

A “True” Targeted Individual Seeking Justice from the International Court of Justice
2020 Rewrite: A Revision
Lawrence C. Chin, Dec. 2020. Slight correction, Feb. 2021

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December 2020

NOTICE

The following is a revision of my 2020 summary, “A ‘true’ targeted individual seeking justice from the International Court of Justice: 2020 rewrite”, which itself was a revision of the “2019 rewrite”. The purpose here is the same: to serve as a short summary of this International Court of Justice trial which has defined my life from late 2007 until today, and in the context of which my mind-control torture has taken place. That is to say, to serve as an introduction to, and a most needed guideline for, the several thousand pages of chapters and outlines from my *Secret History of the International Court of Justice*. Unfortunately, the first version of my 2020 summary, although meant to replace all the inadequate and inaccurate introductions and summaries which I had written in the preceding time, contains also a few fatal inaccuracies here and there such that it has since become imperative for me to revise it to make it perfect.

Since the scenarios in the 2020 summary are almost perfect, the revisions I have made here are not too many. The bulk of the text here is identical to that of the 2020 summary. The most important correction I have made here consists in my recognition of how Homeland Security’s 2007 warning about me was the key to how the second trial over me had started in the International Court of Justice. Just as before, this summary has an emphasis on what happened after 2011, i.e., my business with the “Secret Society women” and the second ICJ trial, the summary of the first ICJ trial remaining brief because I have, in my Secret History, already more or less correctly reconstructed what happened between 2005 and 2010. The summary of the second episode is necessarily more detailed because the reconstructions I have presented on my website of the Secret Society women’s business with me and its relation to another trial in the International Court of Justice are fragmentary and full of errors such that they are most likely unintelligible to most readers. A summary to serve as a guide through the fragments and errors is thus the most necessary in this case.

Again, the reflections I have made in the previous 2019 and 2016 summaries are still more or less valid. You are encouraged to read *these*, although not the main contents in these earlier summaries.

This is how the Secret Society women are identified in the Secret History: J = Kiersten; G = Angelica/ Angelina; K = Karin; M = Maura; and Dr P = Dr Petterson. As for the rest: CH = Chaya, PD = Pamela, Dr R = Dr Roach, C = Carolyn, and my best friend W = Wesley.

Prelude

The corruption of the “targeted individual” phenomenon

Before beginning my summary I shall again present my explanation as to why I have chosen to describe myself as a “*true* targeted individual”. (Namely, not a “fake” one, but a “real” one.) I am a “targeted individual” (“TI”, in short). If you don’t know what a “TI” is, you should Google it. By now, “targeted individual” is a well-established category in linguistic usage after the Internet has exploded in the past decade with testimonies of victims of mind-control and gang-stalking or other sorts of nefarious operations by the government. Thirty years ago, if you claim you have been a victim of “government’s invasion into your mind”, you would be so particular, so unique, so alone. Today, if you claim so, you can find tens of thousands of people online who claim to have similar experiences. Today, there exists a large community of such “targeted individuals” in virtually every country.

However – this is why I call myself a “*true* targeted individual” – around 90 percent of those who claim to be “targeted individuals” are in fact “fake”. I am a “*true* targeted individual” in the sense that I have *really* been “chipped in the brain” and “gang-stalked”.

What is presumably going on is that, while the forerunners of the phenomenon are genuine and credible, when the forerunners begin sharing their experience on the Internet, many will read it. And many who have had strange experiences will begin to identify with the experience of these forerunners and to think that they have also been implanted or gang-stalked, even though their experience is actually caused by something else. (Most of the time, they are just being paranoid.) This is especially so with the least educated segment of society. There will then soon be 20,000 people who claim to be implanted “targeted individual” or gang-stalked, while in reality only a tiny portion of them have actually been implanted or gang-stalked. Therefore, the longer the TI phenomenon lasts, the more muddied it will get. The devastating effect of all this is that it then becomes harder and harder for genuine victims to be noticed and to connect with each other, on top of the fact that the whole mind-control and targeted individuals phenomenon is acquiring a bad name. If you are a “true” targeted individual, you should be quite concerned about this. The explosion of talks about mind-control or gang-stalking on the Internet, without a corresponding confirmation of the phenomenon as “real”, has only hurt the activist’s chance of getting anywhere in terms of confirming its legitimacy so as to get compensation for the harm suffered.

