

IN THE MATTER OF)
LYNN ELLEN MENDES, plaintiff)
Vs.)
CHARLES BROWN, and)
CHARLOTTE MECKLENBURG)
PUBLIC LIBRARY, defendants)

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF
NORTH CAROLINA
CHARLOTTE DIVISION

FILED
CHARLOTTE, NC

DEC 7 2010

U.S. DISTRICT COURT
WESTERN DISTRICT OF NC

3:10CV397

MOTION TO VACATE ORDER AND WRIT OF MANDAMUS

This motion to vacate order dated November 19th, 2010 and writ of mandamus is brought by Lynn Ellen Mendes, plaintiff, appearing pro se, pursuant to the rules of Federal Rules of Civil Procedure and would show the court as follows:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

1. Plaintiff's First Amendment rights have been violated by not allowing the plaintiff to bring a matter of grave importance to the law of the land and public safety to the attention of the Court.
2. Plaintiff has now joined a support group Freedom from Covert Harrassment and Surveillance and This group is in the process of taking steps to inform Congress along with law enforcement agencies of the plight of it's members along with plaintiff that technologies of which the public has a right to be fearful of do exist such as laser beam technology are being used on the American public and the expectation is that it may continue to do so without permission of it's victim/target thus violating every conceivable law on the books including those of mankind, torture and death resulting. Marked Exhibit A is a petition the group plans to submit to Congress.
3. The **Eighth Amendment (Amendment VIII)** to the United States Constitution is the part of the United States Bill of Rights which prohibits the federal government from imposing excessive bail, excessive fines or cruel and unusual punishments. The U.S. Supreme Court has ruled that this amendment's Cruel and Unusual Punishment Clause applies to the states. The phrases employed originated in the English Bill of Rights of 1689
4. Plaintiff would also show that in the approximately 6 years laser beam technology has been used on Ms. Mendes that it bears the following capabilities and is in fact **mind reading equipment** and **communication at will**. Laser beam technology penetrates the brain and is capable of viewing images within the brain and attempts to read thoughts causing distortions and attempts at mutilating the brain. Utilizing the victim's own eyes and ears serving as an audio/visual device it is capable of watching it's victim in the nude sleeping, showering, toileting, bank account information, etc. It can see and read what one types on the computer and read a book along with it's victim. The equipment is inescapable effectively holding it's victim hostage on a 24/7 basis of brain penetration with no known defense. It's application purely military or directed at the movies. Ms. Mendes has

never been approached advising her the Department of Defense was conducting testing on the use of non-lethal weapons of which this would be part of it's arsenal or that a movie was in the making. Laser beam technology is known to the Central Intelligence Agency written in a book by author Ronald Kessler, entitled "Inside the CIA revealing the secrets". Patents have also been applied for by a William T. Clark, marked Exhibit B, and the Air Force Research Laboratory. The female assailants along with an occasional man, can be heard audibly through the airwaves, coming out of the victim's ear; however, they can burrough or embed themselves in victim's head. Detection may be impossible by law enforcement as to range and direction. This is not employment and the practice must stop. Associated health risks are to the victim's brain, eyes, and stress placed on the heart attempting to rid oneself of the culprits. Since the equipment is inescapable with no known defense, a victim must pray that leaving one's country will deter it's users earning refuge status.

RELIEF REQUESTED

That the Court take a courageous step and grant a writ of mandamus and expose technologies that have been invented such as laser beam technology and are being used on it's victims without their permission by ordering an agency such as the CIA and Department of Defense to full disclosure of this technology and the FBI and law enforcement agencies to contract companies to detect and deter such behavior and to expose it's users along with prosecutions. Plaintiff, Ms. Mendes cannot stress to the Courts action is necessary to protect innocent American lives from a sure death and torturous experience. Plaintiff also requests restoration of her library privileges. She stands to be arrested for trespassing should she return to the library.

Respectfully submitted,

Lynn Ellen Mendes, pro se
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