

**To: Nils Melzer**-Special Rapporteur on Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.

United Nations

Human Rights Office of the High Commissioner

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**Memo:**

Thank you for accepting the 4 Questionnaire submission. I would like you to know that I could not follow your 2,000 word guideline. There is important information that is specific towards each question that did not allow me to follow those guidelines without explanation. I am submitting additional forensics reports to support the evidence and statements below. I apologize for any inconvenience this may have caused, but this is very important and sensitive information that needs to be reviewed and examined. My forensic reports is a new forensic technique that can be used to prove Cyber Torture/No touch Torture that is under a licensed patent agreement, that can collect, gather, information from the hidden criminal networks, that can be validated, authenticated, into the court of law for legal prosecution. I would still like you to post and give authorization and permission to be published.

# Accountability for torture and Other Cruel, Inhumane or Degrading Treatment or Punishment

## Thematic Report of the Special Rapporteur on Torture to GA76

### Questionnaire:

1) **Challenges to accountability: what are the most important legal, practical, and other challenges that are conducive to the current worldwide accountability gap for torture and ill-treatment?**

a. **Planes and drones with attached weapon systems and radar.** Such craft connect via radio tower signals on a FM bandwidth with signal channel processing. Laws prohibiting abuse of such craft are grossly lacking. This has resulted in civilian populations worldwide experiencing attacks of slow-kill torture in their homes around the clock by military grade weapons. William Binney, former U.S. NSA Technical Director, was subjected to a drone attack at home as tweeted by Dr. Catherine Horton on Dec. 27, 2020, cc. President Donald Trump and Gen. Michael Flynn.

b. **Governments that target individuals with impunity.** The term “targeted individual” originated with U.S. Army. ”Department of the Army, United States Army Intelligence and Security Command admits in Freedom of Information Act (FOIA) initially classified SECRET, but then declassified, that they use Microwave Weapons on Targeted Individuals (their words) in both Microwave Heating and Microwave Hearing [Voice to Skull, V2K] that can incapacitate the target or cause harm...” DEPARTMENT OF THE ARMY, United States Army Intelligence and Security Command, Freedom of Information / Privacy Office, Fort George G. Meade, Maryland 20755-5995.”

c. **DHS Fusion Center Corruption.** Illegal laws under the 2002 Patriot Act strip citizens of their rights in order to traffick them for experimental cybertorture. Corrupt and falsified dossiers prepared by rogue DHS Fusion Centers falsely and illegally notify all within target’s personal

and professional sphere that target “is under surveillance and doesn’t know it.” Fusion centers are hugely committed to mass deception at all levels including the President of the United States and members of U.S. Congress. Within the past year, we have seen the exoneration of General Michael Flynn who suffered imprisonment and financial loss as a result of illicit and false targeting. The actions of Fusion Centers against citizens are illegal. See Judge Trenga’s September 2019 ruling that “watchlists” are illegal.

d. **Targeting programs are the 21st Century killing machines of The Silent Holocaust.**

Targets are trafficked for the express purpose of subjecting them to experimental, nonconsensual torture publicly and privately, from which many die. Citizens in the main are targeted by hacking, organized gangstalking and most criminally by cybertorture. FCC transmissions, signal channeling, Doppler Radar, wiretap act, 5G cell towers, Bandwidth, VOIP, Radio Towers, FM, GPS, GSM, Bluetooth, Wi-Fi, BLElte, COAP, WPAN, 802.11. ac/g/n/b, 802.15.6, 802.11.4, Microwave, Submarine channels, RFID (Radio Frequencies Identification), Sensors, nanotechnology, and IoT devices - are all used to target, intimidate, threaten, harass, stalk, sexually assault, rape, sex traffic, murder, torture victims/suspects/and targets.

e. **Bit Coin and Cryptocurrency Payment Options.** Untraceable money currencies that do not or cannot track and trace criminals.

f. There are no laws on the books for new technology that is in place to protect citizens across the globe. With the use of AI (Artificial Intelligence), Neural Links, VR (Virtual Reality), AU (Augmented Reality), Motion-to-motion, Chorography, BCI (Brain Controlled Interface), HCI (Human Controlled Interface), Data Mining (except the EU with the GDPR), all victims have not given consent.

g. FCC transmissions, signal channeling, wiretap act, 5G cell towers, Bandwidth, VOIP, Radio Towers, FM, GPS, GSM, Bluetooth, Wi-Fi, BLElte, COAP, WPAN, 802.11. ac/g/n/b, 802.15.6, 802.11.4, Microwave, Submarine channels, RFID (Radio Frequencies Identification), Sensors, nanotechnology, and IoT devices, are all used to target, intimidate, threaten, harass, stalk, sexually assault, rape, sex traffic, murder, torture victims/suspects/and targets.

