

Substantiating Myron May

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Introduction

Targeted individual Myron May expressed hope that his suffering and death would not be in vain, notably in his third and final video recording readily available. He inspired at least one book to that effect: Renee Pittman’s *The Targeting of Myron May* (2015). While I consistently advocate only legal actions in resolving targeted individual torture operations, this brief is further tribute to his wishes.

1. Targeting Individuals with DEW (Directed Energy Weapons)

“Carl Clark: I worked freelance from 1980 to 2003 for various secret services. I worked for the American Central Intelligence Agency (CIA) up to 1997. I then worked for the Israeli Secret Services, Mossad and for the Anti-Defamation League (ADL)... I was also employed by MI5, a subgroup of the British Secret Services. I later moved to the Police Secret Services as well as to the secret services of an investigation laboratory. I was deployed in European operations in Paris, Zurich, Berlin, Dusseldorf, Munich, Madrid, Lyon, Bilbao and Moscow.”

“Carl Clark: People can be tracked anywhere by radar, satellite, a base station and complementary computer programs. For example, three radar devices would sometimes be positioned in the vicinity of the target. The radar emits electromagnetic waves, some of which pick up the target and the result is then evaluated. My friends who work in the special department could then follow the target all day on their computers. This form of localising the target made it easy to deploy the [directed energy] weapons [penetrating walls] accurately. My colleagues could see exactly where to aim and also observe how the target reacted.”

“Armin Gross: What effect did the weapons have on the targets?”

“Carl Clark: They create heat, inner burns, pain, nausea, fear.” [Editor’s note: for some long-targeted individuals they create all of that except fear: primarily they cause sleep deprivation by the physical torture with 4th Amendment-violating through-ceiling, through-floor and through-wall surveillance, mitochondrial impairment and respiratory inhibition known by the 1970s to accompany millimeter wave assault, and fury at being violated 24/7.]

“Armin Gross: Do you know in which countries individuals... are being assaulted by energy weapons?”

“Carl Clark: The USA, Germany, China, North Korea, Russia, France and England....”

“Armin Gross: What type of individuals were you instructed to target?”

“Carl Clark: People who were politically relevant. Likewise, people who opposed or acted against the interests of large companies such as the pharmaceuticals....”

“Armin Gross: What exactly did you do?”

“Carl Clark: I spied on people for long periods, eavesdropped on their conversations. I also had orders to confuse or deceive them. I would therefore secretly force my way into their homes, remove some things and just move others around. [Editor’s note: with routine break-ins, leaving biological and chemical poisons in targeted individuals’ residences, beside myriad NSA-style transceivers, became standard operating procedure.] I would then delete data from their computer.... If our orders were to put somebody under more pressure or even arrest them, I would install certain material on their computers such as child pornography, instructions to manufacture a bomb, etc.”

“Armin Gross: Why did you opt out?”

“Carl Clark: I saw that what I was doing was wrong.”

2. Robert Duncan on CIA’s “S.A.T.A.N”-Type Torture

In targeting individuals for project “S.A.T.A.N (Silent Assassination Through Amplified Neurons),” explained whistle blower Robert Duncan in *The Matrix Deciphered*, “All the scripts rely on creating incredible anger through endless torture, frustration because no one will believe them or help them, and then redirecting the anger to a person, usually a neighbor, local authorities, FBI, President, political party, an x-boss, or x-lover, or some variation.”

“[T]hey have attacked whistle blowers ignoring whistle blower protection laws. They have many attempted murder violations and successful murders.... They break the subliminal/hypnotic practice laws. They flagrantly and boldly break stalking laws. They have caused enormous damage to victims' personal wealth, health, and property during these tests of unending duration.... Then of course, they are breaking eavesdropping and privacy laws. They have falsely imprisoned thousands of people in psychotronic prisons.”

3. Myron May: Targeted Individual (TI) with S.A.T.A.N.-Type Torture

FSU shooter, not killer, Myron May “made several posts on a Facebook page for ‘Targeted Individuals International,’ including one that asked, ‘Has anyone here ever been encouraged by your handler to kill with a promise of freedom?’” “In an email he sent at 11:19 p.m., he wrote: ‘I’ve been getting hit with the

direct energy weapon in my chest all evening. It hurts really bad right now.’ Police say he opened fire on campus about an hour later.” Earlier his ex-girlfriend said “he had been up without sleep for four or five days straight.” So reported nbcnews.com while libeling Myron May as “paranoid” rather than truthful.