Thus the problem is that anyone can claim to be a TI and is allowed to join the TI community, without any examination of where s/he comes from. There is no *quality control*. The result: about 90 percent of the “targeted individuals” who join the community are fake, either crazy, delusional, lying, or incorrectly interpreting their irrelevant experiences as “targeting” because they read too much TI testimonies online. Another 3 percent are government disinformation agents. Now that leaves only 7 percent of the TI community to be real TI. This is, of course, just an approximate estimate.¹

1 The fake targeted individuals who have now dominated the TI community have so ruined the phenomenon’s reputation that society at large, and the psychiatric community in particular, are actually *correct* in dismissing it as total insanity and explaining it as caused by mental illness in combination with the Internet: how sick people, instead of admitting

This sort of thing of course happens in every domain of our society. There has been plenty of talks about how the increasing participation of the masses in university education has significantly dragged down its quality. I have written about the same thing happening in the mental health industry. I have also witnessed the same thing happening in the 911 truth movement: originally, a few geniuses have noticed that the official 911 story cannot be correct. They poke holes, and it all makes a lot of sense. Today, after more and more stupid people have joined the movement, they have completely discredited the movement by filling it up with bizarre theories and nefarious personalities. Michael Ruppert, one of the founders of 911 truth movement, even had to distance himself from the movement he himself had helped create, in view of what it had become. In fact, the entire domain of conspiracy theories has suffered complete destruction through mass participation. The high-quality investigations which competent journalists have decades ago conducted of the Bilderberg meetings and the assassination of President Kennedy and Martin Luther King and so on have today given way to the bizarre and ridiculous stories about “Sandy Hook”, “PizzaGate”, and “Q”, discrediting themselves and validating society’s general dismissal of the whole discourse as “stupid” and “delusional”. And now I am telling you about it happening in the targeted individuals community. This is simply a fact about population statistics which affects any institutional organization or any sort of movement, whether mainstream or fringe. This is because the majority of the human population are of average intelligence and their participation in any sort of domain originally set up by experts will inevitably destroy it.

In the following you will read about a group of women gang-stalking me over a six year period. One of the women, M, claims to be a “targeted individual”, specifically a victim of “gang-stalking”. She in fact has never been gang-stalked at all – she has imagined up the whole thing out of her paranoia and then justified it by reading similar testimonies online: in exactly the manner I have just described. She and others who have mistaken their own paranoia for real “gang-stalking” have now dominated the targeted individual discursive field. She then gathers up all her fake TI friends to gang-stalk me and, when I tell others about it, tells everyone that I have imagined up their gang-stalking me out of my own paranoia. In the process I, the real victim of gang-stalking, have been pushed out of the TI community while she and her fake TI friends have taken over the whole community. It has become an “opposite reality”: the fake victims of gang-stalking gang-stalk the real victim while discrediting this real victim as a fake victim and accusing him of stalking them. This has become so typical of the targeted individuals community nowadays: most of them are not only fake, but quite often actually the “perps”. The vast number of *fake* targeted individuals have so thoroughly destroyed the “targeted individuals phenomenon” that the minority of *real* targeted individuals should in fact be advised to avoid the TI community altogether.

they are ill, find each other on the Internet and band together to demand society’s recognition of their claims as legitimate. See Mike McPhate, “United States of Paranoia: They See Gangs of Stalkers”, *The New York Times*, 10 June 2018. The article cites the only clinical study of victims of gang-stalking, Lorraine Sheridan and David James’ 2015 study, “Complaints of group-stalking (‘gang-stalking’): an exploratory study of their nature and impact on complainants”, *The Journal of Forensic Psychiatry and Psychology*, Vol. 26, 2015, issue 5. While most of the targeted individuals are in fact paranoid or delusional, the psychiatrists are wrong in diagnosing them as suffering from schizophrenia. I have written elsewhere about why most of the mental health workers today no longer understand what schizophrenia is about.

