

September 18, 2023

Dr. Gillian Lester
Dean and Lucy G. Moses Professor of Law
Columbia University Law School
435 West 116th Street, Suite 802

Via personal hand delivery

Good day –

Enclosed please find a copy of an email I attempted to send you on September 14, 2023. It concerns the possibility of presenting a specific pattern of facts and law which have broad constitutional import and relate to systemic abuses of law under color of law as a moot court matter or in another appropriate academic forum here facts and law can be laid on the table and examined closely to establish veracity. The underlying issues are (i) abuses of federal and international law to develop and deploy a prohibited bioweapon using neuroscience and advanced technology for the purpose, simply put, of hijacking the human mind, a CIA objective since 1953, and (2) the use of racketeering to sustain control over humans involuntarily subjected to biomedical experimentation to develop and test this bioweapon by federal police powers and intelligence operations, with (3) initially unwitting assistance from other police powers agencies (as some of their personnel will attest).

2. Presented to the DC federal courts in the manner shown in (DC) 23-cv-415, the case was dismissed *sua sponte*. That complete complaint, available on Pacer.gov at the DC District Court site, is not enclosed due to length, but the Table of Contents is enclosed, and the enclosed email quotes from the first few paragraphs. The manner of presentation is similar to the enclosed SCOTUS cert petition, so you may quickly form an impression of the quality of presentation for yourself.

3. The enclosed email addressed to you and copied to Harvard's Professor Tribe, among others, was likely blocked during transmission by one of the defendants. The same fraudulent treatment is true of the email read acknowledgement from Laurence Tribe at Harvard – which was likely faked. I requested read acknowledgments from you and the other addressees as well, none were received. This pattern of electronic frauds by police powers personnel has occurred before, for example when emails to academic experts were systematically blocked and a single fraudulent reply was generated by spoofing one of the email accounts during my efforts to contact university neuroscience experts.

4. The specific pattern of facts and law which surround this illegal pattern are unlikely to receive the benefit of an adversarial process in Article III courts. Both DC district and circuit courts failed to fairly consider this case for threshold admissibility under the standards for in forma pauperis pro se litigation set forth in *Nietzke v Williams* 490 U.S. 319 (1989) and *Denton v Hernandez* 504 U.S. 25 (1992). The district court in this specific case (DC) 23-cv-415 went so far

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as to preemptively preclude the only practical means of filing 86% of the evidence, including that required under F. R. Civ. P. Rule 9(b). The court refused this evidentiary filing without first reviewing that evidence in any form in its order at (DC) 23-mc-014. The circuit panel then affirmed 23-cv-415 at (DC) 23-5052. All these decisions were rendered *sua sponte*. It has been necessary to file a SCOTUS cert petition docketed as 22-7805.

5. Most importantly, these same courts have also likely failed other plaintiffs in similar fashion over many years given that both the district and circuit courts with senior status judges were involved in these *sua sponte* decisions at various times. Since filing the cert petition, I have sent two letters about this pattern of practice to the Chief Justice about his SCOTUS Rule 10 role, suggesting this matter also be taken up by the Judicial Conference. Both were rejected and returned by the Clerk's Office as allegedly non-conforming to the requirements of Article III when they not pertaining to the petition but to my First Amendment protected speech regarding this prejudicial practice generally in these courts. See the enclosures for details.

6. This pattern of repeated court rejection without consideration attended the decades of difficulty in exposing the truth behind pedophilia in the Catholic Church in the courts. Considerable public pressure was required to get past this persistent institutional bias and willful blindness to repeated patterns of facts in the courts, and to stop blaming the victims for those crimes and civil rights violations. The outrage to individual citizens was enormous. The stakes for the nation as a whole were considerably lower than this literal direct mass threat to the autonomy of human beings.

7. As you review the facts in the enclosed email, please keep in mind that this entire pattern of practice of 18 U.S.C. § 1962 public and political corruption persists today (electronic evidence tampering continues, for example). The public corruption in this case has and does reach into the highest offices of government, including the federal executive, both as purposeful abuse of office and willful and negligent failures to take mitigating actions required under law. The case caption on Pacer.gov for DC: 23-cv-415 provides the extensive list of defendant departments and agencies actively engaged in and/or negligent in this matter.

