United States Violations of the 1967 Outer Space Treaty

By Richard Lighthouse

Cover image shows the “cookie-cutter” holes made by a high-power infrared laser on the World Trade Center. These holes are about 30 feet in diameter. This orbital laser is a violation of the 1967 Outer Space Treaty.

United States Violations of the 1967 Outer Space Treaty
Published by Richard Lighthouse at smashwords.com
Creative Commons 4.0 License, 2018 by Richard Lighthouse. Please acknowledge source. Images in this document are public documents, public files, or available under the “fair use” clause. Further, these images are used as evidence that a serious crime is being committed.

ISBN: 9780463950364

https://www.smashwords.com/books/view/897433

Limit of Liability/Disclaimer of Warranty: This short ebook expresses the opinions of the author. All comments and statements in the ebook are opinions of the author. If you disagree with these opinions, then write your own book. While the author has used his best efforts in
preparing this document, he makes no representations or warranties with respect to the accuracy or completeness of the contents and specifically disclaims any implied warranties or fitness for a particular purpose. No warranty may be created or extended by sales representatives or sales materials. The author shall not be liable for any loss of profit or any other commercial damages, including but not limited to incidental, special, consequential, or other damages. This ebook is also published as a means of self-defense. I have previously documented those reasons.

About:
Many of my books can be found for FREE at: Apple iBooks, Amazon.com, Lulu.com, Smashwords.com, BarnesandNoble, Google Play, kobo, and other websites.

Original 1A – 24 September 2018
Houston, Texas, U.S.A.
Revision 1B - 24 September 2018

“The individual is handicapped by coming face-to-face with a conspiracy so monstrous, he cannot believe it exists.”
- J. Edgar Hoover, former Director of the FBI

“The CIA and FBI are behind most, if not all terrorism.”
- Ted Gunderson, former FBI Chief

United States Violations of the 1967 Outer Space Treaty

TABLE OF CONTENTS

Chapter 1:

Introduction

Chapter 2:

Conclusions
Rev 1B - The United States has repeatedly violated the following sections of the Outer Space Treaty: Articles 2, 3, 4, 7, 9, and 11. This short ebook provides the author's opinions and evidence of the War Crimes and Treason that are occurring at the USAF Space Command. The USAF has repeatedly violated the 1967 Outer Space Treaty. The Linkedin accounts of two Air Force officers are provided showing the admission of 9 satellite weapons systems in space, including testing new weapons systems. Article IV of the treaty prohibits the stationing or placement “in orbit around the earth any objects carrying nuclear weapons or any other kinds of weapons of mass destruction.”

A simplified organizational chart showing the Squadrons that are involved with the daily operations and some of the internal structure. Many officers are involved in the daily decisions to target civilians with military weapons. The daily task orders are reviewed and approved by numerous officers in command. These military monsters know exactly what they are doing. There are far too many logistical, support, and authorization issues for it to be hidden.

There are, at least, 7 satellite constellations and 9 weapons systems available to the Space Operations Squadrons (SOPS), under the 50th Space Wing at Schriever Air Force Base. There are 3 main Operational Squadrons, and 2 Air Force Reserve squadrons, including about 1,300 operations personnel. We know this from the web site at Schriever.af.mil, and from the public information provided by the resumes of Air Force personnel on social media sites. Also explained, is how the Air Force uses certain terminology to hide what they are doing, such as referring to weapons as “payloads.” Images from Schriever.af.mil are provided showing that defense department weather satellites (DMSP) have an entire cadre of officers that are responsible for “Weapons & Tactics” - yes, even for a weather satellite. Clearly, there are military weapons attached to the satellites.

The Infrared Laser used by the USAF on 9-11 was clearly a weapon of mass destruction, as it killed 3000 people. See my ebook “Technical Description of the Infrared Laser Used on the WTC 9-11.” Also reference DrJudyWood.com which provides the extensive and compelling photographic and video proof. Figure 63 at this link clearly shows the “cookie-cutter” laser holes that are 30 feet in diameter.

http://drjudywood.com/articles/DEW/StarWarsBeam4.html

This Infrared Laser (Directed Energy Weapon) was operated and controlled from Schriever Air Force Base.

The Vircator Microwave satellite weapon is part of a global weapon system of mass destruction that attacks more than 1 million civilians, continuously everyday. It causes
biological and chemical damage in humans, and can destroy human-made structures, such as buildings. The USAF and the CIA violate Article 32 of the Geneva Convention, using civilians for scientific or medical experiments, and torture. It is an Unacknowledged Special Access Program (USAP). It is a serious International Treaty Violation. It is Unconstitutional. It is a War Crime, that is punishable by the death penalty.

**Introduction**

The 1967 Outer Space Treaty has been signed by 91 countries, including the United States. Unfortunately, the United States has violated the treaty, repeatedly.

18 U.S. Code § 2332a - Use of weapons of mass destruction

United States criminal law defines; the term “weapon of mass destruction” means—

(A) any destructive device as defined in section 921 of this title;
(B) any weapon that is designed or intended to cause death or serious bodily injury through the release, dissemination, or impact of toxic or poisonous chemicals, or their precursors;
(C) any weapon involving a biological agent, toxin, or vector (as those terms are defined in section 178 of this title); or
(D) any weapon that is designed to release radiation or radioactivity at a level dangerous to human life; and
(3) the term “property” includes all real and personal property.