4. Attestation: Myron May Was Spot On

I attest: it is hard to sleep while being shot with DEW through the night. I too was up over 5 days with zero sleep in May 2020, experimenting with non-violent counter-measures to DEW shots, soon after learning of the directed energy weapons after having been violated with them since childhood.

As challenging as the DEW are targeted frequencies and subliminal “computer-simulated speech language” (described in Will Filer’s *NSA Mind Control and Psyops*) dialed up to sound like incessant screaming with DEW electrocutions then pinging either ear within every second.

From personal experience and voluminous third-party attestations, these are primary means of TI torture beyond a panoply of illegal stalking activity and chemical poisoning: directed energy weapon shots and directed frequencies. Repeated DEW shots to any body part are painful and sleep-depriving. You might imagine being punched, kicked, burned or stabbed in these areas repeatedly around the clock.

Robert Duncan notes that sleep deprivation “is the number one torture method.... A repetitive sleep deprivation cycle is generally done 180 hrs/7.5 days at a time in the physical renditions, or in no-touch (remote, in-home) torture five days awake and two days of sleep.” In recent years, targeted individuals (TIs) in programs such as mine have generally never gotten sleep uninterrupted by physical torture. Aims of the programs include omnipresent exhaustion alongside debilitating pain.

5. Deniability Defenestrated

Even as politicians may be brainwashed or blackmailed, deniability of the “security and intelligence” agencies’ conspiracy against constitutional rights is defenestrated in social media. The CIA infamously infiltrated all major news organizations but cannot control all individuals’ postings. First-hand targeted individual testimonies have become voluminous and may break any non-sociopath’s heart once you understand that their every reported word is true.

The torture technology belongs to covert agencies and their partners, including military and military contractors. Regardless of who deploys it, responsibility for targeted individual (TI) torture lies with the covert agencies, collaborating military branches and contractors acting as perpetrators. Clearly there is no honor among their ranks. In these operations they commit capital offenses on every shift.

6. Constitutional Law

In the *Constitution of the United States*:

- “Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort.” (Art. 3 § 3)
- “The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.” (Fourth Amendment)
- “No person shall be... deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.” (Fifth Amendment)

- “Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.” (Eighth Amendment)

Hallmarks of targeted individual torture in our residences — sleep deprivation, directed energy and frequency attacks — may appear to be forms of cruel and unusual punishment.

Regardless, each hallmark transgresses the “right of the people to be secure in their persons” as a conspiracy against Fourth Amendment rights.

Capturing targeted individuals’ neurological data (private property) for government-sponsored artificial intelligence development or any public purpose is conspiracy against Fifth Amendment rights. So too is capturing targeted individuals’ intellectual property in communications, as in email or conversations.

Constricting a targeted individual’s (TI’s) thought or action constitutes deprivation of liberty, also a conspiracy against Fifth Amendment rights.

Regardless of the legality of any directed energy weapon or other instrumentality of torture, every facet of in-residence TI torture hinges on violating the 4th Amendment: 18 USC § 241 with or without § 242.

7. Conspiracy Against Rights: 18 USC § 241

Targeted individual (TI) torture is, in any of these ways, a conspiracy against constitutional rights and a capital offense (punishable by death) when it includes aggravated sexual abuse, attempt to kill or results in death (18 US Code § 241). No executive order or legislation can supersede constitutional law since 1803 (*Marbury v. Madison*).

8. Deprivation of Rights Under Color of Law: 18 USC § 242

Targeted individual torture perpetrators might claim to legally torture under a statute violating constitutional rights. Then they can be prosecuted additionally for “18 USC § 242 – Deprivation of rights under color of law: Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State... to the deprivation of any rights... shall be” punished as by up to 10 years jail in the event of bodily injury (that may be evidenced by burn marks) “and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill... may be sentenced to death.”

