July 28 2007

Paul D. Clement Office of the Solicitor General 950 Pennsylvania Ave., NW Washington, D.C. 20530-0001

Dear Mr. Clement

I am writing to you to notify you of gross felony criminal misconduct, malfeasance, and civil rights violations by personnel within the Department of Justice, Federal Bureau of Investigation, Defense Advanced Research Projects Agency, National Institutes of Health, and Defense contractor The Alfred E. Mann Foundation. These criminal acts and rights violations are severe and have caused me to seek civil resolution in a U.S. District Court for damages and also seek injunctive relief. National Security provisions and Defense Special Access (SAP) provisions have been misused unlawfully to obstruct my efforts to retain legal counsel, to obstruct my communications with Congressional members, and unlawful SAP activities have directly caused me to incur criminal charges.

The criminal misconduct and rights violations are related to the "other intelligence activities" mentioned by Attorney General AI Gonzales and the facts surrounding this is as follows:

- 1. The Alfred Mann Foundation is developing implantable medical device technology for Defense and Intelligence application under governmental contractual obligation.
- 2. The NSA and DoD has sanctioned and funded these highly classified and secret efforts through DARPA and the N.I.H.
- Personnel affiliated with the SAP including Col. Geoffrey Ling, Michael Hayden and Al Gonzales, have misused the technology and rather than deploy this technology against foreign adversaries, have engaged in domestic deployment of the technology against political and personal adversaries to further their personal or political agendas.
- 4. Innocent American Citizens have been implanted with this technology. A research subject named "MaryAnne", implanted by F.T. Hambrecht at the N.I.H. in Bethesda as part of the "Feasability of a visual prosthesis..." research effort died as a result of the research efforts and SAP or National Security provisions were misused to conceal and cover up public record of the death and details regarding cause of death.
- 5. When devices implanted in my person by Dr. Gerald Loeb of the Mann Foundation became infected and were surgically recovered by Clinical medical personnel, SAP personnel began to retaliate and misuse the remaining devices maliciously, and the mistreatment constitutes torture in violation of the Geneva Convention and include Testosterone studies, sleep deprivation, and behavior modification studies sanctioned by DARPA personnel and the Mann Foundation.
- 6. National Security provisions, SAP provisions, NSL's and other measures have been used unlawfully to prevent me from obtaining legal counsel, have been used to obstruct local law enforcement from documenting these efforts, have been misused to deny me access to any computer resources and online communications and constitute significant civil rights violations.

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- 7. Special Judges were invoked and brought in which compromised the outcome of Civil Proceedings on numerous occasions when injunctive relief or protective order was sought. In these instances, judicial process and due process were compromised and my rights violated in order to prevent public record of these unlawful acts.
- 8. FISA "sneak & peak" provisions have been misused to actually remove evidence from my residence which incriminates Al Gonzales, Michael Hayden and the Executive Branch. These provisions are in place for intelligence acquisition, and to use them to steal evidence in the possession of innocent American citizens is unjust and unlawful.
- 9. By categorizing these implanted medical devices as "electronic listening devices", Executive Branch personnel feel it is permissible to deploy this technology under FISA and the NSA's TSP or warrantless eavesdropping program. While capable of Intelligence acquisition, these devices are also categorized as a Defense Tactical Weapon. It is not lawful to deploy implantable medical devices capable of testosterone delivery and behavior modification under the auspicies of the NSA TSP. This is the "other intelligence operations" that were eluded to by Al Gonzales and Robert Mueller at former AG John Ashcroft's bedside. They never disclosed this to Congress. It is a separate intelligence program but they lumped it together with the warrantless TSP program to keep these efforts a secret. It's different, but also the same. This is the complication that has the Senate Judiciary Committee up in arms. This must be disclosed to Senate Democrats and Republicans alike. It is vital to our National Security that these resources and this technology be managed in a responsible manner and not misused domestically for political agenda.

Because efforts continue which include physical mistreatment and abuse established through residual medical devices, and because efforts are continuing to be made which compromise my communications with Congressional members, legal counsel and regulatory agencies, I am forced to seek resolution through U.S. District Courts. The Department of Justice and Al Gonzales have first hand knowledge of these unlawful efforts and this agency has failed to act in light of these disclosures. More disturbing are the efforts, which have investigations eagerly initiated by FBI and local authorities being compromised by Executive Branch obstructionism. The criminal misuse of these provisions is unlawful, and exceeds any authority afforded them, even if it were under Executive Order. These unlawful efforts constitute assault, torture, physical abuse and extreme civil rights violations. The nature of these efforts is highly classified and the Special Access Program (SAP) under which I was implanted became active March 1st 1997, has been continually renewed without transitioning, and was not disclosed to Congressional members as mandated. Apparently they failed to even report it to the minimum 8 members as required. This failure to disclose the research efforts to the Legislative Branch violates separation of powers and circumvents our system of checks and balances. The reduced Congressional reporting requirement of "waived" SAP activities that requires only 8 members be briefed allows ultimate secrecy and protection of sensitive operations and their failure to report this program as required substantiates my claim that the Executive Branch is engaging in unlawful misuse of this technology domestically against political adversaries rather than foreign adversaries. I have substantial evidence to support these allegations and my legal efforts are necessary due to continuing unlawful abuse of these provisions and physical mistreatment by SAP personnel.

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In closing, it is evident that AI Gonzales and his political ties to the Whitehouse have compromised The Department of Justice. Further, it is also apparent that our system of checks and balances is being circumvented to the detriment of National Security. Disclosure and oversight of this program and these unlawful efforts is warranted and necessary. It is my intention to litigate this matter in the interest of justice and in a manner that is sympathetic to our Nation's Security. Further efforts to obstruct my communications with Congressional members or in obtaining legal counsel will not serve in the best interest of any parties involved and these unlawful activities should be immediately discontinued. Thank you for your assistance in this matter.

Respectfully,

David A. Larson 1377 Tahoe Ave Yucca Valley CA 92284

Attachments:

- 1. Letter to Senator Dianne Feinstein
- 2. Letter to Robert Mueller
- 3. Medical Records documenting removal of devices implanted under Mann Foundation governmental contractual obligation