8. You will find that reaching me via any method other than face-to-face communication will be remarkably fraught and tenuous at best. For example, you may be offered different meeting dates and times than the ones mentioned in paragraph 9 below. Please know that body doubles with similar physical appearance are used for this purpose by intelligence agencies and by some sophisticated police powers agencies. Based upon my decades of experience in this space as an unwitting victim now whistleblower, and the high domestic political and international stakes, this body doubling practice could reasonably be expected to be attempted here. Senior personnel in these agencies who worked their way up to those positions over the decades since this program of illegal bioweapon development and racketeering crimes began in the 1970s, and their political enablers, seek above all else to protect themselves from legal and political consequences for their illegal and unconstitutional actions.

9. For that reason, I will return to your office on three specific occasions in the next two weeks. I will be punctual, within five minutes either side of the times listed below. I will arrive at any security station between the street and your office no more than ten minutes prior to the appointed time. Initial rejection of this offer is fine, but these repeat visits will occur regardless to establish the veracity of the rejection. This is simply my realist's knowledge of the extent to which some have gone and will go in their effort to stymie the exposure of difficult truths.

Attempt 1: Thursday, September 21, 2:00 PM

Attempt 2: Tuesday, September 26, 10:00 AM

Attempt 3: Wednesday September 27, 4:00 PM

10. If you receive requests from people outside your known faculty team to participate in any meeting with me, please decline those invitations for the time being. Such invitations may be attempts by self-interested current and/or former police powers and intelligence operators to muddle in meaningful discussions of facts, law, and public policy.

11. At the risk of losing the main point of this letter in the minutiae of the past, I must digress to illustrate these measures as taken before. This pattern of practice includes years of undercover direct police powers operations designed to build false narratives. Examples of this practice include a surreptitious interview under the auspices of a job search interview likely by a Mossad terrorism expert posing as a consulting executive near Boston in 2007. I was a college-era friend of a former Chief of Staff to a Washington Governor in the 1970s and worked with state government leaders in the 1980s and 1990s (see below) so I'm probably not exactly your typical radical turned terrorist personality profile in need of a Mossad screening, you might say.

12. Nonetheless, this Mossad interview was requested by an FBI official engaged in perpetuating one such false narrative under color of law while undertaking yet another in a series of human trafficking and involuntary servitude operations which included a consulting "job" in Fort Lee, NJ. That person, a former FBI and DOJ official, has since appeared numerous times as a legal analyst on MSNBC. Other ex-government employee program team members and enablers from the 1980 and 1990s also routinely appear in the NYC and DC media space these days. So, in a bizarre twist, some of the people involved in the program over the past four decades are now journalists and media legal analysts invested more in outcomes than in facts.

13. Other examples of federal narrative attempts which have incorporated others over decades, witting or unwitting, include: Lt. Col George Bivens recently appeared on MSNBC regarding the days-long Pennsylvania search for an escaped murderer. Known to me then as John Steele, he worked directly for me (undercover unbeknownst to me then) on a federally funded project at Seattle-Tacoma International Airport in about 1992. That environmental services company was then destroyed by FBI and other governmental insider acts within about a year. I was also previously married to the ex-wife of a serial killer task force commander for the King County (Washington) Sheriff's Department in the 1980s. My audit manager at Deloitte

(on the audit where I met my first wife) was married to an FBI agent. A few years later, that first wife and I met the audit manager and the agent one Saturday morning in Kirkland, Washington for breakfast and what turned out to be an impromptu marriage counseling session and intervention to try to help these friends through a difficult marital moment. In the 1990s, I babysat an FBI agent's infant son with my second wife. My undergraduate college dorm neighbor and then student apartment roommate was the adopted son of a retired Portland police detective studying criminal justice at Washington State University. So, there's some history here, some knowledge here, some pattern of practice here, some incentive to cover up here.

14. Despite a years-long on-going pressure campaign of public police powers abuses of civil rights and of political harassment, and my visibility to government leaders and others around the world, I am a well-adjusted person, a Meyers-Briggs ENTJ personality type, quite approachable and friendly. I hold an MBA, was a CPA, and spent about 25 years working as an unwitting involuntary servant in the programs and illegal intelligence operations described in the complaint. I vote as an independent and focus analytically on policy and policy failures in governance, not on personalities. I also worked with the Governor and State Legislature in Washington state on consulting assignments. I authored a Joint Legislative Transportation Committee study on local government bid limits in the 1980s. As a technology trade association board member and regional chair, I worked on higher education and economic development issues in the late 1990s (see enclosed June 25, 2014 letter signed by Terry Byington).