h. The medical Industry is not willing to examine victims nor provide accurate reports and information to them.

i. The pharmaceutical companies control use of medical treatments by prescription and eliminate all other forms of legitimate and efficacious treatments.

j. **Rigging of court cases against targeted Individuals.** Court justices are blackmailed and bribed to rule against target filing an official case against law enforcement departments, criminals, or request information for use in court. Targets are denied by judges without review of the evidence.

k. **Freedom of Information (FOIA) requests.** Targets are denied proper response to FOIA requests, a further violation of Constitutional rights. If FOIA request is responded to at all, the information received has been redacted, deleted, covered up, altered, and or modified in order to hide criminal activity of guilty government agencies and NGOs. Videos and audios are blacked out.

l. **Data Mining for Illicit Purposes against Citizens.** Elites, Big Tech and federal agencies, collect data and information from individuals and sell bio-censored data across the globe for use against their populations.

m. Energy Efficiency act, Patriot Act, Espionage Act, Red Flag Laws.

2) **Functions, forms, and levels of accountability: Please identify, explain, distinguish, or compare the different functions (e.g., punitive/reparative, or proactive/preventative etc.) forms (e.g., Legal, political, economic, or social etc.) and levels (e.g., individual, collective, institutional, State etc.) of accountability for torture and ill-treatment.**

a. **Levels of Accountability are Non-Existent.** In a word, levels of accountability for perpetrators of cybertorture are non-existent. From government agencies and corporate entities to

all individuals in target's past and present life to the daily gangstalking of target by vehicles with government plates and street thugs, targets are subjected to vicious cycles of repeated dismissal, harassment, obstruction and cybertorture. The majority of non-targeted person in target's life are contributing to one or more of above illegal or non-justifiable means of harming target physically, emotionally, and financially. Imagine the cost to taxpayers to contact a target's entire sphere of influence - family, friends, employer, colleagues and all businesses or individuals with whom target interacts each day. Non-targets may be unaware that the end goal of "the targeted program" is the demise of the target. Non-targets may falsely and ignorantly believe their personal participation in targeting is contributing to the greater good of the country.

b. **Targeting programs are designed to slow-kill targeted individuals.** Targeting for death can only exist in the current vacuum of absent accountability and an uninformed public in denial. Originators and perpetrators of targeted programs intend for target to die from effects of slow-kill torture, or to lead target to hopelessness and self-suicide. This can be seen in one ex. of my analysis of a client's computer recording in which key words uttered by perpetrators are "kill her" and "killing her." Target is kept on an endless treadmill that denies resolution or path of completion until perpetrators successfully ends the target's life. The effects of slow-kill torture maintain the body in a perpetual state of inflammation thereby causing eventual death by organ failure, very difficult to trace. The perpetrators' neat, clean, murder weapon of choice. And, effective for those with a hidden depopulation agenda.

c. **Law Enforcement Accountability and Psychological Warfare.** Targets who attempt to file a police report are denied. Law enforcement refuses claims of targets and may mock target with responses such as "Who are you to be hacked, followed, or stalked. You are no one, no one cares about you." Or, officer may say mockingly "maybe it is the government" while laughing in target's face. Officer may advise target to obtain mental health treatment or attempt to force commitment of target to an institution. Law Enforcement also denies requests to Department of Homeland Security departments. Targets requesting a detective are told to work through a street officer without proper training or education, who also refuses to file a report or attempts to commit target to an institution. Further, law Enforcement authorizes agencies (Veteran's Administration), political groups (Antifa) neighborhood watch groups, even criminals (drug

dealers) to harass, stalk, intimidate, and create fear in target. Target is manipulated using programmable keyboards which install voices of family members or children and/or noises, sounds etc. into the brains to manipulate the thought process. This is a form of psychological warfare, creating issues at work and home, and leading to homelessness, job loss, and isolation without recourse.

d. **City, County and State Accountability.** Targets with proper professional support for their claims will also be advised the matter is out of the jurisdiction of the local authorities (police). Target will then be advised by County sheriff's office that the matter must be handled by the State. The State police continue the run-around advising they cannot act without receipt by mail of a written report from local level. On returning back to local police, target is advised that a report will be provided to detective, however the detective never follows up with target regarding their evidence. Ultimately target's right to an investigation is denied when the promised report is never filed or delivered to detective. State attorneys dance to the same nonsense when contacted by target about incidents of harassment. The state attorney will refuse to act and send target back to local police with the repeated insulting advice to file a local report.