Beyond aggravated sexual abuse daily and nightly, TI torture operations routinely entail poisoning by lab-tested chromium (an EPA-designated carcinogen) and barium (“ten thousand times more toxic to your nervous system than lead” said a doctor for pilots spraying it out of Peterson Air Force Base in Colorado, among headquarters of treasonous activity from the USAF, NORAD, USNORTHCOM, CIA and NSA). Barium reportedly facilitates unilateral electromagnetic assault with directed energy weapons (DEW), remote neural monitoring, and directed audio by piezoelectric resonance demonstrated in video at <https://infinityb.co/TI>. Even without such spray, TI torture operations routinely include intent to kill by suicide scripts as reported by targeted individuals.

With 24/7 4th Amendment rights violation (through-ceiling and through-wall surveillance for illegal purposes), aggravated sexual abuse and attempt to kill, those complicit in targeted individual torture operations subject themselves to multiple counts of capital punishment under 18 USC § 241 and, when invoking any legal right for the heinous operations, multiple counts of capital punishment under 18 USC § 242. Generally they commit multiple capital offenses thereunder on every shift, every day, every night.

9. Targeted Individual Torture: Illegal Every Second

Systematic attack on the rule of law, on thousands-to-millions of targeted US individuals, appears tantamount to war against the United States or adherence to its enemies. That is constitutionally defined treason. So is spraying the populace with carcinogenic chromium, neurotoxic barium, or self-assembling “cross-domain bacteria” (as demonstrated by Clifford Carnicom and Dr. Ana M. Mihalcea) to facilitate electromagnetic assault. Regardless, torture with omnipresent through-wall, through-floor or through-ceiling surveillance violates 4th Amendment rights every second.

10. Through-Wall Torture: US Supreme Court Opined

Gross illegality of targeted individual torture programs requires no new Supreme Court ruling. In each case it entails through-wall (or through-ceiling or -floor) surveillance enabling precise torture with directed energy weapons or frequencies. On this the US Supreme Court opined:

“Justice Scalia delivered the opinion of the court.... At the Fourth Amendment’s ‘very core’ stands ‘the right of a man to retreat into his own home and there be free from unreasonable governmental intrusion.’ *Silverman v. United States*, 365 U. S. 505, 511. The area ‘immediately surrounding and associated with the home’ — the curtilage — is ‘part of the home itself for Fourth Amendment purposes.’ *Oliver v. United States*, 466 U. S. 170, 180.”

Justices Kagan, Ginsburg and Sotomayor wrote in concurrence:

“Highlighting our intention to draw both a ‘firm’ and a ‘bright’ line at ‘the entrance to the house,’ *id.*, at 40, we announced the following rule:

“Where, as here, the Government uses a device that is not in general public use, to explore details of the home that would previously have been unknowable without physical intrusion, the surveillance is a ‘search’ and is presumptively unreasonable without a warrant.”

Each time a judge lets any US entity (including DOD, NSA, DIA, CIA, DHS, FBI, ONI, NRO etc.) or military contractor hide behind “national security” in refusing to detail unconstitutional surveillance or torture, it makes a mockery of purported rule of constitutional law.

As US judges enable targeted individual torture operations sponsored by US agencies, facilitated by around-the-clock through-wall and through-ceiling surveillance, the US is an unlawful regime.

Enabling unconstitutional federal agency activity every second — around-the-clock torture of US citizens in our homes, all branches of US government have been a dishonorable disgrace. This is no case for replacing or amalgamating the country, as the UN defenestrates inalienable rights. It is a case for replacing everyone complicit in violating constitutional rights and replacing covert agencies.

11. Agency Obfuscation: These Are Terrorist Organizations

The CIA would “neither confirm nor deny the existence or nonexistence of records responsive to” a request for “any documents about directed energy weapons (DEW) being tested or used on United States citizens” in reliance on stated exemptions, namely an executive order and the CIA Act of 1949 (in an August 18, 2018 letter referenced F-2018-02027). The response is indefensible because DEW use on non-consenting citizens in our homes entails conspiracy against constitutional rights.

The CIA and NSA, beside DOD, oversee targeted individual torture operations reliant on their technological assets including Echelon and its variants, satellite tracking and EEG (neurological) data

reading. This is demonstrated as multiple times, for example, perpetrators interrogated me or emailed mockery based on email that had been sent to me, *that I had yet to download*. That's NSA-CIA-DOD.

