

# INTERNATIONAL SPIRITUAL AWAKENING MINISTRIES

## FOR IMMEDIATE RELEASE

**CONTACT:** Letitia Peters

**Phone:** [347-568-3537](tel:347-568-3537)

**Websites:** [www.ManifestTheTruth.com](http://www.ManifestTheTruth.com)

**Email:** [HealOurNations50@hotmail.com](mailto:HealOurNations50@hotmail.com)

### “The Exposure of America’s Silent, Invisible Nightmare (S.I.N.)” Series

#### (Part 1 of the 3 Part Series)

In this first part, we will examine how N.S.A. Whistleblower NSA Edward Snowden was able to help the countless of Pre-NSA’s PRISM non-consensual, involuntary or “unwitting” “human subjects” in research projects in America and International, as well as, the future of United States Federal Human Subject System as we know it today.

#### **How Snowden Helped the Involuntary or Unwitting “Human Subjects”: Pre-NSA’s PRISM and Beyond?**

**August 7, 2013 Trenton, NJ-** Recently, the American public learned that the National Security Agency (N.S.A.) has conducted, and continues to conduct surveillance of U.S. citizens through a secret research. The secret research collects the phone records, email exchanges, and internet histories of countless of millions of Americans who would otherwise have no knowledge that NSA was doing this unethical & unconstitutional research, if it was not for Edward Snowden.

Edward Snowden was not under the radar, he was one of them, no Radio Frequency Identification (R.F.I.D.) chips/ implants were surgically implanted in him and their use of astrology, mediums, and/or occult did not reveal to them that there was someone else besides Former United States Federal Government Engineer/Activist Letitia Peters.

#### **What Edward Snowden was able to do for the current & past involuntary or “unwitting” human subjects?**

NSA Whistleblower Edward Snowden discovered that he had one shot. He had to flee the United States unnoticeable leaving behind his family, friends, and loved ones. He could not tell anyone about what he was thinking because “eyes and ears are everywhere”. Here are the five reasons that he was able to do:

- a) **He was able to circumvent the "system"**. This is a well-planned, well-orchestrated, well-orchestrated, well-connected, cohesive "secret" organization or syndicate with unlimited resources operating across the Intrastate and Interstate in America and International. They have been operating for more than 50 years, first with the military and then the Intelligence agencies. **An “army of people” has been recruited from “all walks of life”: police officers, staffers, politicians, physicians, lawyers, Federal/State/City employees, neighborhood watch personnel, & retired military to name a few to engage in “civilian military activity” as part of this “secret” organization or syndicate to derail the truth from getting out and for the “human subjects to never receive justice.**

This “army of people” has levied a “secret, invisible war” against lawful, non-combatant men while engaging in “civilian military activities” under the auspices of research, medical experiment, national security, never-ending investigation, and/or war on terror. This meets the regulatory definition of **TREASON**.

They have their own sets of laws and regulations, while hindering, delaying or preventing the execution of many laws of the United States. This meets the regulatory definition of **SEDITIONOUS CONSPIRACY**.

Their main goal is that the public must NEVER learned the “whole truth”. Based on lies, deceptions, blackmail, threats, abuse of power & protocol, they have been able to continue with the “Perfect Crime”. The reason why there has been no resolution is because of protocol. There is a pecking order, which EVERYONE follows. This is also how we know the Federal Government is involved.

**Many have been taught how to break into the homes, autos, computers & even bank accounts, without showing any traceability.** This is called “covert entry”, only the Intelligence agents receive this training, which is a violation of Federal law. **They have been told that they could do “anything” that they want to the “human subjects” within “reason”, include torture (which they are trying to cover-up), embezzlement, getting them wrongfully committed to jail or to a mental institution in order to “break” them. Is this a**

**Government takeover in the making? They are disobeying or not enforcing the laws. They are using civilian military activities. They are levying a team of people “secretly” to do this. This is TREASON. The people who are doing this should complete number 7 above.**

The plan was set to go underground after the three hearings in the 1970’s of the Intelligence Agencies. This is worse than the Tuskegee Syphilis Experiment or the experiments in the Cold War. Everything is streamlined like the Germans who are very good at deception and lies. The plan was set that the public must never know the truth. The plan is for NO resolution for the non-consensual “human subjects” ever. No investigations. No justice. No due process ever. Once you are in, you can never get out. I was told by a “perp” that we cannot even “opt-out” and I rebuke that in the name of Jesus/Yeshua.