e. Targets who request a City Council hearing or meeting with Chief of Police or Mayor are denied and advised to schedule an appointment. When attempting to schedule, target is then advised that earliest appointment availability is 6 months out. Upon arriving for this appointment, target is advised their meeting was cancelled due to other office priorities and target must set another appointment. The nonsense rotation of appointments and cancellations continue ad infinitum as further harassment and obstruction of target's rights. Letters from targets state officials, representatives and Governors are ignored.

f. **Federal Government Accountability.** Letters from targets to federal officials including members of U.S. Congress are ignored. Thus, complainants do not receive a return response. The respective receptionist will advise, "sorry we only speak to our constituents." On confirmation of constituency and further inquiry, the response to target becomes, "Sorry, but that's not the right constituent," i.e., a constituent is defined as someone who has donated above "X" dollar amount

g. **Federal Bureau of Investigation (FBI) Accountability.** The FBI regularly prevents target from filing a report or refuses to connect target with appropriate agent. They may lie advising target that agent is not available and advise to call FBI hotline. The hotline agent, however, does not engage appropriate questions or conversation to document target's evidence or information.

h. **Medical Institutions, Tests, Diagnoses and False Diagnoses.** Hospitals will purposely cancel appointments, perpetrate false results and medical reports, and deny proper medical attention. A target with spinal injury in the 3rd, 4th, and 5th lumbar scoliosis scheduled an X-ray of the back with Veterans' Administration. See Forensic Report attached separately. The radiologist scanned top of the back but denied the lower extremities, advising that scoliosis does not occur in the lower lumbar. The radiologist refused to X-ray all lumbar locations thus denying patient the right to proper treatment. Target was forced to wait another 6 months for a second appointment, incurring twice the costs, insurance claims, gas, plus time and energy off work to obtain a proper medical scan and treatment that should have been obtained at first scan.

i. **Doctors also force targets into mental institutions or psychiatric analysis.** In the U.S. psychiatrists are brought in when target is forced into a court setting, despite being wrongly accused or falsely arrested. In the medical arena as with local, county, state and federal authorities, we find similar tactics of harassment and obstruction of target's data collection that would 1) document evidence of targeting and torture, 2) provide remedy under the Constitution, and 3) provide proper medical treatment.

j. **Attorneys and Court System.** Lawyers are not willing to file subpoenas, warrants, affidavits, FOIA requests, for legal and court purposes on behalf of targets. Lawyers advise they cannot talk to targets or answer questions. Lawyers are afraid to take a stand against crimes of federal agencies, law enforcement, or deal with "conspiracies." Targets are denied lawyers and legal consultations or review of evidence by the court system. Judges deny all requests within the court setting. Victim is left without recourse or right to take perpetrator criminals to court.

k. Statements above can be verified with recorded phone conversations, recorded audios, recorded videos, certified letters, and email.

1. **Permanent Harassment and Obstruction.** The target is viciously thrown into a cycle of repeat motion and scenarios designed to harass, prevent resolution, and ensure their perpetrators remain free despite horrendous crimes. False and fabricated dossiers prepared by fusion centers are submitted to an estimated 18,000 public and private agencies, affiliations, groups, organizations, corporations, and industries. This conspiracy of access denies target of all recourse. Targets may exhaust their funds or lose ability to pursue freedom physically, emotionally, or financially from the torture and malicious attacks that are the Silent Holocaust. For years and decades, targets are forced to endure / watch their own targeting before their eyes and often the targeting of family and children, as they survive day to day in pain perpetrated by a rogue, rigged government system that traffics targets for nonconsensual torture

3) **Rights of Victims: who should be recognized as a victim of torture and ill-treatment, and what are-or ought to be victims' procedural and substantive to have access to and/or participate in accountability processes and mechanisms?**

- All rights of victims subject to hacking, organized gangstalking and cybertorture should be recognized. Targeting involves a 3-pronged attack: 1) hacking devices and 2) gangstalking are prelude to 3) cybertorture of target. Targeted victims entitled to victim's rights may be discovered in at least four ways: forensic analysis, medical diagnoses, medical tests, and other technology measurement techniques.