The Summary

I, “Lawrence”, was born in Taiwan in November 1969, and immigrated to the United States in 1982. A few simple facts about me: I have one sibling, an older brother named “David” – this fact about me is, as you shall see, of paramount importance when it comes to the first International Court of Justice trial about me. I am a gifted intellectual and artist. I am a philosopher by training. I have a website since 1998 where I showcase my philosophical insights and my drawings and paintings.

Now, my story. In 2005, when I was studying in Montreal, Canada, the FBI mistook me for someone else, and called on the Canadian RCMP to investigate me as a terrorist suspect. When the FBI discovered they had mistaken me for someone else, strange things began happening. That was the summer of 2006, when I had already returned to Los Angeles, California. Apparently, the CIA (its clandestine service), after getting involved in the FBI investigation and noticing me, discovered that a theory I wrote about the origins of Chinese civilization might prove useful for their upcoming operation in China, and therefore came to recruit me. For this they used many strange techniques, mainly sending agents to befriend me and recruiting the people around me to stage a fake reality for me as a way to test me. (Within the so-called “targeted individuals” community, there is a word for this technique, “street theater”.) The CIA agents were beautiful, smart, and charming, so that they quickly caught my heart, and I became very willing to join their organization. The operation for which the CIA wanted to use me at the time consisted in inciting hatred among the ethnic minorities in southern China toward the Han Chinese as part of an overall plan to destabilize China. Until 2008, the US policy toward China was to cause China to disintegrate just as did the Soviet Union, and then to use the advancement of democracy as a pretext under which to establish a puppet regime in China that would be friendly to the United States (“regime-change”). It is for the sake of this policy that the United States had continually supported the rebel elements in Xinjiang and Tibet. Few people know that the United States was planning to do the same thing in southern China.

But beginning in August 2006, the Department of Homeland Security came to intervene, trying to prevent the CIA from recruiting me. The result is that the two agencies began fighting each other. I became angry with these Homeland Security thugs for driving away my “Agency friends”, and talked on the phone about there being moles from foreign countries burrowing inside the Department. Apparently I had guessed right, and it caused the Department to jump into a total mobilization; they evacuated the neighborhood where I lived, using tens of thousands of people to stage my environment in order to seal me up in a bubble (“total street theater”). I then insulted their agents, and gravely angered the big official in the Department. The big official in question (“MC” in the following) just happened to be the most violently tempered of all officials inside the US government. When he got angry, he beat down the CIA, learned the Agency’s strange techniques, took away their power, and forced them to cooperate with his Department in sealing me up in a bubble and finally to not recruit me. That was the beginning of 2007. After this, the Department never ceased tormenting me. MC adopted from the Agency, and used on me, this very effective technique of discrediting anyone who might leak national security secrets by entrapping him in the mental health system (recruiting psychologists and psychiatrists to label him “crazy”) and then artificially creating reasons with which to investigate him as a “dangerous schizophrenic” (along the line of “John Hinckley”, for example) and

put him on “watchlists”. The Department then followed “normal procedures” and distributed to all diplomatic services around the world the warning that I was a “politically dangerous schizophrenic” “frequently obsessed with public officials” (thus I believed in my delusions that I had been investigated as a terrorist suspect by the FBI and sought after by the CIA and then that none other than MC himself, on whom my obsession had fixed me, had decided to go after me). This warning – from now on the “Homeland Security 2007 warning” – was also broadcast in all neighborhoods wherein I was “active”. The real purpose of this alert was of course to discredit me rather than to keep anyone safe from me. The most pernicious aspect of all this is the fact that my new status was to be kept a secret from me (like many other people who have found themselves on “watchlists”) so that it might become impossible for me to respond. I gradually noticed that there was such a warning about me only because everybody I ran into shunned me like pestilence. This “Homeland Security warning” had not only discredited me, but had also made me a social outcast. Wherever I went, this Homeland Security warning would follow me. Whether I went to Taiwan, Canada, or Europe, it’s all like this. The Department had caused no one to ever want to befriend me and no government to not take me for an insane and dangerous character. Meanwhile, the Department of Homeland Security continued to “investigate” me on the basis of the very bad story they had themselves made up about me. Everyone who was close to me would be recruited as an informant against me. I was now trapped in a “bubble of deception” where everyone either was informing on me behind my back or had believed Homeland Security’s lies about me and was required to hide these lies from me. I had now fallen to the sad state that “even though the world is large, there is no place for me.”²

