are apparently just fine.
4. **Adrian Schoolcraft**. Blew the whistle on corruption, wrongful arrests, arrest quotas, and the stop and frisk program within the NYPD in 2009. **Received on the job harassment and was shunted to the NYPD psychologist. Within 3 weeks after reporting corruption he was involuntarily committed to a psychiatric ward, handcuffed to a bed and prevented from using a telephone. He was portrayed as paranoid during his hospital stay, which lasted 6 days. After discharge, he was suspended from the force without pay. Tapes he had made were eventually reported by the New York Times and others and he has been largely vindicated.**
5. **Dr. Lawrence Doerr**. Orthopedic surgeon. As reported in the NY Times, wrote an

open letter to fellow surgeons in 2008 warning about a flawed hip prosthesis.

Subsequently **became the target of a whisper-campaign that questioned his skills and competence as a surgeon.**

6. **Russell Roderick.** Insulted a powerful, politically connected firm by refusing continued employment. Unclear if he was aware of high-level wrong-doing. Has been the target of a 25 year, **multi-national campaign (you will find that these programs are multi-national and follow targets wherever they go) including slander, character assassination, allegations of incompetence, paranoia, drug-addiction, sexual deviance, and being “a deranged, suicidal maniac.”** Has experienced **blacklisting, financial devastation, isolation, stalking and overt surveillance, street theater, telephone/computer and mail tampering, Stasi-like manipulation of people into a campaign against him, death threats, intimidation, harassment, and a shut-down of all avenues of support.** He refers to this as Zersetzen torture. On the web: Zersetzen.wikispaces.com.
7. **Greenham Common Women’s Peace Protestors.** In the 1980’s, were protesting the presence of US cruise missiles at an English air force base. **Came under microwave weapon attack in 1984. Scientists from Electronics Today demonstrated the presence of electromagnetic waves.** Dr. Robert Becker, twice nominated for the Nobel prize, found their symptoms were consistent with exposure to a microwave weapon. Every time a cruise missile convoy was ready to drive by, these women were experiencing severe headaches and unbearable fatigue, etc.
8. **Andy Lewis and friends.** A group of former British soldiers. Became targets of full-on gang stalking in 1996 after attempts to draw attention to what they viewed as an unethical experimental vaccine program that had been given to Gulf War soldiers in 1991. These men have experienced **blacklisting, covert harassment, directed energy and psychotronic weapons attacks, overt and covert surveillance, stalking, secret notifications, etc.** They have made two excellent websites: targeted-individuals.com and gang-stalking.com.
9. **A long list of 9/11 truth activists** have reported being **targeted with electromagnetic weapons and death threats. Some have died under suspicious circumstances. US Army Major Doug Rokke, PhD physics from University of Illinois, former head of the US Army depleted uranium cleanup project after Gulf War I, says these weapons are very real, and commonly used in military circles. He has described how he personally used such weapons on a regular basis while training with Special Forces at US Army facilities: “We had them van-mounted, truck-mounted, plane-mounted, and hand-carried. We would go around zapping each other for fun. This was during exercises, or sometimes just as a practical joke.” Rokke further stated that, based on his firsthand knowledge of US military mind-set and capabilities, 9/11 truth activists have undoubtedly been targeted by exotic non-lethal (and lethal) weapons.** Remember again Cass Sunstein, who openly advocated cognitive infiltration and disabling of 9/11 truth activists. Is he talking about psychotronic weapons attacks?
10. **Jill Hansen.** Professional surfer, model and entrepreneur. She received wide acclaim for her performance in a TED speech in 2010 about her spiritual values and altruistic beliefs, Entitled “Open Mind, Open Heart”. In the talk she espouses values including compassion, honesty, integrity, generosity, belief in God, charity, hope, faith and love. She concludes by stating that the world would be a more beautiful place if we all thought this way. **Within weeks after this talk, which received a lot of publicity, she found herself the victim of stalking and electronic harassment.** Fast forward

a few years. Unfortunately, In May 2014, she was charged with attempted homicide for allegedly running over a woman intentionally with her car. TI's report that attempting to get them to act out inappropriately with strangers is a common protocol. A couple interesting facts: **1) none of the news stories mention that she considered herself a TI and 2) Interestingly, The local Neighborhood Watch Group's 500 members had been alerted about Hansen—supposedly for reckless driving. A representative of the group was reported as saying, "We need everybody to be on the lookout for her, it's that scary." So here we have someone reporting being a victim of organized stalking, and it turns out that—HELLO—there was a group of at least 500 people deliberately on the lookout for her.**