- b) He exposed the truth about the "secret" human subject research for the world to see and they could no longer lie about it. Microwave Expert, Dr. Barrie Trower states, "They follow a system, the Police, the Governments', the Secret Services', anybody who has authority in these countries they all follow the same advice and it's called, "Active Denial". It's called, "Active Denial." The moment you say anything, bang it's not true, it doesn't happen, "Active Denial." Since Edward Snowden was one of them, this allowed him to use his resources to get this information out to the mass media. Many of us have tried, but we have been unable to get the "word" out. The information that did go out only went to their "inner circle". They are keeping the information within the "family".**
- c) He did not use the "normal channels". This is what they are mad about because they know that it would have been a cover-up or suppressed.** Many of us have tried to go through the "normal channels" and we are hitting a brick wall, because 99% of the people that we are interacting with are informants/double agents/mole/perps. Mr. Daniel Ellsberg is correct when he said that “Snowden Made the Right Call When He Fled the U.S.” NSA Whistle Blower Edward Snowden went out of the country because he knew what would have happened if he used the “normal channels”: **ALL avenues to expose the truth would have been suppressed. Everything is streamlined, just like the Germans. This is what most America people do not realize. Peters tried it herself and she was not able to bypass the “cohesive, close-knit family”.** There is Government misconduct & they are trying to keep it a “secret”.
- d) He helped to expose the “traitors” of America.** They are calling him a traitor. Look who is calling the kettle "black". Who passed laws, which violated the U.S. Constitution, when they took an oath to defend and enforce against all enemies both; foreign and domestic? Who looked the other way when involuntary “human subjects” sought them for help by not meeting with them or helping to resolve their issue? PRISM & TETRA are not the only unethical, unconstitutional research projects. We know about a few others. Who are being compensated by conducting these unethical, unconstitutional research projects on lawful, non-combatant citizens? Many of them should resign now, because we will hold them accountable for their actions, as well as, for their lack of actions. Many are also guilty of Misprision of Treason.
- e) “Now 2 Actions can occur”.** Based on the research, Peters discovered two important facts:
  - 1. “Human Subjects” can Opt \_Out**
  - 2. Research can be terminated or suspended if they were in noncompliance, wrongdoing, or violation of civil or criminal law.**

Edward Snowden is a hero to the non-consensual, involuntary or “unwitting” “human subjects”. This is the beginning of the end of lifetime, generational “secret” human subject research projects and medical experiments.

Did you know that there are already involuntary or “unwitting” “human subjects” in America and International even **before** Snowden blew the “whistle”? For many this will be a “shock” to you.

The Intelligence Agencies and the Military are not gods, but in the past, they have been treated like they are “above the law”. For example, in the mid-1970’s, the Intelligence Agencies were investigated by 3 committees: Presidential, Senate, and the House. What a waste of taxpayer’s dollars? Heinous crimes were discovered and committed against fellow Americans, but no one was punished, lost his job, or went to jail. How did this happen? Did the punishment fit the crime? They went beyond their charter and they were only reprimanded.

It is safe to conclude that the Intelligence Agencies went underground. This is confirmed by Microwave Expert, Dr. Barrie Trower who states, “The problem we have here today is that under direction of the United States Government in 1976, most of the western countries, Australian, Britain, Canada, and the United States. **They were all advised to keep everything secret so that the Military and the Industry could be protected, you could protect their profit margin**

**and if the people in the Military knew that the equipment that they were using could give them tumors, then they could start lawsuits.** So the advice in 1976 from the American Government was not to tell people the truth. Keep it secret. **I have documents that prove that people are being paid to experiment on people, without their informed consent.”**

**Furthermore, this is also documented in the 1992 publication of Former Army Intelligence Officer, Julianne McKinney who wrote MICROWAVE HARASSMENT AND MIND-CONTROL EXPERIMENTATION, which is available on various websites, as well as, at [www.ManifestTheTruth.com](http://www.ManifestTheTruth.com).**

Currently, there are over 55,836+ research projects and that number is increasing despite **not** having the laws in place to protect the well-being of the “human subjects”. How are they getting “human subjects” for the 55, 836+ human subjects research projects? They are 2 options: the U.S. Common Rule, which allows a waiver requirement for informed consent or the researchers are going to court to get the waiver for informed consent. We will examine both options:

In Medical Ethicist, Dr. Harriett A. Washington’s book, [Medical Apartheid](#) she documents many non-consensual research/medical experiment cases. In 1994, the Medical University of South Carolina in Charleston was accused of [enrolling poor African-American women into narcotic-treatment research](#) without their knowledge. In 1995, an [experimental measles vaccine](#) was tested on mostly African-American and Hispanic children in Los Angeles, without receiving their parents’ informed consent. From 1994 to 1995, New York City law enforcement officials helped researchers coerce African-American parents into enrolling their boys into a [study](#) that sought to establish a genetic propensity for violence, without receiving their parents’ informed consent.