15. I am not prone to paranoia or neuroses according to independent psychological profiles - 90th percentile emotional stability, according to a big five psychological profile available on request. I'm not a PTSD victim, nor seeking revenge against any person or institution. I am seeking accountability for all victims of this bioweapon and racketeering outrage by the United States.

16. While numbers are presently unknown, it is likely on the scale of CIA's MKUltra (100 million doses of LSD from 1953-1973) and Cointelpro (untold millions more from illegal spying and active damage campaigns, including against food cooperatives and booksellers, for example). Some other victims of this program have been tentatively identified and many others similarly situated remain to be discovered through the process I am attempting to begin here.

17. As to any legal exposure to any person involved in any moot court, other academic forum, or public process: The illegal bioweapons program violates the 1972 Bioweapons Treaty and 18 U.S.C. § 175. It is obviously classified for illegal concealment and for other reasons, which concealment itself violates the well-established case law *United States v Reynolds* 345 U.S. 1 (1953). Footnote 4 therein references 5 U.S.C. § 22 (as it was codified in 1953) which requires regulations of programs be "not inconsistent with law." This program's mere existence is constitutionally prohibited. So, any claimed "state secret" privilege cannot hold.

18. That said, I have never had access to nor held any clearance for classified information. So, there is no risk of any specific classified material being raised in any public forum. I reverse engineered this prohibited bioweapon's existence, development cycle, and purpose using (i) my direct experience as a victim; (ii) basic scientific knowledge from my college coursework in physics and chemistry; (iii) experience in science, technology, systems integration and in unclassified defense and commercial projects, as well as general government; all without any access or reference to any classified materials.

19. SDNY and DOJ-DC, including DOJ-IG, are well aware of this issue and can easily reach me. They have chosen not to reach out since notified in writing beginning with SDNY in December 2021. Since courts, petitions, and other constitutional means inside government have failed, a public narrative is essential to begin the national conversation needed to right this persistent wrong and continuing risk to all who count themselves as humans.

20. DOJ has no history of bringing criminal charges for institutional corruption – I cannot locate even one such case in the 153 years since it was created in 1870. There were no criminal consequences to the largest drug dealer in the Americas, CIA MKUltra 100 million dose LSD program (1953-1973), nor to the largest gang of unindicted felons FBI in Cointelpro (1956-1972) after those programs were exposed and documented. The only consequences of MKUltra and Cointelpro were a promotion to Ambassador for one of the key perpetrators, CIA Director Helms became Ambassador to Iran, so he was out of sight, out of mind, and a building across the street from DOJ named after the other, the J. Edgar Hoover Building. Nixon chose this period to introduce the "War on Drugs," and signed the 1970 Racketeering Influenced Corrupt Organizations Act, two bits of irony, all things considered.

21. This year, DOJ's agency FBI celebrates its 45th consecutive year of violations of the FISA Act, documented by the FISA Court, and its 15th consecutive year of Section 702 violations, per Congressional hearings.

22. This is very tough stuff for a nation which regards itself as a rule of law democracy to accept in front of the entire world, and especially so for culpable and complicit government officials. But the American People have demonstrated over and over again that we value our freedom above every attempt to trample on rights and above any person's political reputation in that moment. This work must be done, just as Watergate had to be exposed.

23. The People formed this government in 1776 to "....secure these rights, governments are instituted among men...." Our government has never lived up to this preeminent purpose for its existence expressed in the Declaration. The federal government spends about \$18,400 on behalf of each American citizen this fiscal year. Civil rights protections, including DOJ, Civil Rights Commission, and various departmental civil rights offices included, the total expenditures on civil rights protections add up to around 30 cents per person per year as best I can tell – no one actually knows. It's preeminent purpose – 30 cents expended per person per year.

24. We must use this crisis and the others that surround it to build a true practical remedy for past wrongs and to lay the foundations of effective enforcement of the rule of law within police powers and intelligence operations. Perhaps this time we can secure a more robust solution that truly protects the generations who follow us from such abuses, rather than simply another paper tiger law which is then disregarded by the Justice Department.

25. Watergate began to be publicly exposed in the early 1970s through late night meetings in a darkened parking garage. It was intended by FBI Associate Director W. Mark Felt to bring public pressure on DOJ and Congress to right a systemic wrong when there was no other practical way to do that. Journalists did the work then of bringing Watergate to the public. But since then, some seemed to have developed some peculiar conflicts between truth-telling and self-interest.

