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Attorney General Merrick Garland U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

July 12, 2024

Dear Attorney General Garland:

My name is Erika Meyer. I am a resident of Portland, Oregon. I am a victim of serious crime, including numerous federal criminal violations, human rights violations, and violations to my rights under the 1st, 4th, 5th, 6th, 7th, 8th, 13th, and 14th, amendments to the US constitution which, since I discovered some of these violations in January 2014, I have tried to address through every means available to me, completely without success.

This situation is severe and urgent. I am an endangered crime witness and victim. I am in pain daily from wireless biomedical assault, and I have been for years. I have evidence of multiple murders. Police and FBI have consistently refused to take crime reports from me. My medical records have been heavily fabricated going back to at least 2011. In those rare instances where police have taken reports from me, or when they have made reports about me, those reports also contain material fabrications. These fabrications include fictional narratives about my behavior and intent. Many false and misleading quotes have been attributed to me. Various individuals in the community, both known and unknown to me – including, in 2014, my own mother – have filed fabricated and misleading reports with different agencies. All of these reports and fabrications seem to follow the same baseline script. These fabrications and false reports are defamatory, with the clear intent to develop and maintain a false profile of me, a profile which is then used to justify withholding justice as well as to justify withholding appropriate medical care. I have been falsely, and without evidence, portrayed as delusional and psychotic.

It is clear to me by now that these crimes are being overseen and operated by the Federal Bureau of Investigation (FBI) in cooperation with various types of financial interests, and that the reason I have

been unable to achieve redress is a combination of bribery, brainwashing, and coercion, led by the FBI and Department of Justice (DOJ). The evidence for this includes the fact that *all* doctors and hospitals have ignored important evidence of biomedical crime, and all of them have also participated in the pattern of records fabrication. The FBI, who should be equipped to easily determine the veracity of my evidence-based claims through wireless scanning or biomedical imaging, consistently refuses to do so. Evidence, including documentation of scientific tests, has consistently been ignored by local and federal law enforcement. This inclues documented Geiger counter readings above 4,000 CPM lasting longer than ½ hour. Discovery requests in civil cases reveal that my attempts to report certain crimes have not even been documented by police. FOIPA requests and Touhy subpoenas have been dismissed, ignored, or delayed for years by the FBI.

Using a \$300 bug detector (Aceco FC 6002 MKII) I have discovered and documented on video high frequency wireless signals coming from all over my body, including multiple locations in my head alone. There are signals coming from my eyes, ears, nose, throat, dental work, scalp, and from the crown of my head. There are signals coming from my hands, ankles, thighs, knees, and chest. Signals in timed sets of three have been detected coming from around my heart. I have a dental x-ray which appears to show a patch-shaped implant in a dental extraction. It would now be embedded in my jaw bone. Letters about this to biomedical researchers have gone unanswered. When I tried to repeat this x-ray at a different dentist's office, it appears that before I arrived the x-ray machine was sabotaged in order to overexpose and sabotage the radiograph.

In 2015 I wrote to President Obama and AG Holder as well as to the governor and state senators about some of these violations (not the biomedical crimes as I was not yet aware of those). I've written other letters and emails to other senators and congressmen over the years, all of which have been ignored. In 2021 I filed civil rights complaints with the Department of Justice (55091-KTM via email & 67107-PDP via post). I received no answer to either of these DOJ civil rights complaints.

In addition to the immediate concerns to life and limb associated with biomedical attacks and daily physical torture, there have been a number of other issues of great concern including unlawful surveillance in private areas and what appears to be trafficking or other types of distribution of surveillance-related data. This is something I've been aware of, and sought redress from, unsuccessfully, since January 2014. Associated with this surveillance has been an unbelievable amount of psychological abuse and intellectual property theft, paired with almost complete blacklisting, not just in one profession, but in every profession, on social media accounts, in attempts to crowdfund various creative and legal endeavors, and in self-employment. I am unable to make money from any self-operated business. I am also unable hire and retain legal counsel or expect fair treatment in civil courts. Based on these patterns, it

is clear that the population at large knows they must avoid assisting me. I am aware of a framing that I am some unusual type of federal prisoner subjected to some kind of secret legal process, but such a thing is clearly unconstitutional. This type of secret process is a violation of my rights under the 4th, 5th, 6th, and 7th amendments. Since everyone should know that, of course no one has openly admitted to knowing about or believing this obviously fallacious idea that I am somehow being legitimately imprisoned, surveilled, and punished. This is nothing but deflection. There is simply no legally defensible explanation for how I'm being treated.