11. **Ted Gunderson.** Worked for the FBI from 1950 – 1979. Former head of the Los Angeles FBI, where he was in charge of 700 personnel and had a budget of over 22 million dollars. **In 1979 he was one of a handful interviewed for the job of FBI director, which ultimately went to [William H. Webster](#).** He retired and started a private investigation firm. He became a whistleblower and eventually filed an affidavit in support of attorney and targeted individual Keith Labella in his FOIA request from the FBI regarding gang stalking. Gunderson explained: **"It is my professional opinion based on information, knowledge and belief that the information sought by Mr. Labella in this FOIA suit regarding gang stalking...reasonably describes an ongoing, active, covert, nationwide program that is in effect today and...has been in effect since at least the 1980's...[and] has increased in scope, intensity and sophistication by adapting to new communications and surveillance technology."** As a whistleblower, Gunderson was himself targeted. He experienced whisper campaigns, surveillance, phone tapping, computer hacking, poisonings, group stalking, aerial stalking and more. **Stated that based on his experience, victims are targeted for a variety of reasons including government and corporate whistleblowers, parties to financial and employment disputes, parties to marital disputes (usually divorced women), and even jilted paramours. Journalists covering controversial issues, and, even attorneys and private investigators representing unpopular clients or interests.** Gunderson's affidavit can be viewed on the internet, and in my opinion, is a fascinating read.
12. **William Binney-** An NSA whistleblower. **Has stated he is well-aware of mind control technologies.**
13. There has been a steady increase of **mass shootings** every year since 2000 from 5 per year until now, about 16 per year. Many of them were complaining of electronic harassment and/or organized stalking, stating that this led them to attack. This is being largely ignored and/or covered up by the media. **Does a faction of our government actually want gun violence in the US, perhaps as a pretext to reversing gun rights, or even individual rights in general?** Let's discuss 3 mass shooters.
14. **Jiverly Wong-** Chinese Immigrant. Reported being targeted with covert harassment for 18 years. Reported experiencing: stalking, harassment, chemical attacks, nausea, shortness of breath, job harassment and job loss, spreading of rumors, phantom touching at night while sleeping, home entry and theft of funds from his home, vehicular stalking and harassment, electronic body shocks. Became a mass shooter of 14 people including himself. Blamed his harassers for the killings. **Paranoid? Or victim of a high-tech covert operation that he could not even begin to understand? Let's not forget that some goals of COINTELPRO included trying to get people to commit suicide (e.g. MLK) or trying to get people to commit serious crimes (e.g. Black Panther Party members) in order to discredit and**

destroy them.

15. **Aaron Alexis**- Ex-Navy veteran. Navy yard shooter. Contacted FFCHS stating he was under ELF weapons attack and was being stalked and surveilled, and he believed this was at the hands of the Navy. Interesting things about his case. **1) Although he corresponded with FFCHS, thus identifying himself as a TI, and stating his belief that the Navy was attacking him, the FBI after investigating and speaking with FFCHS Board members, insisted that he was a random shooter with no motive.**
2) A heavily armed SWAT team was in the vicinity of the Navy Yard when Alexis started his shooting rampage and was on site within 5 minutes. Inexplicably, they were ordered to stand down and leave the area. The shooting rampage subsequently went on for 45 minutes.
16. **Myron May.** A promising, young black attorney. Worked first for a well-known law firm and subsequently trying to help disadvantaged children. Cared about people and about God. Reported being recently targeted with directed-energy weapons and law enforcement harassment. Decided to draw attention to the abuse by mailing packages of information to 10 people, shooting people, and "suicide by cop". **He made his goal clear by ending his letter saying, "what targeted individuals need more than anything is media attention." These packages were confiscated by Federal agents.** His suicide note described, "financial, emotional, and psychological pain....a living hell" inflicted upon him as a targeted individual. He stated: **"Our government is able to capitalize on [the] lack of knowledge among the general population to curb sentiments toward questioning the mental health of targeted individuals rather than admitting the truth: that there is a system of covert torture of ordinary innocent citizens that is happening within our borders."** He believed there was no hope for him and so he stated, "Consequently, I am making a sacrifice so that others in my same position might have a chance at a normal, harassment-free life." **He shot three people. None of them died. I wonder if, even when driven to extremes by secret government torture, whether he was still too moral to bring himself to kill...**

Ok, so we know who it happens to. We know this is the most sophisticated take-down program the world has ever seen. So, where do all these tactics and techniques come from? Well, as I mentioned before, a look at historical programs is highly instructive here.