And so, by October 2007, I decided to escape to China. The Department of Homeland Security, under MC’s direction, then communicated the same lie about me (“the DHS 2007 warning”) to the Chinese government, saying I suffered from schizophrenia and consequently had imagined up having once been investigated as a terrorist suspect by the FBI and sought for by the CIA. But China’s spy chief, the director of the MSS (Ministry of State Security, or China’s foreign intelligence service), caught the Americans lying. Apparently, back in March 2006, when I was still being investigated as a terrorist suspect, the FBI had shared information about my investigation with the Chinese authority because I was at the time communicating with somebody in China over the Internet. It was due to negligence that MC didn’t know about this, and now the Chinese used that FBI information as proof that Homeland Security had lied and that I was telling the truth rather than suffering schizophrenia. Because of my special status (having once been investigated as a terrorist suspect by the FBI), the United States’ act of lying was a violation of important international laws (specifically UNSC Resolution 1373). China’s spy chief decided to sue the United States in the International Court of Justice for attempting to send a terrorist into China while deceiving the Chinese authority about it. That was the middle of November 2007. Since it was now proven that I was telling the truth and therefore did have some relationship with the CIA, the MSS director was able to utilize international agreement (the requirement for all governments to share information on known terrorists) to obtain the rights to “research” within the Agency’s secret database to see what else the Americans were hiding about me. There he obtained proofs that 911 attacks were committed by the US government itself (a “false-flag” operation), that 911 hijackers were CIA operatives, and that the CIA had been using Islamic terrorists to attack Chinese and Russian interests in Central Asia. He presented these evidences to the ICJ and United Nations Security

2 An oft repeated Chinese saying.

Council, wanting nations around the world to recognize the United States as a “terrorism-sponsoring state”. In this way, he hoped to dismantle the United States’ leadership in international relations.

Everybody in the US government was shocked beyond belief. But it turned out that the CIA had a mole inside the MSS. When I flew to China on 29 December, 2007, the mole provided the US with proofs that China’s spy chief didn’t at all believe I was *really* a terrorist, that he was purposely creating troubles for the US wanting to use me as an opportunity to dismantle the United States’ leadership position in the world. Then, through operations on me, the CIA was also able to prove in the ICJ that I had flown to China knowing that China’s spy chief would catch the United States lying about me. This was a conspiracy! In this way, according to UN Resolution 1373, it was the MSS chief himself who was “sponsoring terrorism” (“conspiring with a terrorist”, or using a terrorist to harm the United States) rather than the other way round. Now China was ordered by the ICJ president (judge Higgins) to make reparation to the United States. Since China (or rather the MSS director) had used a terrorist suspect to harm the United States in the sense of exposing to governments around the world the US support of terrorists around the world – including orchestrating 911 attacks on itself – China could only make reparation to the United States by helping the United States cover up US mastermind of terrorism around the world, including 911 attacks. The Chinese government thus forged evidences to blame 911 attacks and other terrorist events onto itself. All governments around the world were shocked: 911 attacks turned out to be orchestrated by the chief of Chinese intelligence service! Furthermore, since the MSS director had conspired with a terrorist suspect to catch the United States lying about him and violating UN Resolution 1373, China must also make reparations to the United States by helping the United States cover up this US violation. China thus forged evidences to convince nations around the world that I was really a twin brother of myself, “David”, and that the MSS chief had recruited my twin brother (“David”) to pretend to be myself (“Lawrence”) in order to deceive the world and fraudulently sue the United States. In this way, nations around the world could see that, when the United States told everyone I suffered schizophrenia, the FBI information in China’s hands didn’t prove that the United States had lied because that information was about “Lawrence” and this person flying to China was really “David” – and “David” was here trying to pretend to be “Lawrence” and, in addition, really did suffer from schizophrenia and so on. Now all this had happened by March 2008.

