## PARENTS' ALERT (Feb. 2024)

RE: INVITATION TO CIVIL ORGANIZATIONS TO FILE A FRIEND OF THE COURT BRIEF SUPPORTING TARGETED JUSTICE ET AL., V. MERRICK GARLAND.

This is an invitation to Civil Rights Organizations to file a Friend of the Court Brief supporting the lawsuit of Targeted Justice et al., v. Merrick Garland et al., in the eventuallity that this case is appealed to the U.S. Supreme Court. Targeted Justice is now before the U.S. Court of Appeals for the Fifth Circuit in New Orleans. Case No. 23-20342.

TARGETED JUSTICE IS THE MOST IMPORTANT LAWSUIT AIMED TO PROTECT OUR CHILDREN AND TO PROTECT OUR CONSTITUTIONAL REPUBLIC AND NATIONAL SECURITY.

P2 The evidence supporting this lawsuit, like the evidence in other similar cases, has proven that there are no safeguards to prevent that under fabricated excuses of national security, children and millions of other innocent, defenseless and unsuspecting victims be placed on secret terrorist watch lists. No safeguards to prevent the use and abuse of invisible or exceedingly small technologies and weapons, which the United States has invested trillions of dollars researching and developing,\* and which are specifically designed to avert detection so that they cannot be proven in a court of law (radio-frequency, nano-sized implants, chemicals, and through-wall surveillance, for example), and are subsequently often dismissed as "fantastical allegations,"\*\* have been instituted or legislated—leaving people with no legal recourse for what can be even indefinite grievous human rights violations

P1 This case is about the abrogation of the presumption of innocence, since the FBI has admitted it places innocent Americans that do not meet the reasonable suspicion criteria in two secret categories of the Terrorist Screening Database. The people illegally placed on the secret categories handling codes 3 and 4 do not represent a terrorist threat, and are not screened as such as they are not included in the two categories (1 and 2) that comprise what is known as "The Watchlist".

<sup>\*</sup>https://govtribe.com/file/government-file/baahpwrhdr20130002-baa-hpw-rhdr-2013-0002-03-dot-pdf https://govtribe.com/opportunity/federal-contract-opportunity/directed-energy-bioeffects-research-debr-baahpwrhdr2013000 2 2'

SPECIFIC, CONCRETE AND UNDISPUTED MEDICAL, SCIENTIFIC AND LEGAL EVIDENCE ON THE RECORD OF FEDERAL COURTS HAS PROVEN AS A MATTER OF FACT AND AS A MATTER OF LAW THE ATTEMPTS TO CONCEAL:

- 1- That there are no safeguards to prevent that victims of the secret terror watchalists be subjected to FBI Hate Group Bullying, framing attempts and to other harmful pervasive and deadly harassment:
- 2- To conceal that there are no safeguards to prevent that these victims be subjected to unlimited periods of time 24/7 to powerful and harmful military grade AI through-wall directed satellite radiation surveillance to monitor and record even the most intimate activities and conversations in bedrooms;
- 3- And to conceal that there are no safeguards to prevent that these surveillance technologies be used for expermintation on children and to maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims, and on a way that may appear natural, accidental or self-inflicted as detailed Civil Action, by the Motion to Recuse 3 Federal Judges and Addendum "A" posted on the Case Law Documents of J. Mendoza at wirelesswatchblog.org

Filing a Friend of the Court Brief, sharing this Invitation with other Civil Rights Organizations and sharing this evidence with your contacts so they can do the same, can save immense pain and suffering and the lives of millions of innocent, defenseless and unsuspecting victims.

Thank-You very much for your prompt response to this Invitation.

"Our lives no longer belong to us alone.

They belong to all those who need us desperately."

Elie Wiesel, Hologaust survivor.

Respectfully,

2 of 2