RELEVANT HISTORY: COINTELPRO, MK-ULTRA, STASI / ZERSETZEN TORTURE

So- COINTELPRO. Known tactics included: Discrediting, smearing, character assassination. Covert campaigns to destroy interpersonal relationships, Harassment, Conspicuous surveillance (also known as stalking), anonymous letters and phone calls, IRS tax audits, legal harassment, Manipulation or strong-arming of parents, employers, landlords, school officials and others to create problems for targets. Threats, intimidation, surreptitious home searches and "black bag" jobs, vandalism, Constant surveillance.

MK-ULTRA features and goals included: Create a subject who is easier to control and manipulate, create programmed assassins, develop more effective means of torture and interrogation, break down the personality of the subject and insert new belief systems, ethics, politics, personality traits; performed on unwitting and unwilling subjects; manipulate mental states and alter brain function; surreptitious drugging; isolation; verbal and sexual abuse; various forms of torture employed; promote illogical thinking and impulsiveness in the subject

so that they will be discredited in public; attempt to produce amnesia for periods of time; surreptitious production of shock or confusion in subject over extended periods of time; attempt to alter the subject's personality to become dependent on the tormentors; attempt to lower the subject's ambition and work efficiency; attempt to impair eyesight and/or hearing; attempt to activate specific behavior by remote means.

Stasi tactics, also known as Zersetzen torture, included such features as: secret persecution, secret methods of control and manipulation, involved even the personal relationships of the target, extensive use of unofficial collaborators--also known as regular people; used the State's influence to turn public and private institutions against the target, psychological attack intended to deprive the target of the ability to mount hostile political action, often causes irreversible damage to the target, attempt to gain influence over the target in such a way that undesirable attitudes and beliefs would be slowly changed to more preferable traits over time, Attempt to cause fragmentation, paralysis, disorganization and isolation of target, Attempt political and ideological "re-education", used in situations when judicial procedures are not convenient for political reasons, a.k.a. extrajudicial punishment, attempts to frame or entrap targets, slander/character assassination involving some true and some false, but always degrading information, orchestrating a series of social and professional failures in order to damage self-confidence, creation of doubts about future, stimulation of mistrust or paranoia, exploitation of target's personality weaknesses, addictions etc., shaming due to the spreading of rumors to those around the target, overt and covert surveillance, intercepting mail, calls, etc., tampering with property and vehicles, poisoning the food and tampering with medications, entering the residence and leaving traces of evidence in order to threaten or intimidate the target by adding removing or modifying objects.

The items on these lists will sound very familiar to targeted individuals. Nearly all of them apply to the current program. And nearly all of them are reported by Targeted Individuals. I have no reason to not believe them. Now, add in the use of advanced directed energy and neuro-weapons, and you have a very potent takedown program.

THE WEAPONS

Ok so at this point we have a pretty good understanding of the program. But there's one more thing that needs to be understood about this program. The advanced weaponry that is being used.

Evidences/Examples:

1) The Moscow Signal: low-power microwave beams were directed into the US embassy for more than two decades, from 1953 until 1976. Discovered in 1962, US scientists studied the signal until the 1970's before finally telling the diplomats it was there, and offering them hazard pay. Many got sick, some died. Was not exposed to the public until 1976 when unearthed by an investigative reporter. This led to DoD's ARPA Project Pandora

2) From 1965 through to 1970, Defense Advanced Projects Research Agency (DARPA), with up to 70-80% funding provided by the military, set in motion operation **PANDORA** to study the health and psychological effects of low intensity microwaves with regard to the so called "Moscow signal". **This project was quite extensive and included (under US Navy funding) studies demonstrating the ability to: induce heart stoppage, create leaks in**

the blood brain barrier, and production of auditory hallucinations. Nervous system function could easily be degraded with properly pulsed signals. Memoranda of Richard Cesaro, Director, DARPA, confirmed that the program's initial goal was to "discover whether a carefully controlled microwave signal could control the mind." Cesaro urged that further studies be made "for potential weapons applications." This was 1970, and very specific neurological and physiological weapons capabilities of microwaves had already been recognized.

