

Background on Targeted Justice Lawsuit

© 2023 Noam Grunes. All rights reserved.

January 14, 2023, lightly edited February 4, reformatted with typos remedied September 6:

- (1) For those unfamiliar with the Targeted Justice lawsuit [Case 6:23-cv-00003 filed January 11, 2023 in TXSD], here's what happened in a nutshell:

Since CIA Project Moonstruck in 1952, the covert sector expanded use of directed audio to infuriate, damage and inhibit targets of their choosing, in flagrant violation of constitutional rights. This has been called V2k, voice-to-skull colloquially, likely referring to the V2 facial maxillary nerve and "k" as a coupling coefficient, a straightforward way of imparting individualized audio by resonance with piezoelectric material implanted or sprayed and seared into our faces. This was well explained by pseudonymous Electric Angel in a trilogy ending in *The Radiohead Protocol*. The CIA Nazis behind MK Ultra latched onto Project Moonstruck, successor to Project Bluebird (like Twitter) among others, adding electro-shock or electromagnetic torture to 24/7 audio assault. Nazis running the NSA turned such directed audio into high-pitched subliminal messaging mistaken for tinnitus, like a high-pitched chipmunk (with a Hitler mustache) speaking 1200–1400 words per minute with sine waves removed, relative to 300–400 words per minute in conventionally spoken language. This is known as computer-simulated speech language, explained by Will Filer in *NSA Mind Control and Psyops*. The NSA and CIA Nazis use sleep deprivation as the basis of their torture programs, thought to render targeted individuals most susceptible to post-hypnotic suggestions, slander, libel, financial ruin and generally life destruction amid torture with omnipresent exhaustion. These programs remained active after the Church hearings; for example, I was tortured with directed energy for sleep deprivation as a child in the 1980s (albeit not understanding it until recently). By last century, covert agencies added frequency assaults not just for particular effects, but to debilitate function in the daytime with low Hz, and impair sleep at night with high Hz, daily over decades. Targets of their torture programs came to experience directed audio in the vein of 1952 Project Moonstruck, electromagnetic torture in the vein of MK Ultra, debilitation by frequencies, NSA-style subliminal messaging, saturation with piezoelectric poison, a malevolent brain-computer interface (BCI) and body-machine interfaces (BMI) with remote neural and biometric monitoring. Indicating the type of personnel responsible for these programs in the NSA, CIA, DIA, DARPA, Navy, Army, Pentagon, contractors and foreign affiliates, targeted individual torture programs came to include rape by directed energy, frequency or both, often daily with sleep deprivation by physical torture and amplified subliminal messaging nightly — in our homes, on US soil and worldwide. Targets of these torture operations are generally always exhausted and in pain, working through multiple layers of cognitive interference every second including computer-simulated speech language that may be overt or high-pitched subliminal messaging or so-called silent audio, frequency assaults, directed energy assaults, noise campaigns, and saturation with piezoelectric poison beyond other chemical and biological sprays. We are tracked by implants, neurological patterns or DNA resonance as disclosed by scientific and perpetrator whistleblowers. With worldwide tracking by satellites beyond extensive terrestrial installations, escaping this is not easy. With phased arrays and subliminal messaging generators amid telecommunications infrastructure, beside proliferative drones for treasonous federal agencies and contractors, there is no easy evasion of the assaults remotely managed from anywhere. The FBI and later DHS joined and facilitated these torture operations with gangstalking a la Cointelpro against civil rights targets. That boils down to criminal

stalking and harassment, apparently FBI's *raison de etre*. Worse, FBI and DHS included targets of covert torture in "domestic terrorism" databases widely distributed, thereby providing cover for assault in our homes while engaging in slander and libel of targets with unconstitutional detainment of individuals for non-consensual psychiatric evaluation. This has been the CIA's favorite way to discredit and "dispose" of tortured targeted individuals since last century per prior disclosures.