In the following, I shall refer to this story which had thus been concocted to cover up US violation of UN Resolution 1373 – that I was my twin brother and was recruited by the Chinese intelligence service to pretend to be myself – as the “conspiracy scenario”. Now, before China had lost this case, Russia had joined in on China’s side, providing evidences proving that I did not have a twin brother. (In 2006, the FBI team investigating me had also shared information about me with Russia!) But when China had lost, Russia withdrew, and, in order to protect itself, agreed to help the United States cover up its crimes. Russia thus also forged evidences to solidify the lie that it was the MSS chief who had helped Al-Qaeda carry out 911 attacks.

Something which would be quite important in deciding my fate for the coming decade is the profile of this imaginary “twin brother” of myself, “David”, of whose existence the United States had obliged China to forge evidences to convince the world. MC, now in command of the operation over me, didn’t simply want the world to believe that I was a twin brother of myself and suffered from schizophrenia.

He wanted the world to believe that I was a villain unprecedented in the history of humankind – in whom all the negative qualities that can ever be found in human beings were concentrated. And so MC devised a “script” for my life and composed a profile of me:

A paranoid schizophrenic always falsely accusing others of malicious intent; a misogynist habitually assaulting and sexually harassing women; a pedophile constantly snooping on teenagers and other people’s children; a white supremacist and anti-Semite professing admiration of Hitler but harboring a sick obsession with all things Jewish; a stalker with a strange obsession with public figures; a violent criminal delighting in blood-spilling violence; a perpetual fraud and habitual impersonator who is merely pretending to be himself and constantly stealing other people’s identities; a master plagiarizer and a thief of other people’s artworks (in order to pretend to be intellectual and artistic, i.e., a charlatan); an ingenious computer hacker; a sadistic antisocial who delights in harming and deceiving others and is incapable of remorse; a vexatious litigator who constantly harasses good people with frivolous lawsuits; a bizarre multilingual who speaks a dozen languages fluently but who is somehow unable to write grammatically correct English; an anti-American leftwing radical who hates the United States out of jealousy for the United States’ super-power status; and a master spy in the employment of a dozen nations in the anti-US alliance created by China and Russia.

This profile constituted the core of the United States’ “conspiracy scenario”. It is important to note that it was a further development of the portrayal of me in the DHS 2007 warning about me since part of the objective was to validate that the Department had never lied about me. (Some of the characteristics, such as white supremacism, were already present in the 2007 warning but I have not mentioned them.) Note also that I have only given a cursory review of the negative characteristics which the United States (represented by MC) had attributed to me in international discourse throughout the first round of this International Court trial, from November 2007 until late 2009. The actual profile contained even more negative characteristics. Try to imagine that what the governments around the world believed about me at the time was even worse than this summary given here.

MC would then have to fabricate evidences to prove to the world that this profile of me was correct. It would of course take a lot more than a few pieces of forged evidences – like birth certificates and so on – to convince the world of the United States’ “conspiracy scenario”. Now that my plan to find refuge in China was completely foiled, I flew back to California in February 2008. MC and the CIA – MC now had complete control of the Agency – would spend the next six months ingeniously fabricating evidences to completely prove the “conspiracy scenario” to the judges of the International Court in order to obtain a full conviction of the MSS director and convince the world that there was indeed this “conspiracy” between me and the Chinese intelligence service. The United States wanted to “prove”, through surveillance on me, that, after the FBI mistakenly investigated Lawrence as a terrorist suspect and shared information from this investigation with the Chinese government, the MSS director devised this operation to defraud the International Court of Justice hoping to dethrone the United States in international relations, and sent agents to the United States to recruit me, the twin brother of Lawrence,