3) **Jose Delgado**—the scientist who stopped the charging bull by remote control. Dr. Jose Delgado's secret work in Project Pandora was directed towards the creation of a "psycho-civilized" society. In his paper "Intracerebral Radio Stimulation and recording in Completely Free Patients", using radio waves, Delgado observed that: "Radio Stimulation on different points in the amygdala and hippocampus in the four patients produced a variety of effects, including **pleasant sensations, elation, deep thoughtful concentration, odd feelings, super relaxation, colored visions (hallucinations), and other responses.**" Speaking in 1966, Delgado asserted that his research "supported the distasteful **conclusion that motion, emotion and behaviour can be directed by electrical forces and that humans can be controlled like robots by push buttons.** Delgado stated that EM weapons were "more dangerous than atomic destruction." "With knowledge of the brain, we may transform, we may shape, direct, roboticize man. I think the great danger of the future is that we will have roboticized human beings who are not aware that they have been roboticized." He created a brain transponder that was **IN FACT** used to roboticize human subjects.

4) **Dr Ross Adey**, formerly of the Brain Research Center at the University of Southern California, worked on the CIA's infamous Pandora project. His research involved inducing of specific behavior modifications by electromagnetic means. In his pioneering work, **Dr. Ross Adey determined that emotional states and behavior can be remotely influenced merely by placing a subject in an electromagnetic field. He also demonstrated that EM radiation, properly modulated and pulsed, can induce calcium efflux events to interfere with brain's function---the so-called "confusion weaponry".** Again, this is by 1970.

5) **Lawrence Pinneo**, a neurophysiologist and electronic engineer working for Stanford Research Institute (which is a leading military contractor), "**developed [in 1974] a computer system capable of reading a person's mind. It correlated brain waves on an electroencephalograph (EEG) with specific commands.**

6) **Dr. Eldon Byrd**, a Navy medical engineer with a graduate degree from George Washington University, worked on the Polaris weapon system as an engineer, worked for Naval Surface Weapons Office, **was tasked in 1980- 1981 by the US Marine Corps as Project manager to develop non-lethal electromagnetic weapons for purposes including "riot control", clandestine operations and hostage removal. Worked on ELF, non-linear magnetics.** He worked with Ross Adey, Dr. Elizabeth Roscher, Michael Persinger on the ability to entrain human brainwaves at a distance. And he said, "**We accomplished it.**" 1980. His project went dark after that. It was taken away from him. He had it confirmed from a senator—Senator Pell—confirmed for him that his project went dark. Byrd was quoted in a lecture around 2001 as saying, "**Is Mind Control Possible? Absolutely. There is a mountain of evidence.**" He went on to say that, "**Today we know there are technologies that can induce sound into the brain at a**

distance, can monitor and alter brainwaves at a distance, can alter behavior at a distance, can induce images into the brain at a distance, can target individual organs at a distance. Can disrupt the calcium ions binding on individual cell surfaces at a distance, creating pain and other effects anywhere in the body. Mind control technology exists, without a question.” Less than a year later, Dr. Byrd was dead. Maybe it was a coincidence.

7) A 1980 NASA document [*NASA abstract Report Number: AD-A090426*, June 1, 1980] described that one can **remotely create the perception of noise in the heads of personnel by exposing them to low power, pulsed microwave.... By proper choice of pulse characteristics, intelligible speech may be created.** 1980. Yes, 1980.

8) For further documentation, I recommend the following webpage: <http://educate-yourself.org/mc/listofmcsymptoms05jun03.shtml>. This webpage documents that there is truly a mountain of evidence about these terrifying weapons. Some highlight include the PROVEN capabilities to induce false memories in the brain, **Subliminal command implantation into the brain to modify behavior (including suppressing dissidents).**

9) Finally, In July 1996, the Spotlight, a widely circulated right-wing U.S. newspaper, reported that well-placed DoD sources have confirmed a classified Pentagon contract for the development of "high-power electromagnetic generators that interfere with human brain waves."

