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UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

JAMES C. MAXEY,  
  
                                Plaintiffs,  
  
                                v.  
  
UNITED STATES OF AMERICA, and  
DOES 1-99,  
  
                                Defendants.

No. 2:15-cv-01243-GEB-EFB

**ORDER DENYING EX PARTE MOTION  
FOR INJUNCTIVE RELIEF AND  
TEMPORARY RESTRAINING ORDER**

On June 11, 2015, Plaintiff, proceeding *in propria persona*, filed an ex parte motion for injunctive relief and a temporary restraining order ("TRO"), in which he seeks his "placement . . . in 'protective custody,'" and an order "compelling the United States to immediately suspend the government's state-sponsored torture . . . surveillance and Remote Neural Monitoring . . . involuntary human experimentation, human trafficking, slavery, and forced labor." (Pl.'s Mot. 13:6, 13:16-14:16, ECF No. 1.) Plaintiff also seeks in his motion an order of "mandatory forfeiture of public office, imprisonment, and fines" against "several public employees such as President Barack Obama, Governor Edmund G. Brown, Senator Barbara Boxer, Senator Dianne Feinstein, Representative[] Doris Matsui, Representative Ami Bera, State Attorney General Kamala D. Harris, Former District Attorney Jan Scully, District Attorney Ann Marie

1 Schubert and Sheriff Scott Jones." (Id. at 13:8-13.) This  
2 requested relief is based on Plaintiff's following allegations:

3 The United States has fraudulently concealed  
4 the fact that as an infant, physicians with  
5 the United States Air Force (father's  
6 employer) surgically inserted "satellite  
7 microchip implant technology" into the  
8 Plaintiff's brain, eyes and body. Under  
9 anesthesia, an incision was made in the  
10 Plaintiff's scalp and a hole drilled in his  
11 skull. The microchip implant device was  
12 placed on the surface of the brain. From on,  
13 or about January 21, 1978, through the  
14 present time, the United States and State of  
15 California has subjected the Plaintiff to  
16 state-sponsored torture, electronic shock  
17 treatment, remote-delivered radiation and  
18 electronic signals laser beamed into the  
19 Plaintiff's head, body, arms, legs and  
20 groin. . . .

21 . . . .

22 The United States has conspired with  
23 county, state and federal law enforcement  
24 agencies [to] impose[] (24 hour a day) Remote  
25 Neural Monitoring, surveillance and  
26 observation of the Plaintiff's belongings,  
27 person and surroundings through the use of  
28 electronic listening devices, video  
recording, special imaging and every other  
means of tracking and monitoring the  
Plaintiff's every movements inside and  
outside of his residence.

29 . . . .

30 This Court failed to protect the  
31 Plaintiff from the accused Defendants'  
32 community-wide "witch hunt," death threats,  
33 physical violence, obstruction of justice,  
34 false arrest, false imprisonment, false  
35 conviction, assault with a deadly weapon,  
36 fraudulent concealment, public slander,  
37 public defamation of character,  
38 electromagnetic torture, unwarranted  
surveillance, harassment, coercion,  
intimidation and physical retaliation. . . .

39 . . . Plaintiff's (estranged) family  
40 members . . . have secretly met with the  
41 Plaintiff's employers, friends and associates  
42 to defame, slander and fraudulently

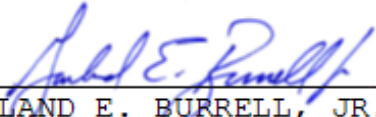
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misrepresent the Plaintiff . . . . In each case, the Plaintiff was illegally terminated from his employment.

(Id. at 9:12-22, 10:21-26, 12:1-26 (paragraph numbering omitted).)

To obtain injunctive relief, Plaintiff must demonstrate, *inter alia*, that "he is likely to succeed on the merits of his claim[s]." Fyock v. Sunnyvale, 779 F.3d 991, 995 (9th Cir. 2015). Here, Plaintiff cannot do so based on such inherently implausible and conclusory allegations. See Loop AI Labs, Inc. v. Gatti, No. 15-cv-00798-HSG, 2015 WL 1090180, at \*3 (N.D. Cal. Mar. 12, 2015) ("Conclusory allegations alone are not sufficient to demonstrate a likelihood of success on the merits."); accord Solomon v. Aurora Loan Servs., LLC, No. 2:12-00209 WBS KJN, 2012 WL 4747151, at \*6 (E.D. Cal. Oct. 3, 2012). Accordingly, Plaintiff's motion for injunctive relief and/or a temporary restraining order is DENIED.

Dated: June 11, 2015

  
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GARLAND E. BURRELL, JR.  
Senior United States District Judge