The Titan Corporation's Vircator satellite microwave weapon consumes 32 Megajoules of energy when fired at full power. It releases electromagnetic radiation at a level that is dangerous to human life. 32 Megajoules of energy is far more energy than most explosive bombs, and the weapon can be fired continuously. It is a “destructive device” according to any definition.

A Vircator microwave weapon releases significant EMF radiation that can kill or cause serious bodily injury. In 2017, Dr John Hall, M.D. was hit repeatedly in the heart with these microwave weapons until it gave him a heart attack. According to his friends, the open heart surgery discovered 2 circular burn marks on his heart. These weapons are mounted in space on numerous satellites. They also cause chemical and biological damage to human life. The entire global system attacks more than 1 million people, continuously everyday. It is clear that these microwave weapons meet the definition for a weapon of mass destruction.

**These are the Articles that the United States is violating:**

*Article II* states that, “Outer space, including the moon and other celestial bodies, is not subject to national appropriation by claim of sovereignty, by means of use or occupation, or by any other means.” This is contradicted by the statements of Dr Bill Deagle, M.D. The
General and Base Commander at Schriever Air Force Base makes it clear that the United States controls all of outer space between the Earth and Mars. This is a violation of Article 2.

Article III specifically requires that all states carry on activities in outer space in accordance with international law, including the Charter of the United Nations. The United States has violated this Article many times, by attacking civilians with space-based weapons.

Article IV provides that states may not place in orbit, “any other kinds of weapons of mass destruction.” The United States has been placing these microwave weapons in orbit since, at least 1987, and possibly earlier.

Article VII specifically provides that any state that launches an object into orbit is internationally liable for any damage that is caused by the object in space, to another state party, or to its natural or juridical persons.

The United States has repeatedly violated this Article. The USAF Space Command at Schriever Air Force Base, near Colorado Springs, has used satellite-based microwave weapons to attack civilians all over the world. TargetedJustice.com estimates the number exceeds 1 million people on a daily basis.

Article IX clearly provides that any state must “undertake appropriate international consultation before proceeding with any activity or experiment” that could cause potential harm. The United States has clearly violated this Article many times.

Article XI requires that the United States inform the Secretary General of the United Nations that their activities in space include satellite payloads with 9 different weapons systems. The United States has violated this Article many times.

What is a “weapon of mass destruction?”

According to one definition, a “weapon of mass destruction” is a nuclear, radiological, chemical, or biological weapon that can kill or bring significant harm to a large number of humans or cause great damage to human-made structures (i.e., buildings), natural structures, or the biosphere.

A “conventional weapon” is defined as a weapon that uses kinetic and explosive energy to cause damage. An electromagnetic weapon cannot be considered “conventional” by any definition. Also, given that the intent of the weapon is to torture and damage biological cells and cause chemical damage in the brain and body – it clearly falls under the definition of a weapon of mass destruction.

The Federal Bureau of Investigation's definition of a weapon of mass destruction is different:

- any "destructive device" as defined in Title 18 USC Section 921: any explosive, incendiary, or poison gas – bomb, grenade, rocket having a propellant charge of more than four ounces, missile having an explosive or incendiary charge of more than one-quarter ounce, mine, or device similar to any of the devices described in the preceding clauses
- any weapon designed or intended to cause death or serious bodily injury through the
release, dissemination, or impact of toxic or poisonous chemicals or their precursors
- any weapon involving a disease organism
- any weapon designed to release radiation or radioactivity at a level dangerous to human life
- any device or weapon designed or intended to cause death or serious bodily injury by causing a malfunction of or destruction of an aircraft or other vehicle that carries humans or of an aircraft or other vehicle whose malfunction or destruction may cause said aircraft or other vehicle to cause death or serious bodily injury to humans who may be within range of the vector in its course of travel or the travel of its debris.

The FBI has obtained convictions for the possession and use of WMD such as pipe bombs, truck bombs, shoe bombs, and cactus needles coated with a biological toxin.

If a cactus needle is a weapon of mass destruction, then we can easily conclude that a 32 megajoule microwave weapon, targeting more than 1 million people – is a weapon of mass destruction.

Dr Bill Deagle, M.D. worked at the underground facilities at Schriever Air Force Base and was informed by an Air Force General, that the United States has troops stationed in outer space – this is a violation of the Treaty. Further, the General claimed that the United States already controls all of outer space between Earth and Mars.

https://www.youtube.com/watch?v=BzzKACyw7jc

Figure 1. Dr Bill Deagle, M.D. - experiences at Schriever AFB. This 5 minute video can be found on many websites. It will convince you that this Air Force Base is conducting many illegal operations. https://www.youtube.com/watch?v=BzzKACyw7jc

The Air Force Space Command has about 38,000 employees, based at many locations, and
has its headquarters in Colorado Springs at Peterson Air Force Base. As previously noted in my ebooks, the satellite tracking frequencies have been scientifically measured at 3600 MHz - 3750 MHz, and the attack frequencies for the Vircators are 3920 MHz – 3935 MHz. These frequencies are confirmed by the FCC frequency allocation table, as being satellite-to-ground signals. See my ebook “Targeted Individuals: Technical Information”

Figure 2. Headquarters - Air Force Space Command, Peterson Air Force Base.