Dr. Emery Horvath, a professor of physics at Harvard University, has stated in connection to these generators, "**These electronic 'skull-zappers' are designed to invade the mind and short circuit its synapses... in the hands of government technicians, it may be used to disorient entire crowds, or to manipulate individuals into self-destructive acts. It's a terrifying weapon.**"

To quote José Delgado in his book *Physical Control of the Mind: Toward A Psychocivilized Society*, p. 116:

Individuals whose brain centers are electrically stimulated believe their evoked actions are their own ideas; their conscious mind rationalizes the evoked actions away. People experiencing this electrical stimulation aren't consciously aware of an external influence. **In summary, these weapons have the ability to mentally and physically torture people, and to influence human psychological behavior. With, or even WITHOUT the target's knowledge or awareness.**

SUMMARY OF THE PROGRAM AND ITS IMPLICATIONS

In summary, we have a program which includes the earmarks of past programs including COINTELPRO and MK-Ultra. It also uses collaboration of regular people to carry out much of the harassment, similar to Stasi or Zersetzen torture of the prior East Germany. Furthermore, it uses advanced neuro-weapons to mentally and physically torture victims from a distance--whether in their homes, workplaces, or wherever they may go. The goals of the program are many, but ultimately boil down to torture, control, discrediting, and neutralization--exactly the same goals as the prior COINTELPRO, MK-ULTRA, and Stasi or Zersetzen torture. While some victims may be chosen at random, many cases, upon examination, are shown to be

perpetrated against activists, whistleblowers, and those who have spoken out against corruption. The consequences are severe. Most targets lose their jobs, homes, and/or their families. Many end up on dangerous medications or institutionalized. Some end up committing suicide or homicide.

Of course, the implications for humanity are frightening. Is it possible we are heading toward a synthetic reality, where people's thoughts, conversations, hopes, dreams, illnesses, major life events are controlled by supercomputers and handlers, all without their knowledge? Is our society becoming one in which no-one can be trusted, with everyone spying on everyone else? With a large percentage of the population becoming government informants and spying collaborators?

Are we developing a class of people with "less" rights, who can be harassed at will, even as we all slowly have our rights eroded? If so, doesn't that sound like a totalitarian regime such as Nazi Germany?

WHAT NEEDS TO BE DONE ABOUT THE PROGRAM

Several things. First of all, **targets must speak out. Especially those who have their wits about them. This program is highly disruptive, and is specifically designed to make even the most solid citizen look as if they have become delusional.** Compounding the problem, many targets are either forced to, or willingly take powerful psychiatric medications in hopes of decreasing the severe attacks they are suffering, or to appease skeptical friends and family members. In the case of real mental illness, this should resolve the symptoms. In the case of TI's, it does not stop the torture and harassment and manipulation of their lives.

So, that leads to the next point. **If you know someone who this is happening to—don't count them as crazy. They may be a victim of this program.** Recognize that the issues they were speaking about before they got into their current situation are still just as valid now as they were before. **In fact, it was probably the very legitimacy of their issues that led powerful forces to want to discredit them so thoroughly. Remember that.**

Whistleblowers must come forward who are aware of this program.

Fearless journalists must pursue the story. It was investigative journalists who brought widespread attention to MK-ULTRA, COINTELPRO, and much of the unethical experimentation that has occurred in the USA.

Targets must come together. There is strength in numbers. Targets should never give up the fight.

Finally, Congress MUST thoroughly investigate the intelligence agencies, DOD research programs, and black operations. The targeted individual program is happening. It's not science fiction. It needs to be EXPOSED AND SHUT DOWN FOREVER. Thank you for your attention.

AFFIDAVIT

STATE OF TEXAS

COUNTY OF CAMERON

On this 14th day of March, 2014, appeared before me Geral W. Sosbee, an individual known personally to me to be the person who affixed his signature to this document below and who, being by me first duly sworn on his oath, deposed and said:

“My name is Geral W. Sosbee; I am over the age of 18 years. I am fully competent in all manner to make this affidavit. The information contained in this affidavit is within my personal knowledge, and is true and correct to the best of my knowledge. I am referred to below as Affiant.