Never shedding Nazi ideology embraced in Project Paperclip, the covert agencies perpetuate torture-to-death for their rapists, aggrandizement or treason, including on citizens never prosecuted for any crime.

12. US Military Involvement: Statutory War Crime

US DOD participation in targeted individual torture operations may be classified as *military* operations criminal under federal law:

18 US Code § 2441 – War Crimes: “Whoever, whether inside or outside the United States, commits a war crime... shall be fined under this title or imprisoned for life or any term of years, or both, and if death results to the victim, shall also be subject to the penalty of death.... As used in this section the term ‘war crime’ means any conduct:... (2) prohibited by Article 23, 25, 27, or 28 of the Annex to the Hague Convention IV... [or] (3) which constitutes a grave breach of common Article 3....”

That includes “(E)... The act of a person who intentionally injures, or conspires or attempts to injure, or injures whether intentionally or unintentionally in the course of committing any other offense under this subsection, one or more persons taking no active part in the hostilities.... (G) Rape. — The act of a person who forcibly or with coercion or threat of force wrongfully invades, or conspires or attempts to invade, the body of a person by penetrating, however slightly, the anal or genital opening of the victim with any part of the body of the accused, or with any foreign object.”

Directed energy weapon output, along with frequency devices that cause pain inside genitals, may be classified among foreign objects. By such weapons I have been raped I estimate over a thousand times.

Targeted individuals’ injuries are apparent in burn marks and more. In the Hague Convention:

Article 23: “it is especially forbidden: (a) To employ poison or poisoned weapons;... (e) To employ arms, projectiles, or material calculated to cause unnecessary suffering;....”

Directed energy weapons are military arms and projectiles.

Meanwhile approximately every US Air Force chemtrail may be deemed poison.

Article 25: “The attack or bombardment, by whatever means, of towns, villages, dwellings, or buildings which are undefended is prohibited.”

My dwellings (and head, chest, genitals etc.) were under directed energy weapon (DEW) attack before I knew of DEW, therefore undefended.

Targeted individual torture operations have violated the treaty with Articles 23 and 25:

<https://www.ioc.gov/law/help/us-treaties/bevans/m-us000001-063.pdf>

13. US Police: For TIs, Generally Enemies

“There is no national legislation around use of force. The 18,000 local law enforcement agencies each set their own policies.... It’s the Wild West out there....” — Dr. Rohini Haar

Targeted individuals generally face three challenges in any interaction with police:

- Police are generally deferential to federal authorities responsible for targeted individual torture operations, including the NSA, CIA, DOD, FBI and DHS.

- Police may order psychiatric holds, an absurd authority that should be summarily outlawed as unconstitutional, and can even inject TIs with drugs without consent (as *60 Minutes* highlighted a young man's death after involuntary ketamine injection). That too should be outlawed. There is no physiological basis to deem most psychiatric (mis)diagnoses other than weapons for libel or slander (as detailed in video at <https://infinityb.co/TI>). In light of covert abuses rampant in psychiatry and psychology, one noted “therapist” is the+rapist.
- Police have been unfamiliar with directed energy weapons for pain and sleep deprivation, frequency weapons for emotive and physical damage, directed sound weapons, NSA subliminal messaging mistaken for high-pitched tinnitus with torturous sleep inhibition, electronic rape or remote neural monitoring. All have proliferated yet remained outside their purview generally. (Some police departments, such as LAPD, appear to be exceptions, participating in targeted individual torture operations, including with drones shooting directed energy into homes.)

Robert Duncan summarized these three challenges in *How to Tame a Demon*: “You may be locked up for 72 hours if you tell your story. The police usually give a psychological evaluation for such claims. Don't fall for it. They don't have the authority to stop it nor the technical and psychological warfare education to understand it.”

Across thousands of targeted individual torture operations, police appear to have solved approximately or exactly zero. That reflects complicity, ignorance or submission to federal perpetrators on grounds of jurisdiction. With ability to detain victims, police have presented TIs nothing but downside generally. That may change once targeted individual torture operations and technologies are widely known.