While the FBI has been criminal throughout its history, and the NSA and CIA have been treasonous terrorist organizations throughout their histories, how would the FBI and DHS become fully complicit in targeted individual torture operations? Onto part 2:

- (2) In a nutshell, it's because the FBI, NSA and CIA let masons and illuminuts perpetrate 9/11. Obviously there was no plane at the Pentagon bombing; flight 93 ("order of illuminati" in full reduction gematria) was reportedly taken down near Shanksville by men with shanks, 4 hijackers with 33 passengers, first reported from row 33 (a calling card for masonic orchestration): mockery throughout the inside job. Allegedly CIA carted files out of World Trade Center Building 7 before 8 am on 9/11/2001. The building was destroyed by controlled demolition that day. The event was planned for decades and shared in advance, as per Aaron Russo in a readily available interview. Yet people broadly fell for it like many false flag operations. That created a need to silence or discredit whistleblowers from the NSA and beyond, which coalesced with treasonous plans to advance a police state defenestrating constitutional rights, toward overt neurological implants, all-digital currency and minimal basic income for dependency on a tyrannical government, a "new world order" in which "you will own nothing" beyond a few hundred families worldwide. Broader depopulation plans proceeded in parallel as people will learn widely. So the orchestrators of 9/11, including in the White House and masonic Ur lodges, prevailed upon the FBI and DHS to create watchlists of "domestic terrorists" that included 9/11 whistleblowers and other targets of their covert torture. These have included critics of "the pharmaceuticals" as disclosed by former CIA contractor Carl Clark in April 2010 *Raum & Zeit*, recounting targeted individual torture with microwave assault and residential break-ins. Torture perpetrators' arrogance, beside sadism, has been boundless. As you can read in Gioele Magaldi's *Massoni* (translated from the Italian into any language available at translate.google.com), the orchestrators of 9/11 went on to create ISIS from a US Ur Lodge in conjunction with the CIA. The NSA should know all of this and has been nothing but complicit in torture and treason. Any legitimate "terrorism watchlist" may include approximately all past or present operatives for the NSA, CIA, DIA, FBI, DHS, ONI and past or present employees of NORAD, USNORTHCOM, Space Force, Colorado US Air Force and other DOD (allegedly primarily USAF, Navy and Coast Guard) elements complicit in neurotoxic spray operations, Army Intelligence (sic), DARPA, all companies and neuroscience departments complicit in malevolent brain-computer interfaces, all surgeons complicit in non-consensual implants, all psychiatrists and their enablers in cahoots with CIA-NSA-DOD slander operations, all leading military contractors, all of said entities' foreign counterparts, all masonic Ur Lodge members, all their affiliates in the leading not-so-secret societies that are entirely treasonous at this point, and approximately no isolated individual. At least in the US, everyone complicit in aforementioned operations faces capital punishment with due process. Targeted Justice's lawsuit is one milestone in tackling this criminal regime.

As outlined by William Guy Carr in *Pawns in the Game*, it should be widely understood that illuminut-masons' plan for World War III (with leading politicians worldwide orchestrating wars

as “brothers”), and a worldwide tyrannical government soon thereafter, involves destruction of nations partly by governmental crimes so heinous as to incite revolution. While this would play into the hands of deranged satanists, it does not mean criminal behavior should go unpunished.

For creation of ISIS, orchestration of 9/11, targeted individual torture and other crimes, all members of Hathor Pentalpha Ur Lodge, inter alia, should be arrested immediately. As soon as Magaldi's *Massoni* was published, that would have happened the instant the US was led by other than criminals (or idiots). At least in the event of my all-cause incapacitation, all members of the approximately 36 Ur Lodges worldwide can be legally executed with due process. For modest emphasis, and without any criminal history, I advocate only legal due process where there is at least any semblance of reasonable law. The Constitution of the United States is reasonable law.

Amid writing this, by the way, I was raped by frequency, pummeled with directed energy in my genitals and head and chest, electrocuted in my hand and foot and scalp, assaulted with high-pitched subliminal messaging, and had more poison (as lab-tested to include carcinogenic chromium and neurotoxic barium) pressed into my face, in a residence into which there is no conventional line of sight. Part of the treasonous USAF-, DARPA-, CIA-, NSA-, FBI- and DHS-associated targeted individual torture program is to play functionally retarded terrorists by shooting us with directed energy when we traverse thresholds in residences. Walking out of the restroom into a bedroom, for example, I was drilled by DEW, taking down function on top of sleep deprivation by physical torture and the ongoing multi-faceted assault. It is difficult to convey the fury of mind and body violated every second with omnipresent exhaustion, as desired by every leader of every instrumentality of force operative here. Such 24/7 torture programs, in our homes, have been nothing but sanctioned by illuminuts, masons and jesuits leading each major country worldwide. In the status quo, I damn their souls eternally.