I hereby incorporate by reference into this affidavit and thereby make a part herein as though fully reproduced herein for all purposes the following documents:

1) My sworn affidavit, dated March 7, 2007, published at <http://www.sosbeevfbi.com/affidavit2007.html>

2) The contents of my websites (and related links and statements by Affiant therein) located at

a) www.sosbeevfbi.com

b) http://www.newciv.org/nl/newslog.php/_v194/

c) <http://sosbeevfbi.ning.com/>

This incorporation includes all statements, documents and other corroborating evidence provided, obtained or authorized by Affiant, including all updates by Affiant at the above listed and referenced websites and any other internet site to date.

For the past about twenty-five (25) years, the FBI has engaged in a vendetta or revenge campaign against me for my reporting crimes committed by the FBI during my service as a Special Agent in the FBI and thereafter. For more details see my Writ at <http://www.sosbeevfbi.com/sosbeewrit.html> and other documents.

The illegal and criminal assaults by the FBI against me include a 24/7 surveillance and assaults by Directed Energy Weaponry, chemicals, psychological operations, and occasional assault and battery by street thugs in the employ of the FBI. Also, the FBI has attempted on some occasions to end my life by causes that may appear to be natural.

The apparent reason for the FBI campaign against me is contained at this site:

<http://www.sosbeevfbi.com/thisiswhy.html>

On or about April 30, 2013, the FBI and the CJIS (acting on false or unsubstantiated rumor or innuendos and for harassment purposes) caused the following two state and federal government investigators to come to my home in a fraudulent investigation for a crime committed by another person:

Trey Knipfing, Postal Inspector, 14800 Trinity Blvd., Suite 600

Fort Worth TX 76155-2675

(817)359-2765, Fax: (817)359-2708

RMKNIPFING@USPS.GOV

Conrad Rodriguez, Agent, Texas Department of Public Safety, Dallas, Texas

For more on this topic see:http://sosbeevfbi.ning.com/profiles/blogs/police-come-to-my-home-on-fishing-expedition?xg_source=activity

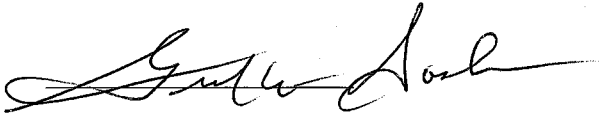
Inspector Knipfing admitted to me during the discussion that someone committed a crime in Dallas, Texas, and planted my name at the scene of the crime. Inspector Knipfing also stated that an employee of the Texas Department of Public Safety is a suspect in the commission of the aforementioned crime and that a possible Public Integrity Investigation against that employee may ensue. During my discussion with Inspector Knipfing, Special Agent Rodriguez abruptly and pointedly attempted an apparent profiling effort against me by asking whether I 'am angry at the FBI' and whether I am online with my reports 'for the benefit of humanity.' Consistent with Agent Rodriguez' adversarial tone, even the local police assist the FBI in fraudulent efforts to arrest me. See false BOLO at: <http://www.sosbeevfbi.com/part19c-updatefo.html>

I have never been accused of any offense, criminal or civil (that I am aware of) in my life, other than rare routine traffic citations; my medical records show that I have no evidence of any form of communicable disease. I am an attorney in good standing (inactive status) with the Texas State Bar, license number 18855625, and no action has ever been taken against my license to practice law. I am also a member in good standing of the Bar of other courts including The United States Supreme Court.

I estimate the cost of the unlawful FBI program against me over the past 25 years to be less than one million per year, totaling about twenty million dollars to the tax payers.

I hereby further certify and affirm under penalty of perjury of the laws of the United States and the laws of the state of Texas that all statements, including those incorporated by reference and made a part herein for all purposes as though fully reproduced herein are true and correct and that all documents (including those incorporated by reference) are true and correct copies of originals and that they are what they purport to be to the best of my knowledge and ability.

Further, Affiant sayeth Naught."



Geral W. Sosbee (DOB: 08/30/1945)

P.O. Box 1548

Harlingen, Texas 78522

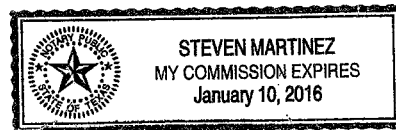
Sworn to and subscribed before me on the 14th day of March, 2014, to witness which I place my hand and official seal of office.