In her new book, [Deadly Monopolies](#), she states that the scourge has spread beyond racial minorities. **Since the 1980s, approximately 20 U.S. research projects have won legal waivers allowing them to bypass any form of informed consent.** In 2011, drug giant Pfizer [paid \\$75 million](#) to settle claims that children in Kano state, Nigeria, were injured or killed by non-consensual administration of its experimental meningitis drug Trovan. A video clip of Journalist Sheryl McCarthy’s interview with Dr. Harriett Washington is at <http://www.cuny.tv/show/onetoone/PR1010724>.

We will examine the second option: The U.S. Common Rule. The U.S. Common Rule is the **only law**, which [waives the requirement for informed consent](#), but it has **many “loopholes” known by Congress, HHS, & unethical researchers since 1997**. It is being updated after 21 years. Unethical researchers have capitalized on these “loopholes”. The Common Rule is mere “guidelines” and **is not** a lawfully, promulgated regulation, even though it has been established as the fundamental regulatory requirements for human subjects protection. This is what the Federal Government attorneys have argued in court. In order for a researcher to receive the waiver, it had to meet **all 4 criteria**.

- i. **The research involves no more than minimal risk to the subjects.** (Minimal risk is defined in the Common Rule as the probability and magnitude of physical or psychological harm that is normally encountered in the daily lives, or in the routine medical, dental, or psychological examination of healthy persons.);
- ii. **The waiver or alteration will not adversely affect the rights and welfare of the subjects;**
- iii. **The research could not practicably be carried out without the waiver or alteration;** and
- iv. **Whenever appropriate, the subjects will be provided with additional pertinent information after participation.**

If the research does not comply with the U.S. Common Rule, the research should be terminated or suspended.

Furthermore, the “researchers” are [bound by a code of ethics](#) that includes the following **protections for human subjects**:

- Protected from physical or psychological harm (including loss of dignity, loss of autonomy, and loss of self-esteem)
- **Protection of privacy and confidentiality**
- Protection against unjustifiable deception
- **Parents/Guardians must give consent for minors to participate before interacting with the subject.**
- **Subjects have the right to refuse to participate without penalty if they wish.**

The researchers of the Intelligence Agencies, Military, Industry, and Academia cannot do [ANYTHING](#) that they want to do. They have [intentionally selected](#) people to be monitored, tortured, tracked, maimed, killed and/or targeted with lasers, drones, chemicals, electromagnetic radiation (gamma, microwave, x-ray, and/or radio ) and weapons (biological (mycotoxins), chemical, directed-energy, electronics, and/or radiological): **We are “classified” as lifetime, generational**

**consensual “human subjects”**. Every avenue to expose or reveal the truth has been hindered, prevented, or delay through **“normal channels”**. **The plan is two-fold: the first is that the public must never find out the truth and second, that there is no due process, no investigations & no way out for the classified “consensual human subjects” until they die or commit suicide & then it continues with their next generation and generation forever. We are part of America’s Secret, Invisible Nightmare (S.I.N.).**

On December 15, 2011 (ironically, it was Bill of Rights Day), The Bioethics Commission published their final report. The Commission Chair, Amy Gutmann, Ph.D. said, **“The Commission is confident that what happened in Guatemala in the 1940s could not happen today.”** They declared that the Guatemala Syphilis Experiment was ethical. In the reports, it states that there are over 55,000 experiments and they did not receive any information from the Dept. of Defense.

Many non-consensual, involuntary or unwitting “human subjects” from across the nation testified at their 4<sup>th</sup> and 5<sup>th</sup> meetings: Meeting 4 session 10 (March 1, 2011) and Meeting 5 Session 6 (May 18, 2011): Public Comments are available at [bioethics.gov/cms/meeting-four](http://bioethics.gov/cms/meeting-four) and [bioethics.gov/cms/meeting-five](http://bioethics.gov/cms/meeting-five). In addition, a copy of the transcript is available or you can watch the live archived sessions. There are no mentioned of the public comments in their blogs or in their mass media coverage. The reason is that **ALL** the journalists left the room before they heard our stories. The American Free Press punished a story called “Bioethics Ignores Modern Day Abuses”. Since then, they also interviewed several of the “human subjects” except Peters. She drove to Washington, DC twice (risking her life for 3-4 hours each way) to give them pertinent information so that they could do a story on her, but they never did.

A retired attorney, a 3<sup>rd</sup> year student, & Peters provided them with substantial evidence that the current Federal laws and International statutes **are not** adequate to protect human subjects, which was ignored. The names of the reports are `gmbs_legalanalysis#1` and `lp_investigativeanalysis#2` are available for download at [www.ManifestTheTruth.com](http://www.ManifestTheTruth.com).