to pretend to be Lawrence and fly to China. The United States also wanted to prove that I was such embodiment of all the negative characteristics mentioned above in order to lend realism to the “conspiracy scenario”, i.e. to explain my enthusiasm in participating in this Chinese intelligence operation which required me to assume another person’s identity to defraud the International Court of Justice. However, since I had no twin brother at all and had had no connection with the Chinese intelligence service – and obviously wasn’t anything like MC’s profile of me – MC and the CIA were basically faced with the task of fabricating surveillance which could somehow show that I was my own twin brother and an agent of China running around meeting other Chinese spies and conducting clandestine activities in the United States – and that MC’s profile was an accurate description of me! For this purpose they would create a “faulty surveillance system”. It’s kind of like: if the government wants to prove in court that you are a bank robber and yet you don’t rob banks at all, what it has to do is to invent a mysterious and magical surveillance camera which can show you robbing a bank even though, when you walk into a bank, you are doing no more than withdrawing cash!

The faulty surveillance system consisted of a “faulty surveillance Machine” which the CIA’s lawyers had persuaded the judges of the International Court to install right inside the court house. Right from the International Court, then, this faulty surveillance Machine would receive from all the surveillance devices planted around me the intercepts (videos and audio recordings) of my activities and interactions with people and synthesize them into a textual report of my doings. The text-based surveillance which this Machine produced would be so vague and confusing that nothing in it could be made out, but MC, assisted by the ingenious lawyers from the CIA, would be able to “interpret” out of the mumble-jumble the scenarios that I was here meeting a Chinese spy and there meeting my twin brother and then over there exhibiting the negative characteristics which MC had attributed to me – all when I was simply meeting ordinary people or doing nothing special at all. The CIA’s lawyers were also able to make various ingenious arguments to persuade the judges that I be blacked out in the surveillance intercepts thus submitted to the International Court as evidence – even though I was supposed to be the central character in the surveillance. MC and the CIA would then instruct all the people I would interact with – from my family members through my acquaintances to public personnel – to talk to me or about me as if I were the antisocial and schizophrenic Nazi fraudster described in the foregoing profile, for the purpose of being intercepted by surveillance. As long as people were instructed to either talk to me or talk about me as if I were a different person that fit the foregoing profile, it would appear in the intercept as if I were really this other, preconstructed cartoon figure, since my side of the interaction could not be seen. The black-out in the surveillance presented as “evidence” also allowed for a second technique, namely, orchestrated confusion about and mistake in the identity of the persons described in the intercepts. People in my vicinity would also be instructed to talk bad things just as an antisocial and schizophrenic Nazi fraudster would so that, when the conversation was intercepted, the Machine could purposely make mistakes and confuse me with the other persons actually talking so as to end up with “evidence” that it was I who had said the bad things. The confusion would not be visible to the judges, because they could never see anything in the intercepts anyway!

The result for me is that I would have to be trapped in a strangest sort of “twilight zone”. It was just like the movie “The Truman Show” from many years ago, where the main character was living without being so told in a TV show and surrounded by actors and actresses acting out a show for a live

audience, save that, in this show – in my show – the main character was frequently blacked out to prevent his true self from being seen and that the audience in this show, the judges at the International Court of Justice, were supposed to believe that they were not watching a TV show but reality. My life had thus become a live reality TV show for some international audience hidden in a secret court house. The problem is that, in order to produce a TV show about a bad-to-the-bone schizophrenic, pedophilic, and white supremacist Chinese spy who was assuming the identity of his twin brother, the people around me were constantly taught to accuse me of seeing things that were not there or harassing them or snooping on their children or to suspect me of spying on them when I was doing none of these things. As long as the judges didn’t know these people were acting and couldn’t see me in my own show, they would believe that these people were describing reality – and yet the people around me were really talking about a non-existent reality. It is as if everyone around me had suddenly and simultaneously suffered mental deficiency and could no longer perceive reality correctly. In other words, all the people around me were pretending to be mentally confused in order to make me appear insane and bad-to-the-bone – conforming to MC’s false profile of me – to a group of judges hidden somewhere else!