- **Forensic Analysis Through my company, Aimee's Audios,** I have conducted over 300 Subliminal Acoustic Fingerprinting (SAF) Forensic Analysis Reports for victim-targets. This process provides multiple avenues, approaches and techniques to determine who is, and is not, a victim of hacking, organized stalking and/or cybertorture. Subliminal Acoustic Fingerprinting Forensics (SAF) is a means to 1) strip audio, video and phone conversations, 2) hear perpetrator conversation, and 3) pick up signals used to torture victim.



- **Cyber tortured targets** may not recognize the full extent of their exposure let alone the identities of their attackers. Criminals hack target's electronic devices for purposes of tracking, tracing, monitoring communications, surveillance and cybertorture. Perpetrator signals communicate with victim and other associates of organized torture against victim. Identification of targets and perpetrators can be determined by the Subliminal Acoustic Fingerprinting (SAF) forensic analysis process. SAF is an assured method to prove victim's torture by electronic weapons, non-lethal weapons, and electronic devices.

1) Individuals whose devices display the frequencies of hacker/stalker telecommunications contained within target's audios, videos, and phone conversations prove targeting by hacking, harassment, cybertorture, more.

2) Individuals whose devices do not display frequencies of hacker/stalker telecommunications within audio, video, and phone conversations are typically not subject to targeting as of the date of respective recordings.

- **Medical Diagnoses** Cyber tortured individuals may be medically diagnosed with Parkinson's, Morgellons Disease, Schizophrenia, Paranoid Delusional, Depression, Anxiety, Muscular Sclerosis, Tinnitus, Sleep Apnea, Sleep Deprivation, Phobias, Muscle Spasms, Migraines, Seizures/ Epilepsy, Sleep Walking, Paralysis, Cancer, Loss of Balance, Tissue and Nerve Damage, Brain Damage, Vertigo, Restless leg syndrome, Ptosis of the Eye/Rapid Eye Movement, Brain Fog, Tremors, Alzheimer's, Narcolepsy, Irritable Bowel Syndrome (IBS), Malaise, Diabetes, and even Nausea.

- The symptoms of these diseases can be caused by harmful energy weapons attacking and directly connecting to the body, producing the frequencies of disease. For ex. microwave energy produces radiation. The constant attacks to target's body via directed energy weapons (DEWS) connect through the brain, traveling down spine and nervous system, Parkinson's, Cancer, Multiple Sclerosis.

- One perpetrating company can target up to 3,500 victims simultaneously within one vicinity, equivalent to 350, 000 people. Multiple 350,000 people by every country worldwide. It is by far an easy calculation that 1 million plus victim-targets are cyber tortured around the clock with symptoms that lead to false medical diagnoses.

### **Medical Tests**

Results of medical tests such as follow also demonstrate a targeted individual with rights of victims:

- a. **FMRI** whole body scans with and without contrast. This will prove any abnormalities or damage done to the brain by non-lethal weapon systems, electrical devices, and electronic weapons. The FMRI can pinpoint the active locations of the non-lethal/ lethal weapon systems, frequencies that are connected either through a transmitter, receiver, sensor, beam, stream, audio tracker, within the brain. It is proven within the courts that a patient who has schizophrenia, will have damage in a specific location. If there is no damage to the brain within the location then they are a victim/target of cyber torture.
- b. **Full body X-ray**. Determines such factors as implants, microchips, or sensors within the body.
- c. **Blood Analysis**. Electronic weapons, electronic devices, non-lethal and lethal weapons alter victim's body. Test results will display high lipids, low salt, high cholesterol, radiation levels, poisons, heavy metals, and nano technology. A simple blood test and analysis indicate electron count in blood cells and prove the paramagnetic in blood cells, with conjunction to the non-lethal weaponry being deployed against target. This will also help prove victim is tortured through organized torture and cybertorture.
- d. **RF detectors/Handheld RF Frequency Detectors**. Investigate radio frequencies that violate FCC and EPA regulations. 90% of targets can run a RF detector over the body and react to specific locations such as: Back of Head, behind the Ears, Eyes, Mouth, Throat/Neck, Shoulders, Elbow, Wrists, Stomach, Knees, Ankles, and Phalanges. All major control functions that the Brain connects to multiple nervous symptoms.
- e. **ELF-EMF Field meter**. .1 – 199.1 gauss
- f. **Wireless UHF RFID scanner, reader, writer**
- g. **Toxicology report**

- h. Handheld metal detector**
- i. Portable spectrum analyzer 3g and 6g**
- j. H-Scala Testing**
- k. H-SCADA Testing**
- l. 3 in one digital dental CT scan.**