14. DHS Fusion Centers: To Be Terminated

The US Department of Homeland Security enables constitution-violating TI torture operations or has been among grossly incompetent, negligent and derelict. It is a department that cannot reasonably exist. In the event its leadership denies knowledge of TI torture, you can trace correspondence including letters at <https://everydayconcerned.net/201901/08/cease-and-desist-orders-dhs-usaf/>. Those tasked to keep US residents secure do precisely the opposite, partly due to DHS fusion centers' malevolence.

“A bipartisan investigation by the Permanent Subcommittee on Investigations has found... that DHS's work with those state and local fusion centers has not produced useful intelligence to support Federal counterterrorism efforts.” — US Senate Permanent Subcommittee on Investigations, Majority and Minority Staff Report. (2012). Federal Support For and Involvement In State and Local Fusion Centers, October 3. <https://www.hsgac.senate.gov/imo/media/doc/10-3-2012%20PSI%20STAFF%20REPORT%20re%20FUSION%20CENTERS.2.pdf>

DHS fusion centers are complicit in targeted individual torture or oblivious to the torture of suspects they purportedly surveil, despite having been apprised of it as in public correspondence. It is implausible that they are not complicit in the torture operations, encompassing private sector contractors perpetrating them. DHS fusion centers are worse than worthless as determined in the above Senate subcommittee report: they are headquarters for criminal torture perpetrators and will be rightly terminated.

(Of course their “intelligence” output was not useful, as they targeted innocent citizens for torture rather than agency-affiliated perpetrators. As I wrote this, I was electrocuted inside my dick while being seared in my face, with an ongoing unnatural siren noise campaign and searing electrocution of my extremities before simulated rape. Criminal covert agencies and departments cannot be terminated too soon.)

15. FBI: Consistently Criminal for Generations

DHS fusion centers facilitating targeted individual torture are not only infiltrated by private contractors; FBI personnel are reportedly embedded throughout them. How is that possible if the FBI is a legitimate crime-fighting organization, when DHS consistently enables TI torture? *It's not.*

The FBI has been a criminal organization for generations, since before the CIA was born. It is, or will be, widespread public knowledge that elements of the CIA, NSA, FBI and DOD succeeded to control of the most profitable US mafia-type activity in the twenty-first century. This includes cornering not only illicit drug distribution but child trafficking, child murder in snuff films, sex trafficking as described in Cathy O'Brien's *Trance Formation of America*, false flag operations for wars of aggression, industrial espionage, and targeted individual torture with rape and intellectual property theft.

Throughout these operations over generations, the FBI has *never* held the CIA or NSA accountable for its neo-Nazi criminality. That the FBI has only joined in their criminal operations, or covered for them, renders it a consistently criminal organization to be replaced.

Excerpted from "A Few Resources for TIs" at <https://infinityb.co/TI>:

"An agent for the FBI Terrorism Division in Memphis, Tennessee told me in a phone conversation in 2008, 'We know whose chips are on.' — TI (targeted individual) Dr. Millicent Black, reportedly implanted without her consent. As to the FBI consistently enabling the CIA's sex trafficking etc., see Cathy O'Brien's *Trance Formation of America* and *Access Denied for Reasons of National Security*.

Of thousands of targeted individual torture operations led by the US agencies, the FBI has remedied *zero*. Embedded in DHS Fusion Centers, FBI personnel are terrorism enablers, covering for US agencies' drug running, trafficking and targeted individual torture as these operations persist. When tortured TIs have sought assistance from the FBI, it has hung up on them or raided their family's home instead of perpetrators'.

Indicative of the FBI's moral bankruptcy as NSA-CIA lapdog, the FBI even let CIA affiliates bomb the Alfred P. Murrah Federal Building by fairly robust evidence, and cover it up (Cody Snodgres' *Choosing the Light* and John Rappoport's *Oklahoma City Bombing*, allegedly explained by <https://floridagulfskywatch.blogspot.com/2010/07/peter-kawaja.html>, which disappeared almost immediately after I first posted this write-up).

After working for the FBI over decades, Ted Gunderson reportedly said, 'The CIA and FBI are behind most, if not all terrorism' in the US.'"