Figure 3. “Cookie-cutter” laser holes in the foundation of the World Trade Center. From figure 63 on DrJudyWood.com. This is a laser weapon of mass destruction operated by the
USAF Space Command at Schriever Air Force Base.
http://drjudywood.com/articles/DEW/StarWarsBeam4.html

Figure 4. Watch this 10 second video on RLighthouse.com - showing a steel beam in the World Trade Center collapse into dust in less than one second. The steel beam is more than 700 feet tall (next to the American Express Tower), the steel beam is 2 inches thick, and it is not melting. There are no flames or burning jet fuel on it. It simply disintegrates into dust from an infrared laser. (Your eyes cannot see infrared light). This is a weapon of mass destruction, based in orbit. It was controlled and operated from Schriever Air Force Base on 9-11.
So this is how it works: There are hundreds of microwave weapons installed on satellites as “payloads”. The Space Duty Orders come from the 50th Operational Support Squadron (OSS). This Squadron determines which satellites are available for duty assignments for each day. Some of the satellites will have problems each day, such as malfunctioning software, solar panel problems, software upgrades, etc. This Squadron informs the other units which satellites & weapons are available that day.

Some of the satellites are assigned to run the pre-programmed attacks, and some satellites are available for manual attacks. There are about 1,300 personnel that are targeting more than 1 million people worldwide – so clearly the bulk of the attacks are done using pre-programmed software directing the satellites. That information is reviewed and approved by the chain of command, that includes many officers. Each one of these officers is willingly and knowingly, participating in a War Crime.

According to Dr Bill Deagle, MD, the computer complex underground at Schriever Air Force Base has “more computing power than the entire rest of the world combined, by a large order of magnitude.”
The 22nd Space Operations Squadron (SOPS) issues the Daily Task Orders to the 4 Operational Squadrons. This is the list of specific people or equipment that are to be targeted with weapons, using manual and pre-programmed attacks. This information is reviewed and approved by the chain of command that includes many officers.

The USAF personnel are knowingly using military weapons to attack civilians located within the United States. This is the definition of Treason. It is also a War Crime under Article 32 of the Geneva Convention. It is also defined as a Crime Against Humanity in the International Criminal Court... (“systematic attacks against a civilian population”).

The 1st Space Operations Squadron is assigned those tasks that include manual attacks using their specific satellites, such as the ORS satellites, which are likely the satellites that have a flash xray system. The assignments are reviewed and approved by the chain of command at 1st SOPS, which includes many Air Force and CIA officers.

The 2nd Space Operations Squadron is assigned those task that involve the weapons on the NavStar satellites. These are probably Vircator-type weapons.

The 3rd Space Operations Squadron was merged with the 4th SOPS in 2017.

The 4th Space Operations Squadron is assigned those tasks that include manual attacks using their specific satellites, including WGS and AEHF. The assignments are reviewed and approved by the chain of command at 4th SOPS, which includes many officers.

The 6th SOPS is an Air Force Reserve unit. They are involved with weather satellites (DMSP), which also carry weapons (see Figure 9). These satellites are also operated by NOAA, but these government employees are completely unaware the satellite is carrying military weapons.

It should be abundantly clear that many officers in the chain of command have full knowledge and review/approve attacks on a daily basis. This cannot be denied by these military monsters. Each day, they are committing War Crimes against civilians. Each day, they are violating their sworn oath to protect and defend the Constitution of the United States.
Figure 6. USAF Space Command Organizational Chart (simplified). In his video, Dr Bill Deagle mentioned the Iridium satellites being operated from Schriever, but this author has yet to identify which Squadron is responsible.

The authority for the organization starts at the top, but the structure functions from the bottom. Each morning, the 50th OSS provides a list of satellites to the organization that are available for duty. This is necessary because some of the satellites are down for maintenance or troubleshooting. Next, the 22nd SOPS sends out the Daily Tasking Orders that state who will be attacked manually and who will be attacked using automatic pre-programming. The CIA’s Denver Domestic Operations Headquarters are involved in these decisions, because their PsyOps group has specific instructions for specific individuals. This is done because most of the attacks are pre-programmed. We can deduce this because there are more than 1 million Targeted Individuals and only 1,300 people in Operations that can control the satellites manually.

The targeting information is reviewed and approved by the chain of command that includes many officers. Dr Bill Deagle specifically mentions the Iridium satellite program as being controlled thru Schriever AFB, but we do not know which Squadron is operating it.

The Airmen that operate the satellites do not know the name of Targeted Individuals. They only see a code or GPS coordinates that corresponds to your name on the Terror Watchlist. The Airmen have been informed that you are “bad person” and that is why your name is on the Terror Watchlist. They can see that your GPS coordinates puts you in the United States. They know you are a civilian located in the U.S. They can also conclude that what they are doing is grossly illegal, a violation of the U.S. Constitution, and International Treaties.
Before any USAF personnel are allowed to fire the satellite weapon, they must attend "Mission Qualification Training" school. This is the classroom program where they are told that people’s names appear on the Terror Watchlist and that they will be hitting them with military weapons. They are told it is an "Unacknowledged Special Access Program (USAP)" and that they are never to tell anyone what they do. Not even the President of the United States knows about this program. It is disturbing that young recruits in the USAF completely accept this explanation and disregard everything they learned about civil rights and human rights.

USAP’s are illegal. Their very existence is a violation of the U.S. Constitution. If the President and Congress do not know that the program exists – then it is illegal. No Air Force personnel can be charged with a crime for exposing an illegal program. Dr Steven Greer explains this in his important documentary film, “Unacknowledged.”

It is likely that the high suicide rate in Colorado Springs is actually a murder rate – some of these people are likely USAF personnel that tried to blow the whistle on these criminal activities.