Notary Seal

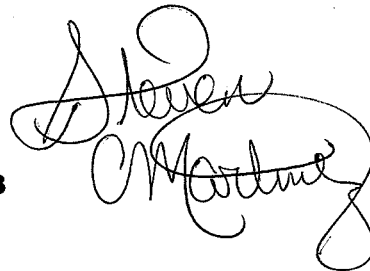
My Commission Expires

1/10/16

Notary Public



In and for Cameron County, Texas



TED L. GUNDERSON & ASSOCIATES

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

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

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

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

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

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

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

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

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

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

Dated this 26 day of April 2011.

Los Angeles, California

Ted L. Gunderson
Ted L. Gunderson

NOTARY

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of Los Angeles

On 4-29-2011 before me, Robert R.S. Propp
Date Here Insert Name and Title of the Officer

personally appeared Ted L Gunderson
Name(s) of Signer(s)



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

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

WITNESS my hand and official seal.

Signature [Handwritten Signature]
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

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

Description of Attached Document

Title or Type of Document: Statement of Ted L Gunderson & Associates

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

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: Ted L Gunderson

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



Signer Is Representing: _____

Signer's Name: _____

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



Signer Is Representing: _____

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

PROFESSIONAL EXPERIENCE

1979 – Present Ted L. Gunderson & Associates.
 Founder, owner and operator of this international security consulting and investigation firm in 1979. Investigator for F. Lee Bailey Esq., Mr. Bailey describes Ted Gunderson as a person “whose investigative skills are unsurpassed by anyone I know or have known”. At the time of retirement from the Federal Bureau of Investigations, Ted had 700 personnel under his command and he operated an annual budget of Twenty Two Million dollars (USD 22,000,000.00).

 Ted is a renowned lecturer, published author and researcher. National Television and radio appearances include “The Geraldo Show”, “48 Hours Mysteries”, “Unsolved Mysteries” and “Larry King Live”. He has been regularly featured on Discovery Channel and Lifetime.

1984 Los Angeles Olympics Committee Consultant.

1981 – 1982 California Narcotics Authority – Consultant appointed by Governor Jerry Brown.

1979 Pan American Games, San Juan, Puerto Rico – Security Coordinator
 Special Appointee of United States Attorney General Griffin B. Bell.

1951 – 1979 Federal Bureau of Investigations

1977 – 79 Senior Special Agent-In-Charge, Los Angeles, California
 1973 – 77 Special Agent-In-Charge, Memphis, Tennessee and Dallas, Texas
 1973 Chief Inspector
 1965 – 73 Assistant Special Agent-In-Charge, New Haven, Connecticut and Philadelphia, Pennsylvania
 1960 – 65 Special Agent Supervisors – Federal Bureau of Investigations
 Headquarters, Washington, D.C.
 1951 – 60 Special Agent

PUBLICATIONS 1989 “How To Locate Anyone Anywhere Without Leaving Home” –
 E.P. Dutton

EDUCATION 1950 Bachelor of Science – University of Nebraska

AWARDS 1979 Distinguished Alumnus Award in Recognition of Distinguished and
 Devoted Service to His Country – University of Nebraska
 1977 Alumni Highest Effort Award in the Field of law Enforcement, Sigma
 Alpha Epsilon Social Fraternity
 1977 Law enforcement Officer of the Year – AFL-CIO Metal Trades
 Counsel, Los Angeles, California

AFFIDAVIT
(SWORN STATEMENT)

November 20, 2023


My legal name is Dimitar K. Dermendziev ("Affiant") and acknowledge I am:

- Age: 67
- Address: MAILING ADDRESS-3405 172 Street NE, #5-286 Arlington WA 98223
- Residency: Homeless

Being duly sworn, hereby swear under oath that:

Being victim of a long-term crime-State Sponsored Terrorism, and because of, I have lost my full-time employment prior, and have become officially and practically homeless on July 19, 2023. I have been registered as homeless on 07/19/2023 by the Snohomish County Sheriff's Office Deputy R.Zoellin #1582.

Under penalty of perjury, I hereby declare and affirm that the above-mentioned statement is, to the best of my knowledge, true and correct.