**Technology Measurement Techniques** Combined technology techniques that prove hacking, organized gangstalking and/or cybertorture indicate individuals entitled to rights of victims:

- a. “Network Analyzer” will pick up lower and higher frequencies.
- b. “Spectrum Analyzer” will show the signals that are being used on the victim of organized torture.
- c. “RF spectrum” can run an analysis and pick up electromagnetic radiation and the respective wavelengths.
- d. “Computer technicians” investigate if a victim’s phone, computer, laptop, or tablet has been hacked into or being traced and monitored. The technicians can trace signals and addresses to locate the perpetrators and criminals.
- e. “Subliminal Acoustic Fingerprinting Forensics ” It has been proven once the audio, video and phone conversation is stripped the victim can hear the perpetrators and pick up the signals that are being used to torture the victim. The perpetrators use this to communicate with the victim and other associates of the organized torture against the victim. This is an assured way to prove that the victim is being tortured by electronic weapons, non-lethal weapons, and electronic devices. Along with audio surveillance the special task force can analyze a phone conversation and hear the perpetrators on the other end of the phone conversation.
- f. Task force can locate and track and Triangulate a signal to locate the perpetrators or criminals.
- g. “Flight Pattern/Drone surveillance” Organized Torture use different techniques to harass, destroy, invade, stalk, assault, and torment the victim. If drones are being used to carry out organized torture, there must be laws set in place to assure the victims safety.
- h. “Camera surveillance/Body Camera’s” will be put up as security measures for the victims of organized torture. With a monitoring system to evaluate any harassment by the perpetrators or

criminals. Perpetrators and criminals often break into homes of their victims and remove items, destroy property, destroy vehicles, and harass pets. The monitoring system will catch the perpetrators in action and will be able to prosecute in a legal manner.

- i. UV light- 385 nanometers-400 nanometers
- j. LED light on the computing devices will create Vertical hum bars with all the electronics and prove Hacking of all IoT devices, Electronic Devices, and Computing Devices.
- k. Night Vision Scope- that can pick up the drones during the nighttime.
- l. **See Forensic Report that is attached separately.**

**4) Recommendations: Based on your experience and/or analysis of accountability in (2) AND (3) above, what are the most effective mechanisms/measures and/or good practices that can or should be taken to respond to the challenges you identified in (1) to ensure accountability for torture and ill-treatment worldwide?**

A proper definition of cyber torture should be applied to create laws to protect targets/victims with the use of weapon systems:

**Cyber Torture:** Any political party, agency, department, third party contractor, military, company or non-profit organization, shall not use weapons of psychological warfare, non-lethal weapon systems, lethal-weapon systems, electronic devices, with the use of waves, beams, streams, pulses, frequencies, or signals, or the use of video surveillance systems, streaming, data mining technology with Artificial Intelligence capabilities, camera systems, or use of any IoT devices, be allowed to torture, sexually assault, rape, molest, social engineer, stalk, harass, intimidate, physically harm, use psychological warfare, or sex traffic, children, women, men or any living human being by means of AI, AU, VR, BCI, HCI, and neural links systems shall not be permitted or authorized for any reason.

**Laws must be enacted, and existing laws changed to be able to:**

- a. Protect citizens worldwide from technology already in use, i.e. AI (Artificial Intelligence), Neural Link, VR (Virtual Reality), AU (Augmented Reality), Motion-to-motion,

Chorography, BCI (Brain Controlled Interface), HCI (Human Controlled Interface), bio-sensors, RFID, Radio Frequencies, WPAN, and Data Mining (except the EU with the GDPR).

- b. Protect citizens worldwide from drones and other delivery mechanisms of slow-kill weaponry, i.e., directed energy attacks against citizens.
- c. Shut down rogue USAP programs that money-launder taxpayer funds for purposes of running covert cybertorture programs against civilians.
- d. Identify perpetrators of cybertorture crimes, termed “The Silent Holocaust,” by Karen Melton Stewart, NSA retired 27 yrs. Mrs. Stewart has written extensively on the subject available online.
- e. Shut down the thoroughly corrupt FISA court that strips innocents of Constitutional rights based on falsified allegations and denial of due process for express purpose of targeting individuals for experimental torture programs via drones, planes, and other delivery systems.
- f. Prohibit local authorities such as police departments from violating their “duty to protect” by conspiring and colluding with those engaged in cybertorture of citizens.
- g. Prosecute local authorities for indiscriminate dissemination of lists of innocents to agencies conducting experimental torture.
- h. Certify individuals for military grade drone operation.