26. This malign project of biomedical abuses in violation of US and international law, and the racketeering crimes to cover it up, began in the early 1970s too. But it has taken a "bit" longer to bring to light since it has been so well hidden by privileged insiders behind a state secrets curtain of lies. The old bad habits of CIA and FBI in MKUltra and Cointelpro did not disappear with their exposure in the Senate Intelligence Committee in 1975. They simply morphed and carried on. These same bad habits are being practiced among us today. My life story is the living proof.

"All that is required is for good people to remain silent." – attributed to UK MP Edmund Burke about the time of the American Revolution, but an inexact quote lost to time, updated here with a modern gender-neutral touch.

27. So, why not begin a much needed public dialog in a Law School Dean's office in broad daylight - as the world meets down the East River at the United Nations - which is also under the watchful eye of the Secretary-General? Or would you prefer the parking garage, lol?

Here we are. Thanks for your consideration.

Sincerely,

Dennis Sheldon Brewer
1210 City Place
Edgewater, NJ 07020

NJ Driver License number B7366 16382 09554

P.S. My apologies for any perceived melodrama surrounding our proposed meeting. That is not my intent. These are simply sensible precautions given decades of practical field experience in this very unique space as an unwitting participant in constructing CIA commercial covers for international operations and FBI domestic spying and active measures damage campaigns; and given on-going efforts to disrupt public exposure of this illegal program, in the bizarrely open and brazen way it is being done today.

Enclosures:

US Passport page (for photo id comparison at our meeting)

Lester Relay Email Notice 230914 (dates shown using my yymmdd notation)

EMK (for Lee Bollinger) Relay Email Notice 230914

Harvard (Laurence Tribe and Assistant) Relay Email Notice 230914

Tribe Read Email (likely an electronic wire fraud) 230914

Byington letter 140625

DC Complaint 23-cv-415 Table of Contents

SCOTUS petition 22-7805 (complete)

SCOTUS Clerk correspondence dated August 8, August 16, and August 30, 2023 rejecting First Amendment protected letters to the Chief Justice regarding federal court operations generally

Note that other case materials are available on Pacer.gov at DC District 23-mc-014, 23-cv-415, and DC Circuit 23-5052. The enclosed email relay information was provided to permit system integrity and veracity tests by your IT technical team if desired.

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The UPS Store #4614
725 RIVER RD STE 32
EDGEWATER, NJ 07020-1149
201-941-2165

Terminal....: POS4614B
Employee....: 255740
Cashier's Name Ashley Rijo

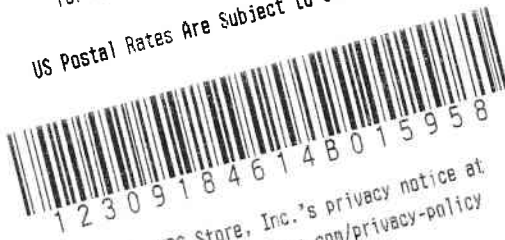
Date.: 9/18/2023
Time.: 11:42 AM

ITEM NAME	QTY	PRICE	TOTAL
Size #5- 10.5x16 Bubble Mailer	1 @	\$3.59	\$3.59
Tax			\$0.24
Copies	37 @	\$0.20	\$7.40
Tax			\$0.49
Subtotal			\$10.99
Shipping/Other Charges			\$0.00
Total tax			\$0.73
Total			\$11.72

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Total (USD)

\$2.00 [USD]
\$0.60 [USD]
\$21.20 [USD]
\$1.60 [USD]
\$0.20 [USD]
\$0.20 [USD]
\$3.00 [USD]
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\$1.40 [USD]
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\$2.16 [USD]
and
al: \$34.76 [USD]

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Date: 9/18/2023 11:30:22 AM

Store: *The UPS Store #4614 Edgewater, NJ*

OrderID: 2055185

Location:
725 River Rd Ste 32
EDGEWATER, New Jersey 07020

Payment Information

Payment Method:
BREWER/DENNIS undefined
MASTERCARD | 1213

Items Ordered

Description	Quantity	Total (USD)
Time	5	\$2.00 [USD]
B&W Printer Use - Letter	7	\$1.40 [USD]
Tax	1	\$0.23 [USD]
Grand Total:		\$3.63 [USD]