Affiant's Signature:  Date: 11/20/2023

NOTARY ACKNOWLEDGEMENT

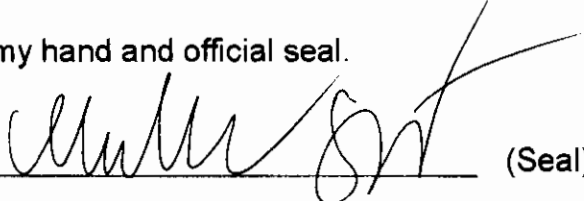
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

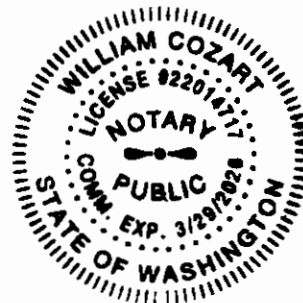
State of Washington
County of Snohomish

On 11/20/2023 before me, Dimitar Dermendziev personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

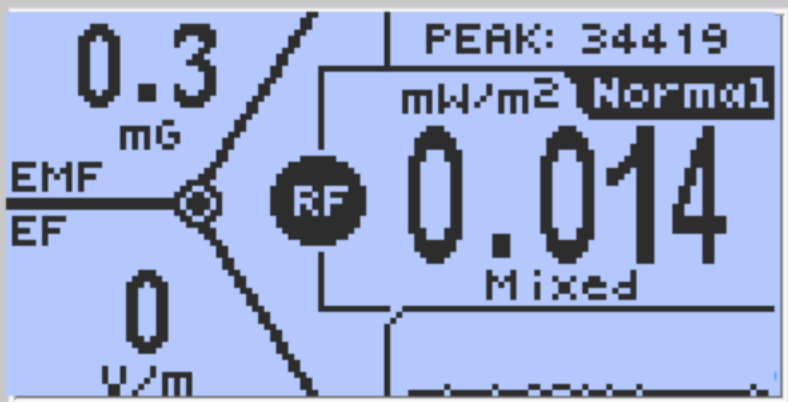
I certify under PENALTY OF PERJURY under the laws of the State of Washington that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature  (Seal)



File Tools Help



Select/Menu ON/OFF

Up <- Hold

Down <- Hold

Back Pause

COM4 Auto

- Bar
- Line
- Power

Search Threshold

-98 (dBm)

1.585 pW

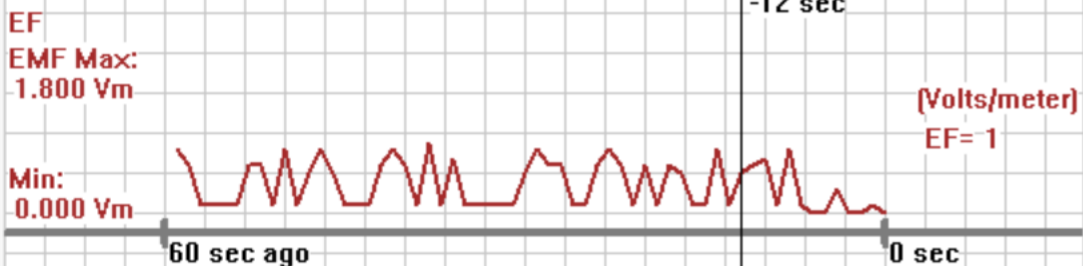
- X
- Z
- Y
- EMF

GET SPECTRUM DATA

GET EMF DATA

Auto

Auto Save



60 sec ago

0 sec

website Online PDF ...

NONE

November 20, 2023 - 11:21 PM

Transmittal Information

Filed with Court: Court of Appeals Division I
Appellate Court Case Number: 85237-0
Appellate Court Case Title: Dimitar K. Dermendziev, Appellant v. Georghe Sandru, Respondent
Superior Court Case Number: 23-2-00093-3

The following documents have been uploaded:

- 852370_Briefs_20231120231702D1393207_4966.pdf
This File Contains:
Briefs - Appellants - Modifier: Amended
The Original File Name was Binder1.pdf

A copy of the uploaded files will be sent to:

- BANJ92@HOTMAIL.COM
- kostadimitar963@gmail.com

Comments:

Sender Name: Dimitar Dermendziev - Email: kostadimitar963@gmail.com
Address:
3405 172 street NE
#5-286
Arlington, WA, 98223
Phone: (425) 426-7588

Note: The Filing Id is 20231120231702D1393207