TargetedJustice.com encourages whistleblowers to come forward with your information. Please contact TheIntercept.com

Read the instructions for how to contact them without revealing your identity. Do not use your personal computer or work computer to read this. Use a library computer or disguise yourself and go to an Apple computer store.

The following pictures show that “Weapons and Tactics Officers” are assigned to duties on weather satellites and communications satellites. Why? Because there are weapons attached to each satellite.
Figure 7. Read the text in this Air Force photo under “Best in Show.” This image is an interesting, because it demonstrates the level of cover up involved with these Air Force
programs. Their explanations have become absurd. Major Stargardt is in the 6th SOPS. He is a high-ranking Air Force Officer and the head of Weapons & Tactics...for a weather satellite. Yes, this is exactly what the image states. The 6th SOPS handles the Defense Meteorological Satellite Program (DMSP), which is jargon for a weather satellite. And the only reason to have a Weapons & Tactics Chief on a weather satellite is because - it has a weapon attached to it. The Air Force calls it a “payload.” I call it Bullshit. Reference: 070627-F-1222B-040.jpg

The Air Force doesn't pretend that B-52’s are not carrying weapons. The Navy doesn't pretend that Battleships are not carrying weapons. So why would the Air Force need to hide it? Because they are violating International Treaties, and committing War Crimes under Article 32 of the Geneva Convention.
Figure 8. Information from USAF Major Cassie Devolites. Note “space weapons system evaluation program” at Schriever Air Force Base.
Experience

Assistant Operations Officer
United States Air Force
Jun 2017 – Present • 11 mos
Colorado Springs, Colorado Area

Operational Tester
United States Air Force
Feb 2015 – May 2017 • 2 yrs 4 mos
Schriever AFB

Lead for space weapons system evaluation program and various projects for operational testing.
Positions included Flight Commander and Operations Officer for Operating Location Charlie

GPS Instructor
USAF
Feb 2012 – Feb 2015 • 3 yrs 1 mo
Vandenberg AFB

Instructor and chief of GPS initial qualification training; lead instructor supervisor for all satellite
operations initial qualification including GPS, MILSTAR, WGS, ASMCS, and DSCS

GPS Operations
USAF
Mar 2008 – Feb 2012 • 4 yrs
Schriever AFB

TT&C, Payload, and Navigation Warfare Operator; procedures and crew force management section
chief; GPS Payload staff instructor for mission qualification and recurring training; chief of training
scripts

Government Relations Intern
Computer Sciences Corporation

Figure 9. Page 2 of USAF Major Cassie Devolites. Note use of the term “GPS Payload.”
Payload is the generic word used to describe a weapon attached to a satellite. Also note the
reference to “TT&C, Payload and Navigation”. this is the technical description for tracking
people on the ground. It provides the 3-dimensional GPS coordinates (latitude, longitude,
and altitude) for each Targeted Individual, anywhere in the world. These coordinates are
accurate to within 1 centimeter.

The top-back crown on the head of each Targeted Individual is hit with a repetitive tracking
signal, 24 hours each day. (The top-back on your head is where your 3 skull bones meet – on top, near the back of your head) These GPS coordinates are then relayed to cell towers for subliminal messaging. This satellite tracking signal can be felt by placing your knuckles firmly across the crown of your head – hold it there for one minute and you will feel your knuckles start to pop from the microwave pulses.

Figure 10. USAF Sargent Charles Shurchay. Squadron Superintendent, 4th SOPS. Note that
his summary claims that orbital space is “contested.” There has never been a single claim, by any government or country, claiming they have exclusive access to space or claiming under the provisions of the Outer Space Treaty, that their access to outer space has been blocked or denied. This demonstrates the propaganda and lies that are given to Air Force personnel. If only they were smart enough to research such claims...
Experience

Functional Manager Space Systems Operations, AFSPC
United States Air Force
Jul 2017 – Present • 10 mos
Headquarters Air Force Space Command A2/3/6, Peterson Air Force Base, CO

Responsible for developing and directing force shaping, structure and sustainment policies for higher headquarters. Guided progression paths, force utilization and training requirements for 1,000 personnel.

Squadron Superintendent, 4th Space Operations Squadron
United States Air Force
Aug 2016 – Jul 2017 • 1 yr
Schriever AFB, CO

Senior Enlisted Leader of 216 person unit providing secure and reliable satellite communications via the MILSTAR and Advanced EHF satellite constellations. Primary advisor to the squadron CC on operations and readiness issues. Managed manning and personnel and resource utilization efforts for the unit. Served as the unit’s interface with base leadership and advocate for unit personnel on recognition. Ensured good order and discipline of unit personnel through direct engagement, mentoring and professional development. Performed Group Superintendent duties > 70 days led 1.3K personnel/9 weapon sys/5 CPI events—solidified 9x wing annual award wins

Professional Military Instructor, Senior Noncommissioned Officer Academy
United States Air Force
Jun 2015 – Aug 2016 • 1 yr 3 mos
Maxwell-Gunter AFB, AL

Delivered professional military education on leadership theory, resource utilization, joint warfare, policy strategy and doctrine, team building and communications skills subjects to Air Force, Joint and multinational senior enlisted personnel. Led 4 classes/50 students through demanding course curriculum that graduates 1200 students annually. Created better leaders and managers for units across the Air Force, U.S. military services and coalition nations. Maintained lesson plans, personalization of plans and uniformity with rules and school practices. Warrior Day event lead, directed 611 SNCOs, honored fallen heroes, and fostered esprit de corps while promoting warrior ethos.