With such magical system to conduct “surveillance” on a reality which had never existed and with my permanent entrapment among actors and actresses, the United States was able by August 2008 to “collect” all the evidences it needed to prove the aforementioned “conspiracy scenario”, verify MC’s false profile of me, and thereby convict the MSS director of the vile crime of attempting to alter international relations by defrauding the International Court system.

China lost a great deal in this International Court trial. Nations around the world all believed in the evidences which China and Russia had together forged to protect the United States – evidences proving that the MSS chief had directed 911 attacks – and the faulty evidences which had come out of the International Court of Justice – evidences proving that he had recruited the bad-to-the-bone twin brother of myself to harm the United States. The UN Security Council thus authorized heavy sanctions against China, and China’s foreign intelligence service MSS would from now on fall under secret US control. These events were kept in the strictest secrecy and every few people outside government circles knew about them. For my part, I’m telling you this story in order to convey to you what it is like to be a (true) “targeted individual”: a victim of Truman Show and perpetual “street theater”, where nobody can be your friend, where nobody even makes any sense. Imagine if everybody you meet is constantly accusing you of criminal conducts when you have never done anything out of the ordinary – imagine if everybody is suffering paranoid schizophrenia while you are the only person around who lives in reality. And yet my fate as “targeted individual” – my “targeting”, that is – would get far worse in the coming years.

I need to emphasize that the president of the ICJ, judge Higgins, had in fact secretly authorized the United States to forge evidences and play frauds in the ICJ court room and to entrap me in a perpetual street theater as a way to neutralize the terrorist harm which the MSS director and I had together inflicted on the United States. What MC and the CIA had done to me was completely legal. They were able to obtain this ICJ judgment with the argument: since I had knowingly enabled the Chinese to use me as a patsy to convict the United States – this is the terrorist harm which I, as a “terrorist”, had

inflicted on the United States – the United States, to reverse this “terrorist conspiracy” under UN Resolution 1373, shall have the right to use me as a patsy to convict China. Thus had my life story begun as the “Great American Patsy”. The problem is that the United States would not stop once China was convicted. By September 2008, because Russia had repelled Georgia’s invasion into Russian protectorates, the United States decided to break the deal it had struck with Russia six months ago. MC led the CIA to re-file the same charges against Russia in the International Court of Justice (that the Russian foreign intelligence service SVR had also participated in the MSS scheme to recruit my twin brother in an operation to falsely convict the United States in the ICJ) so that the United States could hope to obtain the same concessions from Russia which it had already obtained from China. But, this time, the United States wouldn’t be so lucky. The Russians would fight like a dog. While the United States continued to employ the “faulty surveillance system” to produce evidences showing that I was, in addition to raping and stealing and impersonating, also a secret agent of Russia and its allies running around town carrying out clandestine operations for them, the Russians would send their own agents to conduct surveillance on me trying to disprove the United States’ evidences. At issue was whether this profile you see above which MC had constructed of me really described me at all. By proving that it didn’t, the Russians would be able to discount the United States’ entire “conspiracy scenario”. Thus had my life story begun as “fitting the profile”: nation-states would come together to debate whether or not I fit a certain bad profile, one side arguing that I did and the other that I didn’t. Such is the burden of being the “evidence” in some International Court of Justice trial – whether I raped women or didn’t rape women, whether I espoused Nazism or didn’t espouse Nazism, whether I was myself or my non-existent twin brother, etc.

By June 2009, Russia had achieved several breakthroughs, and was able to poke holes in the United States’ made-up story about this “David going around town pretending to be his twin brother Lawrence (as part of some Sino-Russian clandestine operation)”. Remember that the trial was open to the view of governments around the world. Now officials around the world began to wonder whether all the stories which the United States had fabricated about the devilish Chinese intelligence service were actually true. At this juncture, I discovered that, if I helped Russia, Russia would lose, but that if I helped the United States, Russia would win. Therefore, I pretended to help the CIA in their case against Russia, causing Russia to eventually win the trial. When the United States began losing, many of its allies in Europe and Asia joined in and got dragged into defeat as well. Under the laws derived from UN Resolution 1373, the losers had to fall under the secret command of the winners. As a result, much of the governmental apparatus of the United States fell temporarily under Russia’s secret control. Russia thereby discovered the bizarre, criminal plans which the United States had been secretly preparing in this ICJ trial. That was the end of 2009.