He omitted their accomplices in the NSA, DHS and DOD.

FBI's "COINTELPRO" was criminal stalking and harassment. It morphed into "gang stalking" with around-the-clock assault with directed energy weapons that penetrate homes, debilitating frequencies, subliminal messaging, noise campaigns, sleep deprivation, electronic rape, aerial and water poisoning in "slow kill" torture-to-death programs sometimes called COINTELPRO 2.0 or The Silent Holocaust. From Ted Gunderson's April 26, 2011 affidavit:

"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.”

In any reasonable world, the NSA, CIA, FBI and DHS will be replaced — not by the tyrannical UN collaborative with them. When these criminal enterprises are replaced, it is nearly inconceivable that any enormously useful activity will be lost. These are unequivocally terrorist organizations.

16. Army Intelligence: From Dignity to Treason

“It was always a tenet of Army Intelligence that the basic American principle of the dignity and welfare of the individual will not be violated...” (“Material Testing Program EA 1729” quoted in *Monarch: The New Phoenix Program* edited by Thomas Marshall).

That is a grotesque statement as US Army and other DOD veterans remain targeted individuals and — besides the US Air Force, Space Force, Navy and Pentagon — US Army Intelligence (sic) is complicit in deadly targeted individual torture that has included poisoning sewers, water sources or other elements of targeted individuals’ residences *on US soil* (pers. comm.).

Those responsible for it are subject to the death penalty under 18 USC § 241 with or without § 242 etc. Every one of them should know that *Marbury v. Madison* nullifies unconstitutional orders while in-home targeted individual (TI) torture entails flagrant 4th Amendment rights violation.

Everyone working for the US DOD swore an oath to defend the US constitution (5 USC § 3331). Throughout the misnamed security, investigative and intelligence entities, federal personnel know of flagrantly unconstitutional through-ceiling, through-floor and through-wall surveillance, directed energy and frequency and audio assault that requires violating 4th Amendment rights, the capture of neurological data that violates 5th Amendment rights, aggravated sexual abuse by frequency or directed energy, and poisoning US civilians by air, food and water. They know of the drone, satellite and terrestrial assets involved in unequivocally constitutional rights violation. *And they have publicly reported nothing.*

While their silent complicity is statutory violation of 18 USC § 4 with or without § 2382 (misprision of felony and/or treason), it is, more fundamentally, abjectly dishonorable violation of their oath of office.

Apparently the US DOD has not a single honorable employee with any material situational awareness.

17. DARPA’s Alleged Brain-Computer Interface

Martial law cannot be reasonably invoked to clean up targeted individual torture operations as every member of the US Joint Chiefs is complicit in them. Thousands of DOD and covert sector personnel may end up prosecuted for among conspiracy against rights, deprivation of rights under color of law, misprision of felony, use of (biological and chemical) weapons of mass destruction, war crimes, misprision of treason, and treason (18 USC § 241, § 242, § 4, § 2332a, § 2382, § 2441 and § 2381), including for constitution-violating operations by or connected with DOD’s Army Intelligence (sic), DTRA, Office of Naval Intelligence, Air Force, Space Force and DARPA. On the last:

Gloria Naylor’s semi-autobiographical *1996* explained stalking, noise campaigns and brain-computer interfaces. (It was the likely progenitor of Twitter as she used “tweet, tweet” to denote covert operatives’

communication. It was published soon before Twitter was founded with a bluebird; Project Bluebird was in the MK Ultra lineage, and Twitter has similarly functioned for mass propaganda and censorship with ostensibly 1st Amendment-violating conspiracy against rights by personnel from NSA, CIA and FBI.)

In 1992, John St. Claire Akwei allegedly published material detailing NSA's brain-computer interfaces accompanying a lawsuit for his targeted individual torture. While remote neural monitoring (RNM) may sound fantastical to those unfamiliar with it, CBS *60 Minutes* demonstrated it in January 2009: a subject was asked to think of ten different words, and a computer connected to an MRI machine interpreted the words, scoring 10 out of 10. Technology reading "sub-vocalized" speech became public knowledge; these are "silently spoken" words, internal dialogue, that even throat monitors can pick up.