Figure 11. Charles Shurchay, page 2. Note the reference to 1,300 personnel, and 9 weapon systems.
Figure 12. This picture is from Schriever.af.mil. Sargent Mucha is in 1st Space Operations Squadron (1st SOPS). He is in charge of Weapons & Tactics on a Communications satellite. Why would a manager of Weapons & Tactics be required for a communications satellite? Clearly, there is a weapon attached to the satellite. Sargent Mucha is now employed at OrbitalATK in Colorado Springs. (2018) - maybe he got smart enough to determine that the activities of 1st SOPS are completely illegal? Reference: 170404-F-WA288-001.jpg
3 SOPS celebrates heritage with final dining-out

Capt. Wesley Althaus, 3 SOPS Weapons and Tactics flight commander, pours ingredients into a grog during a dining-out at Peterson Air Force Base, Colorado, Saturday, May 20, 2017. The grogs remained open throughout the duration of dinner and anyone in the mess could have been called out to visit the grog for mess rule violations. (U.S. Air Force photo/Senior Airman Arielle Vasquez)

Figure 13. Image is from Peterson.af.mil. 3rd Space Operations Squadron (SOPS) - Weapons & Tactics for another communications satellite. Clearly, there is a weapon attached to the satellite base frame. (3rd SOPS merged with 4th SOPS in 2017) Reference 170521-F-IX728-081.jpg
Figure 14. Image from Schriever.af.mil  4th Space Operations Squadron – “Extremely High Frequency satellite operator and weapons manager.” This satellite is known as AEHF for Advanced Extremely High Frequency satellite. The USAF is admitting that this communications satellite has a weapon attached to it. It is part of a global weapon system of mass destruction, attacking more than 1 million people, continuously. Reference 161011-F-NG695-008.JPG

“The individual is handicapped by coming face-to-face with a conspiracy so monstrous, he cannot believe it exists.”
– J. Edgar Hoover, former Director of the FBI
Schriever space operators kick-off MQT

Airmen attend the 16-3 Mission Qualification Training at Schriever Air Force Base, Colorado, July 5, 2016. The class of 46 students was the second iteration of operators since the wing assumed this training responsibility under Space Mission Force. Every new space operator must graduate from MQT prior to operating their weapons systems.

(U.S. Air Force photo/Dennis Rogers)

Figure 15. Image from Schriever.af.mil Mission Qualification Training is required before operating their weapons systems under Space Mission Force. MQT is the indoctrination school. Here, they are told to keep everything a secret. They are not reminded of their sworn oath to protect and defend the Constitution of the United States. They are not told about the 1967 Outer Space Treaty. They are not told about Article 32 of the Geneva Convention. Everything must be kept a secret. Not even the President can know about this. Clear? OK, now you can fire your military weapons at civilians.

U.S. Air Force - Tracking Everything in Earth Orbit

Keep in mind that the U.S. Air Force has responsibility for tracking all objects in earth orbit, through many joint organizations – which means, if they are not the organization responsible for targeting civilians, then they certainly know who is. If they deny it, perhaps the Air Force would like to tell us, who is responsible for the microwave satellites? The USAF Space Command tracks more 1,400 active satellites and more than 20,000 pieces of space junk that
are larger than 10 centimeters.

**How accurate is the targeting of these microwave weapons in space?**

The GPS targeting of people on the ground is accurate to less than 1 centimeter. Most observers will find this difficult to believe. However, anyone can purchase this technology, not just the USAF. Commercial GPS tracking is accurate to 1 centimeter, and you can buy it for your iPad. From GNSS.com

![How to Get Centimeter Accuracy on iPad With GPS / GNSS](https://eos-gnss.com/want-centimeter-accuracy-gnss-on-your-ipad/)

**Figure 16.** Centimeter accuracy on your iPad with GPS. https://eos-gnss.com/want-centimeter-accuracy-gnss-on-your-ipad/
Background and Supporting Information

These medical doctors, scientists, and former intelligence agents have made statements supporting the evidence that microwave satellite attacks are real, and happening on a global basis.

Dr John R. Hall, M.D., author (“New Breed: Satellite Terrorism in America”)  DrJohnRHall.com
Dr Daniel Lebowitz, M.D. (Senate Committee presentation, 2014)
Dr Barrie Trower, government Scientist, microwave expert (youtube videos)
Dr Katherine Horton, Oxford University Scientist (youtube videos)  stop007.org
Dr Ed Spencer, M.D.  neuroscientists
Dr Sue Arrigo, M.D.  Former U.N. official
Dr Beatrice Golomb, M.D.
Dr Douglas Smith, M.D.  (Univ of Penn)
Dr Colin Ross, M.D., author (“The CIA Doctors”)
Dr Terry Robertson, M.D.
Dr Robert Duncan, author
Dr Doug Rokke, government Scientist
Dr Eric Karlstrom, Professor
Dr Nick Begich, Scientist
Dr Paul Batcho, government scientist
Dr Paul Marko, Psychologist
Dr Curtis Bennett, Professor
Dr Corkin Cherubini, author
Dr Matthew Aaron, Scientist
Dr Sean Andrews, Scientist
William Binney, NSA Whistleblower
Kirk Weibe, NSA Whistleblower
Karen Stewart, NSA Whistleblower
Carl Clark, CIA Whistleblower
Kevin Shipp, CIA Whistleblower
Mark Phillips, CIA Whistleblower
John DeCamp, Army intelligence Whistleblower
Staged Suicides

Air Force Space Command has an alarming problem with suicides. This has been apparent for many years. It is this author's opinion that many of these suicides are murders, staged suicides, and this is how the military keeps their War Crimes as a secret.

