

Sep 18, 2024

FBI Headquarters  
935 Pennsylvania Ave, NW  
Washington D.C. 20535-0001

Dear Sirs,

I am writing to ask your assistance, since the US Constitution is the ultimate "Law of the Land", and you are the premiere law enforcement agency charged with enforcement and investigation of Federal crimes, including Constitutional violations. I tried calling my local field office, but had difficulty getting information into the automated system, was put on hold, and realized the conversation would be long and disorganized. Instead, since I have a few documents that I have written about this situation, I decided it would be easier and better to write this letter and include those documents in order to convey the basic issues involved. To get started, here is a brief summary:

Some privileged Federal agency or department (in the sense that they can fly UAVs in controlled airspace without filing flight plans) is using UAVs equipped with through-wall imaging systems, along with other robotic devices, to perform warrantless surveillance as well as non-consensual medical experiments on drug users. The anonymity provided by these cutting-edge technologies and virtual undetectability of the through-wall imaging prevents targets from adducing evidence that it is occurring, while allowing their observation as if surveillance devices were present in their homes.

I wrote a relatively detailed essay describing the situation entitled "Non-consensual Experimentation on Drug Users", a copy of which is included herewith, which I sent to the Inspector General of the Department of Justice along with a cover letter (also included). I was subsequently contacted by a person from the DEA, who seemed focused on determining if I had definitive evidence that the DEA was involved, which I could not supply. However, I did modify the essay as can be seen, and sent another letter to the Inspector General (copy included), without reply.

After further thought and the realization that the use of Unmanned Airborne Vehicles (UAVs) equipped with through-wall imaging devices is equivalent to having devices in one's home and effectively nullifies the Fourth Amendment, I wrote to the Attorney General on March 16<sup>th</sup>, 2024. Since no response was forthcoming, I sent a follow-up letter on July 15<sup>th</sup>, 2024, which elicited a response from the Civil Rights division stating that they were not going to take any action for lack of evidence. Copies of both these letters are also included herewith.

This program is a very serious matter that is ongoing, and has been for some time, with substantial equipment and personnel deployed. In my case, at this point, it is not related to drug use but rather, apparently, to thwart attempts on my part to instigate investigations of these clearly illegal activities. After all, it's hard to imagine a program more illegal than this, and

those responsible clearly don't want to be exposed.

It does not escape me that this sounds incredibly far-fetched; this is one of the main ways this program evades investigation. But as mentioned in the letter of July 15th to the Attorney General, it would be a mistake to dismiss it out-of-hand because of a subjective impression that it is unbelievable. The people executing this program are intelligent, realize that this would be the first reaction, and that they can thus exploit its egregious nature to avoid investigation. That no one would believe such a program would be instituted essentially gives them a "free pass" for these activities.

The other main way investigation is evaded is the use of modern high-technology that can only be detected or demonstrated by special equipment or techniques, preventing the target from adducing evidence that it is being employed, in addition to providing anonymity to the operators. Because authorities generally require evidence to investigate such allegations of surveillance, this produces another situation where those operating the program gain confidence that they are beyond investigation.

For these reasons, it falls to law-enforcement to guarantee rights are not being violated by investigating allegations which, although implausible, are not impossible - even if the a priori probability seems small - because this small probability is paired with an egregiously high cost. Most everyone would consider these activities unacceptable, and failure to detect them a serious failure of the rule of law and loss of civil liberties.

I am not claiming to be an angel, but everyone in the US is entitled to the rights enshrined in the Constitution. But there is no right without a remedy, and condoning these activities essentially nullifies the Fourth Amendment. I would hope that this right is enforced.

It has been difficult for me to write this letter because, as alluded to in the attached documents, I fear that this technology may be being used by FBI, and so you may have a vested interest in keeping it secret. I hope I am wrong. However, not investigating provides cover for these clandestine activities, which involving introduction of substances and/or infectious agents into non-consenting subjects' bodies. This is beyond the pale. How can a country that touts its civil liberties around the world be willing to condone this?

As this has been going on for some time, I have a number of clues and leads that will almost certainly produce evidence with minimal effort. Also, I can proffer a video clip of one of these UAVs that was equipped with through-wall imaging equipment here:

<https://www.youtube.com/watch?v=VfKg9nL1cX0>

In addition, although the through-wall imaging technology is difficult to detect, it is not magic, and does produce physical effects as demonstrated in another clip here:

<https://www.youtube.com/watch?v=x2X7uyxqM1I>

This surveillance persists to this day, and continues to affect me by causing tinnitus as well as visual phosphenes.

I await your response, and remain, sincerely,

Jonathan C. Hansen, PhD