While the NSA and CIA have used various methods of RNM (remote neural monitoring) for decades, many targets were allegedly transferred to a brain-computer interface (BCI) connected with DARPA's brain initiative that allegedly engaged over a thousand contractors since 2014. DARPA is notorious for outsourcing product development to contractors who may covertly experiment on targeted individuals.

In the case of targeted individuals, "experiments" have included rape by frequency or directed energy throughout days and nights, incessant sleep deprivation by physical torture, directed energy assault with incessant poisoning and torture-to-death in targeted individuals' homes.

Former CIA operative Carl Clark verified the DEW (directed energy weapon) component of torture operations as reported above; former NSA contractor Will Filer verified subliminal messaging and sleep deprivation components of torture in *NSA Mind Control and Psyops*. Covert agencies often ran such torture-to-death components along with a BCI (brain-computer interface), debilitating targeted individuals while raping us and stealing neurological data.

Via @JordyAri in 2022, crimes allegedly implicating DARPA, NSA and the US White House (in conjunction with CIA, DIA, ONI, FBI, DHS, US Air and Space Forces, Army Intelligence, ODNI, contractors and foreign affiliates):

"I'm sharing this on behalf of someone I know who works in US national security matters. This is currently one of the most sensitive matters in US national security....

"NSA is surveilling a US citizen who [President] Biden is briefed on daily. The POI [person of interest] is supposedly a psychic and an involuntary subject of an experimental DARPA brain-machine interface program. They're being tortured remotely on US soil at the command of President Biden with DEW's which can cause Havana syndrome. They're a 'targeted individual'.

"VP Harris is also aware of this situation. She tried dissuading President Biden from continuing this unlawful course of action which began under former President Trump. Since this is a national security matter, she can't discuss it publicly.[*] She contacted the POI, without informing the President.

"Afterward she was put on Biden's closest aide's shit-lists, followed by a flurry of unflattering articles about whether she was the right VP pick. The articles spurred by Biden operatives served as a warning. VP Harris contacted the POI a 2nd time. And... Kamala took a 'mysterious trip' to California, which Biden's allies were confused about. In response, Jill Biden has asked people around the WH if it's possible to remove Kamala," allegedly now thoroughly complicit in targeted individual torture.

[* Editor’s note: nothing any covert agency, the US DOD or its any contractor does in violating constitutional rights is a legitimate national security matter. “National security” has been used as a cover for rape, intellectual property theft, torture, murder, treason and genocide. All responsible for this, including judges, face legal capital punishment with due process as the targeted individual (TI) “slow kill” torture-to-death programs involve *rape* by frequency or directed energy, *poisoning* with neurotoxic barium and 24/7 assault *in our homes*: flagrant 4th Amendment rights violation with aggravated sexual abuse and attempt to kill (even by suicide scripts to dispose of targeted individuals assaulted incessantly): capital offenses under 18 USC § 241 with or without § 242.]

“Also, here’s a list of some people aware of this situation [allegedly thereby guilty under 18 USC § 4 with or without § 241–242]:

- Lloyd James Austin
- Mark Milley
- Mark Esper
- Prof. Charles M. Lieber
- Steven H. Walker [former DARPA Director]
- Stefanie Tompkins [nearly final DARPA Director; cf. a note to Tompkins in this author’s “A Few Resources for TIs”]
- Joseph Maguire
- Admiral Michael Rogers
- Former Secret Service Director Randolph Alles
- Brad Parscale
- Dr. Alexander Titus
- Dr. Al Emondi
- Jared Kushner
- Many in the 7th fleet
- Admiral Gilday
- Antony Blinken
- Jake Sullivan
- Avril Haines [ODNI]
- Paul Nakasone [cf. *NSA Mind Control and Psyops*, a fraction of the “Nazi Subliminal Assailants” crimes against humanity]
- Rudy Giuliani
- Jill Biden
- Hunter Biden
- Don Jr. Trump
- Ivanka Trump
- Marco Rubio
- Interim Secretary of Defense Chris Miller
- Mike Pompeo [CIA Director soon after directed energy assault on this author escalated in 2016]
- CIA Director Gina Haspel
- CIA Director William Burns [without known relation to *The Simpsons*]
- Melania Trump
- Devin Nunes
- John Ratcliffe
- Tony Shaffer
- Nancy Pelosi
- Michael Hayden
- Robert O’Brien
- John Bolton
- Mike Pence
- President Joe Biden
- President Donald Trump
- President Barack Obama
- President Bill Clinton
- President George Bush
- President Jimmy Carter