USAf Space Command has 51 news articles which mention suicide.
Schriever AFB has 73 news articles which mention suicide.
Peterson AFB has more than 200 news articles mentioning suicide, (but it seems to be a standard page link)

http://www.airforcemedicine.af.mil/SuicidePrevention/

www.peterson.af.mil/News/Photos/igphoto/2001634833/

According to Defense Department statistics, 266 active duty service members and 209 reserves and National Guardsmen committed suicide in 2015 ...

“To combat something as complicated as suicide, we need leaders at every level involved,” said Lt. Col. Alicia Matteson, the Air Force suicide prevention program manager. “We need the front line supervisors, all the way up to squadron, group and wing commanders involved and being connected to their airmen.”

If suddenly someone comes in and they're looking exhausted, or they exhibit signs of depression or mood swings, then ask,” said Dr. Jeffrey Greenberg with the Air Force Suicide Prevention Program.

In the opinion of this author, this program attempts to cover up the murders that are occurring on Air Force Bases. They are staged suicides to stop the whistleblowers. The CIA directs this illegal program.

Stand Down 2010 focuses on suicide prevention, safety

By Jennifer Thibault, 50th Space Wing Public Affairs / Published May 12, 2010

Col. Edward Baron, 50th Mission Support Group commander, followed the vice commander and reminded the audience that suicides and safety mishaps can happen to anyone, anywhere as he recalled a member Schriever lost about a year ago.

"What we're talking about here today can really happen," he said. "I bring up this incident not to cause anyone more pain but to remind you and to hopefully get you to pay more attention
and to take care of each other." After the commander’s call, base members were released to conduct more focused awareness and prevention training in small group forums. These sessions also highlighted the wingman concept and encouraged everyone to be a good wingman. More information on these topics can be found at the Air Force Suicide Prevention website at http://afspp.afms.mil.

Conclusions

This document provides compelling evidence that the United States has repeatedly violated the 1967 Outer Space Treaty. Also described here, are the Treasonous activities of many high-ranking military officers that have chosen to abdicate their sworn oath to the U.S. Constitution. There is no failure greater than a failed oath of office. They do not deserve the protections of the U.S. Constitution, which they have abandoned.

This document is a living document. The author reserves the right to make corrections and changes.

References


3. RLighthouse.com

4. TargetedJustice.com

4. Dr Steven Greer, M.D. “Unacknowledged”, The Orchard Publishing, 2017. Also see the video.


About: The author holds a Master of Science (M.Sc.) degree in Mechanical Engineering from Stanford University and has previously worked for NASA.

Contact: RLighthouse -at- protonmail.com
713.three.zero.six.8287
Many of my phone calls and emails are routinely blocked by the government criminals.

Funding:
This research was generously supported with a grant from the Foundation Opposed to Academic Puffery (FOAP).

APPENDIX

I am a proud government whistleblower – see my ebooks about the criminal acts of the CIA and FBI. Readers are advised that the NSA may be blocking or restricting access to some of my ebooks, especially outside the United States. Readers are further advised that digital tracking tags may have been placed in my ebooks. It may be best to download from Apple iBooks, if possible. Note how slowly the jpg’s load into the ebook when viewing. The content of some ebooks may have been altered – still trying to monitor this. If you have tried to contact me, it is possible that emails and phone calls are being blocked (Rlighthouse-at-protonmail.com) 713.three.zero.six.8287.

Readers are advised to review the website drjudywood.com which provides compelling evidence about 9-11. Dr Judy Wood and Dr Morgan Reynolds, university professors, filed lawsuits against the US Government for fraud and conspiracy about 9-11. Dr Woods scientific presentation is available at youtube. Readers are also advised to see the movie "Sirius" by Dr Steven Greer, M.D. It is available for free on Netflix, where it is the #1 documentary, and to watch the youtube videos by the Honorable Paul Hellyer, former Canadian Minister of Defense. He has a book titled, “The Money Mafia.”

Also, find my brief educational videos on youtube (Some have been blocked from the search engines).

For more than 5 years, this author has been stalked, harassed, and threatened by US Government agents from the CIA, FBI, and NSA - because of the content of these ebooks. My home has been broken into, repeatedly. In May 2014, my girlfriend was drugged and kidnapped from LaGuardia airport. This is not a joke. My computer, phone, and alarm system have been hacked, including those of my friends and family. It is truly sad and pathetic, these
agencies have become criminal organizations. If something happens to me (disappearance, false criminal charges, sudden accident, etc. - my readers can be certain that the FBI and CIA were involved. I would never deliberately harm myself. In my opinion, the Council on Foreign Relations (CFR) is behind these criminal acts; David Rockefeller was the CEO and Chairman for many years.

Figure 18. ISBN for the ebook.

Appendix 2.

United Nations Security Council Resolution 687 defines a weapon of mass destruction as follows:

1) Nuclear weapons or nuclear weapons-usable material or any subsystems or components or any research, development, support, or manufacturing facilities relating to nuclear weapons.
2) Chemical and biological weapons and all stocks of agents and all related subsystems
3) Ballistic missiles with a range greater than 150 kilometers and related major parts, and repair and production facilities.