I did not conclusively determine that the FBI was behind these crimes until the latter half of 2022. On September 16, 2022 I filed a FTCA administrative claim (SF-95) against the FBI with the DOJ. As I continued to experience physical assault through this network of biomedical implants, I attempted to get a restraining order against the FBI (and/or CIA) through the Oregon District Court, not understanding that the federal courts are significantly different than family courts and that what I was in effect doing was filing a civil complaint. Despite my writing that I intended to file a civil complaint against the FBI after the waiting period of my SF-95 expired, Judge Michael H. Simon dismissed my TRO request and the following September when I attempted to file my actual civil complaint, the same judge dismissed that case as well, on the basis of issue and claim preclusion. (See: Case No 3:22-cv-1779-SI, and 3:23-cv-01320-SI) Judge Simon is from a prominent entertainment industry family, is married to a sitting congresswoman (Bonamici), and had previously worked as a defense attorney for the Department of Justice – but refused to recuse himself. It's obvious by his background that this judge knew that I was telling the truth in my complaint, and chose to pretend that not only was he unfamiliar with me or the crimes I was suffering – but also that the claims I had made were implausible. This federal judge failed to recuse and misrepresented his personal knowledge in order to dismiss my important and valid civil RICO case against the FBI sua sponte.

In November 2023, while self-litigating a related civil case in state court against the City of Portland for negligently failing to address ongoing biomedical torture of my pet cat and the associated conspiracy (animal abuse being felony mandating police attention under Oregon law), I requested an evidentiary hearing for similar injunctive relief from biomedical battery (asking that Portland Police be ordered to investigate and address the abuse of myself and/or my cat, making use of the FBI laboratory as needed), only to have that denied as well by a judge. I was not even permitted to show evidence of severe abuse of myself and my animal. Within hours of that hearing and motion being denied, the abuse increased significantly, as such abuse would tend to do when there is no effort made to stop it. With few exceptions, courts, judges, and the criminal justice system been unbelievably coldhearted towards me and the suffering I am experiencing.

On or about March 3 of this year, I filed a detailed administrative complaint against the FBI with the US Office of Inspector General through their online form. So far there has been no response, and if past experiences are any indication, I do not expect there to be a response.

The crimes are serious. They include several instances of torture and murder as well as nonconsensual medical experimentation and battery. They also include human trafficking, including trafficking in nonconsensually obtained obscene materials, and trafficking involving children – including myself when I was a child, and my daughter when she was a child. There have been regular incidents of evidence destruction and tampering, witness tampering, and interference in legal processes. Despite all of this, I have continued to collect evidence including both forensic and documentary evidence. The FBI is behaving as a rogue actor, violating not only its federal mandate to prevent and prosecute federal crime – but engaging in the most heinous forms of racketeering – including but not limited to trafficking, torture, and murder. The Department of Justice has refused to address this, and based on this and the general patterns at hand, I can only presume that the DOJ as a whole is directly involved in, and benefiting from, these crimes.

I am writing to you to ask you to address this situation immediately. I need immediate relief from this crime in the form of medical attention that includes identifying and locating implanted piezoelectrical biomedical devices, many of which I already know the basic locations, and at least one of which is visible in an x-ray. I need the FBI/DOJ and any other participants to be prevented from harming me further through these biomedical devices. I also need the distribution of surveillance-related materials to stop immediately. I have no criminal record, and even if I did, this kind of surveillance violates the law, and violates my rights.

I need to be treated as a crime victim, to be afforded the rights of a crime victim, and for perpetrators within the FBI and DOJ need to be relieved of their posts.

This is not a situation that can wait. I am extremely concerned for how bad this could become should the administration change, and the DOJ be further weaponized, with this level of lawlessness having already been established.

I have the evidence I need to back up these claims, and I can provide it to you.

Possible applicable laws include:

28 CFR 0.85(a) - duty of FBI to investigate federal crime
28 CFR 0.85(g) - duty of FBI laboratory to assist police departments free of charge
50 USC § 3093 (a) - requirement that covert operations are approved by US President

50 USC § 3093 (a)(5) - duty of FBI to operate within the bounds of US federal law, including US Constitution, including in covert activities

50 USC § 3093 (b) - duty of FBI to inform congressional intelligence committees of covert actions 50 USC § 3093 (f) - forbidding covert activities from being used to influence United States political processes, public opinion, policies, or media

As well as a number of federal criminal statutes, including RICO.

Thank you for your attention to this matter, and please let me know what else you need from me to resolve this situation quickly and appropriately.

Sincerely,

Erika Meyer