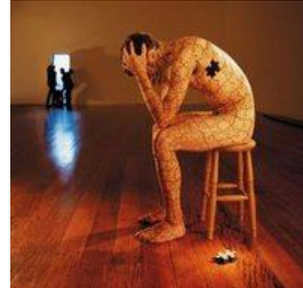


Why I'm not supposed to tolerate this Remote Hi-Tech Torture and Crime



1. Non-Consensual Brain-Invasive Technology is Not Allowed

Unless established by any legal/court proceedings, you can't apply any Mind/Brain Invasive Technology of any kind on me non-consensually. Just like the way you can't invade my home without my permission, you can't even think of invading/abusing the most sophisticated and subtle organ, that's human brain in this way..

It not only affects someone dangerously in many ways, the interpretations of any such brain-tampered activity is false & futile .. That's especially when lie detector test, Narco Analysis Tests and Brain Mapping are declared as cruel, inhuman and degrading torture by recent Supreme Court Ruling in India . As per UN Convention also, any kind of cruel torture is a crime and this is nothing but a cruel psychological & physiological torture at the minimum and an electronic warfare against someone's body and mind.

Also, any informed and educated person might know that any kind of remote human manipulation is banned as per European Parliament resolution.

2. No Right to Use/Misuse/Abuse my Property and Assets

It goes without saying that no matter who you are you have got no right on my brain, body and house, and can't even use/misuse and abuse those for any reason whatsoever without my consent. Also quite naturally my brain & body is not a thoroughfare and you can't photograph me in private without my consent anyway . So, this kind of draconian invasion amounts to such kind of criminal violation of my brain and body that it can be called a rape almost immediately.

3. Mind Control – An Unimaginable Crime

Mind reading and mind control sometimes is referred to as mind rape. The reason is that in general mind reading is not used to observe but instead to control a person in illegal ways or to inflict maximum damage (including death) to a person.

From Operation Mind Control (excerpts from) by Walter H. Bowart:

Mind control is the most terrible imaginable crime because it is committed not against the body, but against the mind and the soul. Dr. Joost A. M. Meerloo expresses the attitude of the majority of psychologists in calling it 'mind rape,' and warns that it poses a great 'danger of destruction of the spirit' which can be 'compared to the threat of total physical destruction . . . ' ... [p. 23]..

So, "Mind Control" is not a reality TV show..It's not an "animal in a cage" situation either..It's much more than that. It's like a Gladiator Show with perverted criminal sadism inbuilt. It's such a kind of criminal oppression and criminal slavery that no one can tolerate for any excuse whatsoever..

Also, health is wealth and mind is priceless. So the amount of all-round damage that is caused, in this way is really huge.. The criminal gang stalkers deliberately and intentionally cause criminal harm, and cherish & relish the pain & suffering of the victim, the short and long term effect of it far reaching.

So if you are advocating and preaching any such thing it's like a Talibani dictatorship and tyranny that's a threat to civilization and humanity. This is setting such a bad example and evil precedence that's comparable with crime against humanity only ...

4. Public Evidence & Action Taken against this kind of technology are proof enough

Public evidence against this kind of crime and anecdotes of the victims are good enough for someone to understand the pain , suffering & damage that underlies such kind of torture & assault paradigm .. Also, Action against this kind of Technology taken by renowned authorities, that is used to remotely manipulate a human being, is proof enough why this can't go on ..

That it is feasible to manipulate human behavior with the use of subliminal, either sound or visual, messages are now generally known. This is

why in most of the countries the use of such technologies, without consent of the user, is banned.

Last year, in October, the congressman Denis J. Kucinich introduced in the American Congress a bill, obliging the American president to get engaged in the negotiations aimed at the **ban of space based weapons**. In this bill the definition of a **weapon system includes: any other unacknowledged or as yet undeveloped means inflicting death or injury on, or damaging or destroying, a person (or the biological life, bodily health, mental health, or physical and economic well-being of a person) through the use of land-based, sea-based, or space-based systems using radiation, electromagnetic, psychotronic, sonic, laser, or other energies directed at individual persons or targeted populations for the purpose of information war, mood management, or mind control of such persons or populations" (12)**. As in all legislative acts quoted in this article the bill **counts with sound, light or electromagnetic stimulation of human brain**. Psychotronic weapons remain, at least for a layman uninformed of secret military research, in the sphere of science fiction, since so far none of the published scientific experiments was presented in the way which would allow for its replication.

Also.

- a. **The UN Institute for Disarmament Research recognised non lethal/mind control weapons and listed them as weapons of mass destruction, recommending they be banned.**
- b. **Michigan Governor ([Www.Senate.Michigan.Gov](http://www.Senate.Michigan.Gov)) Public Acts 256 And 257 (28/12/03) Outlaw Using Em Weapons On Anyone (Penalty – 15yrs To Life)**
- c. **The European Parliament, Which Passed A Resolution (Called "Resolution On The Environment, Security And Foreign Policy") A4-0005/99, Jan 28th 99 Which Called For A World Wide Convention To Ban These Weapons For Human Manipulation**
- d. Pres. Clinton has issued a memo promising greater protection for human subjects of classified research. (The memos very existence is an admission of guilt).
- e. Sen. John Glenn introduced a bill (22/1/97) called The Human Research Subject Protection Act. (And he'd know how necessary that is).

