

June 27, 2025

To Whom It May Concern:

Our research has uncovered Major Fraud Against the United States, 18 U.S. Code § 1031, and major fraud against state governments. FBI, DHS, DOJ, and state law enforcement trained by them are conducting COMINT operations against US citizens, without a warrant. Illegally obtained evidence is used to prosecute and incarcerate about 180,000 men, causing thousands of suicides. The fraud is funded with over a billion dollars in DOJ grants to Internet Crimes Against Children, ICAC, and National Center for Missing and Exploited Children, NCMEC. The resulting prosecutions and incarcerations add over \$50 billion additional costs. State costs are similar.

ICAC's first tactic is to conduct illegal sting operations targeting military-age men, gays, and political opponents. Officers post pictures of attractive women (or men) on adult dating sites, impersonate them, and intercept communications from anyone answering the ad without warrant. Entrapment is used to manufacture the crime of Soliciting a Minor, but the child is fake and does not exist. Republican Sheriff Michael Brown of Bedford County, VA, founded ICAC and started these tactics with oversight and funding from Janet Reno. Texts from the "child" are fake evidence planted by the officer. The male officer claims to be a 15-year-old girl even if the photo shows a woman, or after the phone is seized an officer plants a text stating the female is underage. This violates interception law 18 U.S.C. § 2511(1), identity theft law 18 U.S.C. § 1028(a)(7); and is computer fraud 18 U.S.C. § 1030.

Their second tactic is to send child pornography (CP) to a political target. Starting in 1998, ICAC lobbied Virginia and other state legislatures to increase the severity for possessing child pornography from a misdemeanor to a felony. Targets could then be arrested and taken out. Large-scale wiretapping without a warrant started in January 2009 under the Obama Administration. Wiretapping for anything "of interest" increases the number of arrests and hides those targeted. Here is a sampling of high-profile targets who claim they were sent CP:

2001 **Timothy Majeroni** – premier sniper in the U.S. Marines Corp. Pres. Bush offered him a pardon if he would do one more hit. He refused. Who did they want killed?

2013 **James Daniel Howard** – former Reagan appointee to the DOD.

2021 **John Griffen** (another January 6<sup>th</sup> victim) – Creator of FAA Air Traffic Controller curriculum and vocal opponent to Obama's policies.

Third, officers plant evidence on confiscated devices, then add charges for sex crimes or even murder. Forensic Expert Stephen Coker uncovered that over the last 4 years, officers turned back the clock and planted backdated evidence on computers and phones. Cellebrite Phoenix was designed as the academic version of Cellebrite to create test data. It is used to plant fake texts, fake sessions, and other fake evidence on confiscated devices. Planted evidence includes web queries for murder techniques, geo-locations placing the defendant at a murder scene, or new text messages where the "victim" claims to be 15 years old instead of the adult advertised. FBI and State forensic labs appear to use the **China Bundle** software (**made in China**) for more sophisticated evidence planting, or they intentionally overlook others used it.

Real victims of child sex trafficking who survive into adulthood are treated as “pedophiles” by the FBI. Josiah Blaisdell was trafficked in Texas from age 6. He is now in Oregon with a wife and 2 children and is involved with primary prevention efforts. Josiah tried to find and take down sexually explicit videos of himself as a child that people posted online. He was finally brave enough to contact the Oregon FBI in early 2025 and report how he was trafficked. The agents immediately worked to get protective orders to remove him from his home, when his wife was about to give birth to their second child. Later, 15 armed FBI agents raided his home when his wife was alone nursing their 2-week-old newborn and caring for their 2-year-old. Josiah now has a court date to permanently deny him custody.

As an intelligence analyst, I have identified the police state and shadow agencies created:

- **KGB** – ICAC – Internet Crimes Against Children – Manufactures criminals. Arrests and prosecutes anyone flagged by NCMEC and DHS tools. DOJ OJJDP’s teaches ICAC officers to conduct illegal operations with training that removes the list of laws being violated.
- **Shadow NSA** – NCMEC. This non-profit determines what is “of interest” for wiretapping. Yahoo, Gmail, Dropbox, Snapchat, etc. blindly wiretap all their emails and files for NCMEC. I estimate they illegally intercept over 46,000,000 items per day. Each one is a crime. DHS wiretaps peer-to-peer networks with custom software, without a warrant.
- **Shadow CIA** – TLO – The Last One – Data mining company with a database inventorying people, their IP address, phone number, personal information, accounts, friends, etc.
- **Planting Evidence** – FBI and state law enforcement forensic labs across the country.
- **Slavery** - After finishing their prison sentence, men are enslaved by SMART (Sex Offender Sentencing, Monitoring, Apprehending, Registering & Tracking). This was meant for VIOLENT sex offenders. Now, sending a text or accidentally viewing a CP photo are VIOLENT offenses. The Registry restricts employment, where they live or travel, child custody, and causes divorce. Monitoring software is required on phones and computers.

These tactics violate the Fourth Amendment and laws of the Electronic Communications and Privacy Act, ECPA. Such tactics also violate the First Amendment right to private free speech, the Fifth and Fourteenth Amendment right to due process, and the Eighth Amendment protection against excessive bail and penalties.

Stop this. Enforce ECPA laws. Investigate the digital forensic labs. Prosecute and fine email providers for wiretapping to generate billions in revenue. Overturn convictions of those illegally prosecuted. Use the revenue from fines to pay restitution. Affirm a citizen’s Common Law right to present evidence of felonious activity to the grand jury so this never happens again.

Sincerely,

Bonnie Burkhardt, Expert Witness

In cooperation with Stephen D. Coker, Jr., Forensic Analyst and Expert Witness