18. Corroborating Attestations

Over a thousand targeted individuals attested to experience like Myron May’s as in testimony reprinted at <https://infinityb.co/TI>. Video footage in recent years, as in clips at that website, substantiate claims of directed energy assault beyond reasonable doubt. (Microwave weapons predated kitchen microwaves in the 1950s; denying their existence is preposterous. In *60 Minutes* June 26, 2022 (minute 23): “They go through glass, they go through brick, they go through practically everything.”)

Everyone complicit in any facet of heinous targeted individual torture operations may be prosecuted for capital punishment under 18 USC § 2381 (treason) or § 241 (conspiracy against rights) with or without § 242, for 4th (with or without 5th) Amendment rights violation with aggravated sexual abuse and attempt to kill at whatever speed of lethality in these so-called “slow-kill” operations or The Silent Holocaust.

Those silent with knowledge of any facet of the felonious operations bear guilt under 18 USC § 4 with or without § 2382. They enable torture with sexual abuse around-the-clock:

“An interview... published Dec. 24, 2020 by physicist and TI (targeted individual) [Dr. Katherine Horton](#) includes TI Bill Binney (who spent 30 years at the NSA) and TI Dr. Millicent Black.... Dr. Black’s x-rays and photos of implants and injuries on her body were made public. Dr. Black talked of the incredible pain she endured when an x-ray showed one of these devices in her pubic area. Dr. Horton agreed, ‘I would just like to put in a supporting evidence that I have a dermatologist scan and that there’s a big visible scar in my pubic area as well. And actually the implanting of genitals and the genital area is the top, number one aspect of this targeting program which also includes prolific remote-controlled rape. So this (technology) is not to fight terrorists. This is a rape and mutilation torture program. And pretty much everybody (TI) is implanted the same way. So I completely understand. I have exactly the same thing.’

Dr. Horton continued: ‘I think the FBI is majorly involved. And the police will not help anybody. I don’t know of a single police investigation into this anywhere in the world. But I know of literally hundreds of cases having been submitted to the police for investigation and yet not a single investigation.... So at the end of the day the only thing that is going to stop this is a military intervention... because these are military weapons being deployed against Americans and Europeans.... At some point the military has to come in and shut down these military psychopathic serial killers who are torturing women to death... and men and children as well. But I must say that the brutality with which they torture and maim the women is off the charts from my personal experience.’

Dr. Black: ‘Absolutely. It’s certainly not the way I expected to spend the last 20 years.’

Dr. Horton: ‘During Christmas most people spend their time with their family... in a loving environment, relaxing, having fun together. Meanwhile all of us (on the video, like other targeted individuals) are being tortured. Literally all of us: Bill, Millicent and I.’

‘We will spend our Christmas being tortured, raped, battered with military weapons. There’s a shift service on call... just for the battery of defenseless men and women and children. So your tax dollars and euros go towards the battery of innocent people... adults and children on Christmas. That is the truth. This is the truth that America needs to wake up to.’” (<https://targetedartist.wordpress.com>)

Any member of your family can be targeted with around-the-clock directed energy weapon (DEW) assault, debilitating frequencies, demeaning subliminal messaging, sleep deprivation by physical torture, aerial poisoning, and remote rape as by electrocutions in your genitalia throughout days and nights. The torture is eased or enabled by DNA resonance or nanotechnology injected, inhaled or ingested, creating an “internet of bodies” readily tortured worldwide, as explained in other reports.

Marital law cannot resolve targeted individual torture as every member of the US Joint Chiefs is complicit in it, like their counterparts in other major countries. The UN cannot resolve it as its “new world order” agreements defenestrate inalienable individual rights. Theoretically honoring constitutional US law can resolve it in the US at least, but covert agencies operate unlawfully with impunity.

There will be a solution to targeted individual torture requiring one enacted bill or executive order, and its implementation.