Also, The addendum to the article 6 of the Russian Federation law On Weapons" was approved on July 26, 2001. It states: **within the territory of the Russian**

Federation is prohibited the circulation of weapons and other objects the effects of the operation of which are based on the use of electromagnetic, light, thermal, infra-sonic or ultra-sonic radiations"

5. Gang Stalking - A Murder

Gang stalking and electronic harassment are tools that are used to murder a person mentally or physically. Not in a moment of rage but systematically, like turning pages in a book, we are talking about **premeditated murder here**. The mind of the target is forced into such a state that he/she will do everything to get rid of this mental and/or physical torture. Gang stalking and electronic harassment are **used to rape the mind of a target over and over again until the target collapses mentally or physically..**

6. This is against the country's constitutional rights guaranteed to all citizens.

This is draconian violation of Human rights in one fell swoop & Criminal violation of fundamental rights (UDHR).

One can't use me like a "guinea-pig" also in vested interest sitting false excuse..

The Rights that are violated are :-

Article 1, Right to equality:--

No matter how small or insignificant my life is in your eyes, I must be treated equally like all other citizen and with full dignity as the very essence of human rights is dignity. Hence you can't degrade me in this way ..

Article 2, Freedom from discrimination: --

No matter how small or insignificant my life is in your eyes , I can't be subjected to criminal discrimination for your sake.

Article 3, Right to life, liberty and personal security—

I have the right to live, to be free and to feel safe like everyone else.

Article 4, Freedom from slavery: --This is basically criminal slavery in extreme form. Nobody has the right to treat me as a "slave" with the help of a sophisticated technology and that too illegally & criminally..

Article 5, Freedom from torture and degrading treatment: -- **Nobody has the right to torture, harm or humiliate me in this way ..**

Article 11...Right to be presumed innocent until proved guilty--You can't be just be suspicious of me and treat me like a hypothetical "criminal" of some sort and justify the torture in this way ..

Article 12, Freedom from interference with privacy, family, home and correspondence: -- **You have got no right to harm my good name or enter my brain and house in any illegal way, open my e-mail and use it against me, or criminally harass me just like that ..**

Article 18, Freedom of thought, conscience and religion:-- **I have got freedom of thought, speech & expression ...It's my life ...I can live it the way I want .. You just can't dictate it criminally in your nonsense terms ..**

Article 30, Freedom from interference in these human rights: -- **No person, group or government anywhere in the world should do anything to destroy these rights.**

So no matter how small or insignificant my life is in your filthy evil eyes and ears, you just can't do anything like this to me ..

7. Cruel , Inhuman , Degrading Torture

This is primarily a cruel, inhuman, degrading torture & assault paradigm. Even ill-treating animals lands you in prison, forget about treating a human being like this ...

So, one can't use me like a "guinea-pig" in vested interest citing false excuse and justify it in the name of criminal precedence in US or UK .. This is vicious Satanism & such kind of Devil's advocacy that's unpardonable and punishable..

Please note, that the UN convention (CAT) explicitly criminalizes torture, and Prevention of Torture Bill 2010 ratifies the UN Treaty to take care of severe mental cruelty especially ..

For purposes of the Convention, "torture" is understood to mean any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person for such purposes as obtaining from him or a third person information or a confession, punishing him for an act he or a third

person has committed or is suspected of having committed, or intimidating or coercing him or a third person, or for any reason based on discrimination of any kind, when such pain or suffering is inflicted by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity.

Prevention of Torture Bill 2010 is *to provide punishment for torture inflicted by public servants or any person inflicting torture with the consent or acquiescence of any public servants.*

CAT Article 16 requires signatory States to **take preventative measures to prevent "cruel, inhuman, or degrading treatment or punishment"** within any territory under their jurisdiction when such acts are committed under the color of law.

Pursuant to § 2340A, **any person who commits or attempts to commit an act of torture outside the United States is generally subject to a fine and/or imprisonment for up to 20 years.** In cases where death results from the prohibited conduct, the offender may be subject to life imprisonment or the death penalty.⁴³ A person who conspires to commit an act of torture committed or attempted outside the United States is generally subject to the same penalties faced by someone who commits or attempts to commit acts of torture outside the United States, except that he cannot receive the death penalty for such an offense.⁴⁴ Because § 2340A also criminalizes conspiracies to commit torture outside the United States, it arguably could also apply in situations where a U.S. national conspired to transfer an individual "outside the United States" so that the individual may be tortured.

8. As per Rights to Privacy act also, this is a serious offense ..

Invasion of Privacy: "Wrongful intrusion into one's private activities, in such a manner as to cause mental suffering, shame or humiliation to a person of ordinary sensibilities."