- (3) Excerpts from Targeted Justice follow (on the next page), with TSDB denoting Terrorist Screening Database and NIS denoting Non-Investigative Subject, a cover by criminal FBI and DHS for covert torture, rape, theft and murder by treasonous elements of US government and their co-conspirators. For modest emphasis, it should be widely appreciated that this is amid masonic and illuminut orchestration to topple national governments for a UN-led "new world order beyond closed doors", a "one-world government" in which "you will own nothing" and inalienable rights, as enshrined in the US and other constitutions, would be defenestrated. (See accompanying geopolitical context for quotations references and elaboration.)

Proliferation of targeted individual (TI) torture operations has appeared partly intended to foment revolution or martial law toward this end, absurdly as all (temporary) members of the US Joint Chiefs are complicit in treason and UN law is tyrannical without inalienable rights. Bedrock US law suffices to resolve in-US treason and deprivation of constitutional rights in progress. Then transnational movements can proceed without criminal orchestration.

FIFTH: The illegal disclosure of improperly-collected information on TJ Members contained in the TSDB has resulted in the deprivation of their liberty rights without due process of law in constitutional violation of the Fifth and Fourteenth Amendment as well as Privacy Act violations. When attempting to report to family, friends or

Case 6:23-cv-00003 Document 1-4 Filed on 01/11/23 in TXSD Page 4 of 10

authorities the abuses they undergo as Targets, most TJ Members have been wrongly diagnosed with mental illnesses and even forced into lock down in mental health facilities without the right to assistance of counsel. This constitutes a deprivation of liberty and property rights without due process of law in violation of the Fifth Amendment.

SIXTH: You and your predecessors' inclusion of TJ Members under the TSDB's Handling Code 3 or NIS is the equivalent of a secret, illegal and unconstitutional accusation, processing, judgment and sentencing of these individuals to a life of cruel and unusual punishments and torture by means of DEW attacks, physical and electronic surveillance and stalking. All of this violates the Fourth, Fifth, Sixth, Eighth and Fourteenth Amendments and the United Nations' Convention 1753 against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, ratified by the United States of America in 1994.

PERSONAL LIABILITY: As a result of your and your predecessors' unconstitutional inclusion of TJ Members in the TSDB's NIS sublist, most of them have sustained and continue to sustain cruel and unusual punishment in violation of the Eighth Amendment of the U.S. Constitution that includes, but is not limited to the following:

- 1) Directed Energy Weapons Attacks that burn their skin and trigger the condition that has come to be known as "Havana Syndrome".
- 2) Infliction of Pulse-Modulated Voice Signature, commonly known as Voice-to-Skull and/or artificial tinnitus.

The DEW attacks on people listed in the TSDB constitutes illegal, cruel and unusual punishment and torture as it ranges from varying degrees of bodily pain to severe burns such as these:



8 / 10

Targeted Justice hereby demands that in compliance with your ministerial duties as Attorney General, you, Merrick Garland, refer Majorkas and Burriesci for prosecution to an Independent Special Counsel for their implementation of policies and procedures geared at stalking and torture of innocent American citizens.

7 / 10

We demand that you attend to this matter with the urgency and seriousness it demands. Millions of persons undergo torture and early deaths every day as a result of the creation, maintenance, distribution and use of the grossly unconstitutional TSDB's NIS list.

On a final note, Targeted Justice demands that you abstain from the continued illegal interference, hacking, recording, and obstructing of electronic communications between Targeted Justice and its members and its attorneys. Any FISA Court order obtained for this purpose was obtained under false pretenses and is thus illegal.

Should you fail to comply with your ministerial duties as stated above and comply with the demands requested herein within the next 30 days, Targeted Justice will proceed with the filing of a civil suit to compel you to do so.