Military Definition: The United States Code Title 50 defines a weapon of mass destruction as, “any weapon or device that is intended or has the capability, to cause death or serious bodily injury to a significant number of people, through the release, dissemination, or impact of:

− toxic or poisonous chemicals or their precursors
− a disease organism
− radiation or radioactivity

A Vircator microwave weapon releases significant EMF radiation that can kill or cause serious bodily injury. These weapons are mounted in space on numerous satellites. The entire global system attacks more than 1 million people, continuously everyday.

Appendix 3. Text of the Treaty


https://www.state.gov/t/isn/5181.htm

Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, Including the Moon and Other Celestial Bodies

Signed at Washington, London, Moscow, January 27, 1967
Ratification advised by U.S. Senate April 25, 1967
Ratified by U.S. President May 24, 1967
Proclaimed by U.S. President October 10, 1967
Entered into force October 10, 1967

The States Parties to this Treaty,

Inspired by the great prospects opening up before mankind as a result of man’s entry into outer space,

Recognizing the common interest of all mankind in the progress of the exploration and use of outer space for peaceful purposes,

Believing that the exploration and use of outer space should be carried on for the benefit of all peoples irrespective of the degree of their economic or scientific development,

Desiring to contribute to broad international co-operation in the scientific as well as the legal aspects of the exploration and use of outer space for peaceful purposes,

Believing that such co-operation will contribute to the development of mutual understanding and to the strengthening of friendly relations between States and peoples,

Recalling resolution 1962 (XVIII), entitled "Declaration of Legal Principles Governing the Activities of States in the Exploration and Use of Outer Space," which was adopted unanimously by the United
Nations General Assembly on 13 December 1963,

Recalling resolution 1884 (XVIII), calling upon States to refrain from placing in orbit around the Earth any objects carrying nuclear weapons or any other kinds of weapons of mass destruction or from installing such weapons on celestial bodies, which was adopted unanimously by the United Nations General Assembly on 17 October 1963,

Taking account of United Nations General Assembly resolution 110 (II) of 3 November 1947, which condemned propaganda designed or likely to provoke or encourage any threat to the peace, breach of the peace or act of aggression, and considering that the aforementioned resolution is applicable to outer space,

Convinced that a Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, including the Moon and Other Celestial Bodies, will further the Purposes and Principles of the Charter of the United Nations,

Have agreed on the following:

Article I

The exploration and use of outer space, including the moon and other celestial bodies, shall be carried out for the benefit and in the interests of all countries, irrespective of their degree of economic or scientific development, and shall be the province of all mankind.

Outer space, including the moon and other celestial bodies, shall be free for exploration and use by all States without discrimination of any kind, on a basis of equality and in accordance with international law, and there shall be free access to all areas of celestial bodies.

There shall be freedom of scientific investigation in outer space, including the moon and other celestial bodies, and States shall facilitate and encourage international co-operation in such investigation.

Article II

Outer space, including the moon and other celestial bodies, is not subject to national appropriation by claim of sovereignty, by means of use or occupation, or by any other means.

Article III

States Parties to the Treaty shall carry on activities in the exploration and use of outer space, including the moon and other celestial bodies, in accordance with international law, including the Charter of the United Nations, in the interest of maintaining international peace and security and promoting international co-operation and understanding.

Article IV

States Parties to the Treaty undertake not to place in orbit around the Earth any objects carrying nuclear weapons or any other kinds of weapons of mass destruction, install such weapons on celestial bodies, or station such weapons in outer space in any other manner.

The Moon and other celestial bodies shall be used by all States Parties to the Treaty exclusively for peaceful purposes. The establishment of military bases, installations and fortifications, the testing of any type of weapons and the conduct of military maneuvers on celestial bodies shall be forbidden. The use of military personnel for scientific research or for any other peaceful purposes shall not be prohibited. The use of any equipment or facility necessary for peaceful exploration of the Moon and other celestial bodies shall also not be prohibited.

Article V
States Parties to the Treaty shall regard astronauts as envoys of mankind in outer space and shall render to them all possible assistance in the event of accident, distress, or emergency landing on the territory of another State Party or on the high seas. When astronauts make such a landing, they shall be safely and promptly returned to the State of registry of their space vehicle.

In carrying on activities in outer space and on celestial bodies, the astronauts of one State Party shall render all possible assistance to the astronauts of other States Parties.

States Parties to the Treaty shall immediately inform the other States Parties to the Treaty or the Secretary-General of the United Nations of any phenomena they discover in outer space, including the Moon and other celestial bodies, which could constitute a danger to the life or health of astronauts.

Article VI

States Parties to the Treaty shall bear international responsibility for national activities in outer space, including the Moon and other celestial bodies, whether such activities are carried on by governmental agencies or by non-governmental entities, and for assuring that national activities are carried out in conformity with the provisions set forth in the present Treaty. The activities of non-governmental entities in outer space, including the Moon and other celestial bodies, shall require authorization and continuing supervision by the appropriate State Party to the Treaty. When activities are carried on in outer space, including the Moon and other celestial bodies, by an international organization, responsibility for compliance with this Treaty shall be borne both by the international organization and by the States Parties to the Treaty participating in such organization.

Article VII

Each State Party to the Treaty that launches or procures the launching of an object into outer space, including the Moon and other celestial bodies, and each State Party from whose territory or facility an object is launched, is internationally liable for damage to another State Party to the Treaty or to its natural or juridical persons by such object or its component parts on the Earth, in air space or in outer space, including the Moon and other celestial bodies.