The Privacy right "prevents governmental interference in intimate personal ... activities and freedoms of the individual to make fundamental choices involving himself, his family, and his relationship with others."

The Right to privacy bill says, "every individual shall have a right to his privacy — confidentiality of communication made to, or, by him — including his personal correspondence, telephone conversations, telegraph messages, postal, electronic mail and other modes of communication; **confidentiality of his private or his family life; protection of his honor and good name; protection from search, detention or exposure of lawful communication**

between and among individuals; privacy from surveillance; confidentiality of his banking and financial transactions, medical and legal information and protection of data relating to individual."

"Unauthorized interception" punishable with a maximum of five years' imprisonment, or a fine of Rs 1 lakh, or both, for each such interception. This makes it a cognizable, non-bailable offense.

The bill prohibits "surveillance by following a person".

This innocuously worded provision has the potential to effect sweeping changes in the criminal administration of this country (if it is even applicable to the state police machinery) . Currently, Police Acts in the various states contain no provisions that enable a person to challenge the surveillance imposed on them. This new section could provide a powerful new **shield to the victims of police harassment..**

The Act proposes a maximum punishment of five years and/or fine of Rs. 7 lakh for the first offence and Rs. 10 lakh for every subsequent offence.

This is criminal invasion of privacy for grievous wrongdoings only and that too habitually for a prolonged period of time ..This is crime ... This kind of criminally perverted criminal sadism & criminal voyeurism & extreme invasion of privacy by criminal, sadist , psychopathic beats amounts to severest mental cruelty to begin with ..

9. Privacy Torts & compensation issue :-

Protection from arbitrary and unlawful interference by the Government and private Parties is an essential right.

Also, "Invasion of privacy is the intrusion into the personal life of another, without just cause, which can give the person whose privacy has been invaded a right to bring a lawsuit for damages against the person or entity that intruded."

Article 17 of the International Covenant on Civil and Political Rights of the United Nations of 1966 also protects privacy. As per this : "**No one shall be subjected to arbitrary or unlawful interference with his privacy, family, home or correspondence, nor to unlawful attacks on his honor and reputation. Everyone has the right to the protection of the law against such interference or attacks.**"

It is also known that, violation of privacy issue also may cause **invocation of civil law suit(as per tort law) claiming damage amount due to such action ..**

The remedies for an invasion of the right of privacy are also suggested by those administered in the **law of defamation**, and in the law of literary and artistic property. **An action of tort for damages in all cases. Even in the absence of special damages, substantial compensation could be allowed for injury to feelings as in the action of slander and libel.**

Definitions of 4 Privacy Torts:

- **Intrusion** -- A physical, electronic or mechanical intrusion into someone's private space. This is an information-gathering, not a publication, tort. The legal wrong occurs at the time of the intrusion; no publication is necessary.
- **False light** -- Publication of false, highly offensive (but not necessarily defamatory) information about an individual.
- **Public Disclosure of Embarrassing Private Facts** -- Publication of non-newsworthy, private facts about an individual that would be highly offensive to a reasonable person (true defamation)(so intimate that outrage the public's sense of decency).
- **Appropriation** -- Use of a person's name, likeness or identity for trade or advertising purposes without consent.

10. **Brutal Criminal Exploitation & Corruption**

Criminal exploitation of this nature in vested interest is an absolute crime

This is again against the constitution. Through this remote murder facility, **Police officers and criminals alike can brutally & criminally exploit me in dire distress and trying to criminally defame & blackmail me with cheapest of excuses..**

I must say, that the this is a shameless criminal conspiracy, with gross misuse and abuse of power, conspiracy against constitutional rights, and criminal deprivation of life & liberty under the color of law ..

This kind of criminal psychological warfare tactics (psy-ops) and Information war tactics that gives rise to unnecessary bad blood also , that is going against Constitution and Police Rules and Regulations ..This is unwarranted criminal violence against someone's mind that is intolerable & unbearable .. Also sacrificing the right to self-incrimination to the criminally malicious evil beasts is absurd and ridiculous too ..

These are all primarily filthy upper hand tactics to bulldoze a human being to pulverize him to dust that results in a complex scenario around him,..

11 . Right to privacy of data protection also prevents such kind of action against me

The Information Technology Act, 2000 ("ITA")

The ITA was enacted to provide a comprehensive regulatory environment for e-commerce. In connection with the **right to privacy on the Internet**, it is pertinent to examine Section 69 and Section 75 of the Act. Section 69 is similar to the provision of Section 5 (2) in the Indian

Telegraph Act, 1885 and empowers the Controller¹⁰ to direct any agency of the Government to intercept any information transmitted through any computer resource, and **requires that users disclose encryption keys or face a jail sentence upto 7 years.**

Section 72 on the other hand is the only express provision in the act connected with **privacy and breach of confidentiality.** It provides that any person who discloses the contents of any electronic record etc. without the consent of the person concerned shall be punished with imprisonment for a term which may extend to two years, or with fine which may extend to one lakh rupees, or with both.