The research projects/medical experiments were secret because “they would not have volunteers stepping up to be torture, tracked, monitored, or targeted 24/7 with electromagnetic radiation.” Recently, there was an Oct. 2, 2012 article **“Research says St. Louis Residents Affected by Secret Military Experiments”** discussed how research was “secretly” conducted on involuntary or “unwitting” “human subjects” during the Cold War era. The article said “Claims have surfaced that during the 1950s and the 1960s the United States military conducted secret experiments on St. Louis residents, which may have exposed them to radioactive compounds. Professor Lisa Martino-Taylor, a sociologist at St. Louis Community College, has spent years investigating the Army-conducted experiments and she finally made her research public today.

Her research shows the **government sprayed zinc cadmium sulfide over thousands of St. Louis residents without their knowledge**. The question is whether or not the Army added radioactive material to that mixture as well.

Martino-Taylor’s answer is yes.

**“The study was secretive for a reason,” she said. “They didn’t have volunteers stepping up and saying yeah, I’ll breathe zinc cadmium sulfide with radioactive particles.”**

*In Lisa Martino-Taylor’s report, “THE MANHATTAN-ROCHESTER COALITION, RESEARCH ON THE HEALTH EFFECTS OF RADIOACTIVE MATERIALS, AND TESTS ON VULNERABLE POPULATIONS WITHOUT CONSENT IN ST. LOUIS, 1945-1970”*, it states, **“When later asked about the deception, one Army official explained that “the army didn’t really lie. They just didn’t tell the whole truth” (Cole, L., 1994: 5). Thus, officials in the tight-knit group who knew about the plan, including military officials, defense industry insiders, and select members of the scientific establishment, participated in a deception of local officials and the public about aerosol studies that targeted non-suspecting civilians. As a result, the public did not know to hold military officials to the Army’s own protocol for human subject testing, as promulgated by the Army Chief of Staff in 1952 (U.S. House, 1977: 178)”**.

**Lies, deception, active denial, disinformation, threats, bribery, blackmails, intimidation by force, protocol and the technology have allowed this “well-oiled machine” to continued non-stop for 50 plus years.** Is this the standard protocol of the Intelligence agencies and military to intentionally select anyone that they want because they can? Who is going to stop them? These statements were told to Peters for the reason why three generations of her family are in this research.

The researchers should be prosecuted for crimes against humanity, war crimes, crimes against peace, genocide (or global genocide to be correct.) These are the same crimes that people were hanged for at the Nuremberg Trials. We are requesting

that Congress constitute a tribunal in America and another one occur International. Dr. Harriett A. Washington states, **"Just as U.S. physicians demanded justice at Nuremberg, Nigerian parents stormed courts in Kano and Manhattan to demand that we live up to our stated ideals. Sixty-five years on, it is high time we did."** Don't you agree?

Former President & gospel minister James A. Garfield stated, **"We encourage people of faith to become involved in the civic arena, whether through prayer or direct involvement. As President and gospel minister James A. Garfield stated, "Now, more than ever, the people are responsible for the character of their Congress. If that body be ignorant, reckless and corrupt, it is because the people tolerate ignorance, recklessness, and corruption. If it be intelligent, brave, and pure, it is because the people demand these high qualities to represent them in the national legislature. . . . [I]f the next centennial does not find us a great nation. . . . it will be because those who represent the enterprise, the culture, and the morality of the nation do not aid in controlling the political forces."**

Recently, Congressman John Lewis, the only living speaker from the March on Washington stated that America has not kept her promises to provide life, liberty, and pursuit of happiness for ALL AMERICANS (For information about the 50<sup>th</sup> Anniversary on the March on Washington scheduled for August 28, 2013, visit [www.50thanniversaryMarchonWashington.com](http://www.50thanniversaryMarchonWashington.com)).

Many of us agree. It is high time that we hold America to her promises, as well as, to our Leaders for the promises that they made as well to the United States Constitution like Snowden did.

We echo the words that were announced at the 1976 National Urban League National Conference on Human Experimentation, exactly 27 years ago, "we don't want to kill science, but we don't want science to kill, mangle, & abuse us". Will the people join us in this fight?

In the second part of the series, we will examine the research and how Letitia Peters learned that it was the Federal Government who gave her "new neighbors" the equipment to torture, target, track, maim and almost killed her in 2010, while her father was diagnosed with myeloma, which can occur from exposure to ionizing radiation. The researchers/investigators/informants/perps can complete an "Opt-Out" form for leniency by 8/11/2013, which is available at [www.ManifestTheTruth.com](http://www.ManifestTheTruth.com).

###