Article VIII

A State Party to the Treaty on whose registry an object launched into outer space is carried shall retain jurisdiction and control over such object, and over any personnel thereof, while in outer space or on a celestial body. Ownership of objects launched into outer space, including objects landed or constructed on a celestial body, and of their component parts, is not affected by their presence in outer space or on a celestial body or by their return to the Earth. Such objects or component parts found beyond the limits of the State Party to the Treaty on whose registry they are carried shall be returned to that State Party, which shall, upon request, furnish identifying data prior to their return.

Article IX

In the exploration and use of outer space, including the Moon and other celestial bodies, States Parties to the Treaty shall be guided by the principle of co-operation and mutual assistance and shall conduct all their activities in outer space, including the Moon and other celestial bodies, with due regard to the corresponding interests of all other States Parties to the Treaty. States Parties to the Treaty shall pursue studies of outer space, including the Moon and other celestial bodies, and conduct exploration of them so as to avoid their harmful contamination and also adverse changes in the environment of the Earth resulting from the introduction of extraterrestrial matter and, where necessary, shall adopt appropriate measures for this purpose. If a State Party to the Treaty has reason to believe that an activity or experiment planned by it or its nationals in outer space, including the Moon and other celestial bodies, would cause potentially harmful interference with activities of other States Parties in the peaceful
exploration and use of outer space, including the Moon and other celestial bodies, it shall undertake appropriate international consultations before proceeding with any such activity or experiment. A State Party to the Treaty which has reason to believe that an activity or experiment planned by another State Party in outer space, including the Moon and other celestial bodies, would cause potentially harmful interference with activities in the peaceful exploration and use of outer space, including the Moon and other celestial bodies, may request consultation concerning the activity or experiment.

Article X

In order to promote international co-operation in the exploration and use of outer space, including the Moon and other celestial bodies, in conformity with the purposes of this Treaty, the States Parties to the Treaty shall consider on a basis of equality any requests by other States Parties to the Treaty to be afforded an opportunity to observe the flight of space objects launched by those States.

The nature of such an opportunity for observation and the conditions under which it could be afforded shall be determined by agreement between the States concerned.

Article XI

In order to promote international co-operation in the peaceful exploration and use of outer space, States Parties to the Treaty conducting activities in outer space, including the Moon and other celestial bodies, agree to inform the Secretary-General of the United Nations as well as the public and the international scientific community, to the greatest extent feasible and practicable, of the nature, conduct, locations and results of such activities. On receiving the said information, the Secretary-General of the United Nations should be prepared to disseminate it immediately and effectively.

Article XII

All stations, installations, equipment and space vehicles on the Moon and other celestial bodies shall be open to representatives of other States Parties to the Treaty on a basis of reciprocity. Such representatives shall give reasonable advance notice of a projected visit, in order that appropriate consultations may be held and that maximum precautions may be taken to assure safety and to avoid interference with normal operations in the facility to be visited.

Article XIII

The provisions of this Treaty shall apply to the activities of States Parties to the Treaty in the exploration and use of outer space, including the Moon and other celestial bodies, whether such activities are carried on by a single State Party to the Treaty or jointly with other States, including cases where they are carried on within the framework of international intergovernmental organizations.

Any practical questions arising in connection with activities carried on by international intergovernmental organizations in the exploration and use of outer space, including the Moon and other celestial bodies, shall be resolved by the States Parties to the Treaty either with the appropriate international organization or with one or more States members of that international organization, which are Parties to this Treaty.

Article XIV

1. This Treaty shall be open to all States for signature. Any State which does not sign this Treaty before its entry into force in accordance with paragraph 3 of this article may accede to it at any time.

2. This Treaty shall be subject to ratification by signatory States. Instruments of ratification and instruments of accession shall be deposited with the Governments of the United States of America, the
United Kingdom of Great Britain and Northern Ireland and the Union of Soviet Socialist Republics, which are hereby designated the Depositary Governments.

3. This Treaty shall enter into force upon the deposit of instruments of ratification by five Governments including the Governments designated as Depositary Governments under this Treaty.

4. For States whose instruments of ratification or accession are deposited subsequent to the entry into force of this Treaty, it shall enter into force on the date of the deposit of their instruments of ratification or accession.

5. The Depositary Governments shall promptly inform all signatory and acceding States of the date of each signature, the date of deposit of each instrument of ratification of and accession to this Treaty, the date of its entry into force and other notices.

6. This Treaty shall be registered by the Depositary Governments pursuant to Article 102 of the Charter of the United Nations.

Article XV
Any State Party to the Treaty may propose amendments to this Treaty. Amendments shall enter into force for each State Party to the Treaty accepting the amendments upon their acceptance by a majority of the States Parties to the Treaty and thereafter for each remaining State Party to the Treaty on the date of acceptance by it.

Article XVI
Any State Party to the Treaty may give notice of its withdrawal from the Treaty one year after its entry into force by written notification to the Depositary Governments. Such withdrawal shall take effect one year from the date of receipt of this notification.

Article XVII
This Treaty, of which the English, Russian, French, Spanish and Chinese texts are equally authentic, shall be deposited in the archives of the Depositary Governments. Duly certified copies of this Treaty shall be transmitted by the Depositary Governments to the Governments of the signatory and acceding States.

IN WITNESS WHEREOF the undersigned, duly authorized, have signed this Treaty.

DONE in triplicate, at the cities of Washington, London and Moscow, this twenty-seventh day of January one thousand nine hundred sixty-seven.