It turned out that, by 2008, the United States had developed a strange secret weapon, a nano brain chip system. These nano-size brain chips, when implanted into your brain, could pick up the patterns of the activities of your whole brain and transmit the information back to the computers inside the military control center. The computers there would translate, or decode, the information, so that US military personnel can “read your thoughts”. When the system worked in the reverse direction, the computers in the control center could direct the chips in your brain to stimulate whichever portions of your brain, allowing the US personnel to direct and control your thoughts. In this fashion, they can remotely

control you to do this or do that, to kill this person or that person, and you won’t even know that it is someone else who is controlling you; you would believe that it is you yourself who have fallen mentally sick, suddenly wanting to kill people when you have never wanted to do such things before.

Please do not think that this is far-fetched science fiction. If you do, you are merely ignorant. Look up “brain computer interface” (BCI). That is, this technology has been in use in medicine for 20 years. In my research, I have noticed that this military BCI system I have experienced is most similar to Brown University’s BrainGate II system. The difference is that, in BrainGate II, a single electronic chip is inserted into the motor cortex of the patient’s brain to enable the computer to communicate with a local region of his or her brain, whereas in the military system multiple chips are implanted in different regions of the brain to enable the computer to communicate with the brain in a global fashion; and that, in BrainGate II, it is purely “mind-reading” whereas, here, it is “mind-controlling” as well as “mind-reading”.

BrainGate II is not the only example of the use of brain implants in medicine. The practice of planting electronic devices into patients’ brain is becoming increasingly widespread. In medicine, while the principle of “mind-reading” is employed in BCI, the principle of “mind-control” is employed in “Deep Brain Stimulation”. Namely, doctors nowadays could implant devices into the brain of a patient suffering Parkinson disease, for example. The devices would send electrical impulses to relevant regions of the brain to deactivate them in order to suppress symptoms like tremors.³ There is even talk about implanting such devices into the brain of violent criminals in order to suppress their aggression. Thus you see that “neurowissenschaftliche Pre-Crime Center” is becoming reality.⁴ My experience with implantable nanochips is basically the inverse of this. Namely, electronic devices were implanted in my brain in order to cause me symptoms and to increase my aggression as a way to induce me to commit crimes. During the course of my torture I have written to several of the scientists and experts working in this domain (i.e. in the medicinal use of brain implants), and yet none of them can understand what I was talking about. In case you don’t see what is so strange about this, let me clarify the situation with an analogy: when you tell an expert about how people have been using this thing “knife” to cut food stuff while cooking, s/he will understand what you are talking about because that’s what s/he has been studying: the use of knives in cooking. But when you tell him or her about how some people have been using this cooking utensil to stab other people and commit murder, s/he will somehow be unable to understand what you are talking about – even though it is the same “cutting with sharp edge” which has made possible both cooking and murder. This is an example of the “objectification of the mind” which

3 For the use of “Deep Brain Stimulation” (DBS) in medicine, see this Deutschland Radio Kultur report: Jennifer Rieger, “Implantate, die das Leben verändern” (14/07/2016): http://www.deutschlandradiokultur.de/alarm-im-gehirn-implantate-die-das-leben-veraendern.976.de.html?dram:article_id=360145. Here is described the treatment of Parkinson disease and epilepsy with DBS. See also another Deutschlandfunk report: Kristin Raabe, “Die Wirkung tiefer Elektroden auf die Psyche” (01/03/2015) at http://www.deutschlandfunk.de/eingriff-ins-hirn-die-wirkung-tiefer-elektroden-auf-die.740.de.html?dram:article_id=312451. Here is described the treatment with DBS (this time, implanting electrodes in the brain) of psychological disorders like depression and compulsive-obsessive disorder. Even “Neuro-enhancement” (implanting electrodes in the brain to make one smarter) is mentioned. Finally, see a second Deutschlandfunk report: Anneke Meyer, “Ein Draht im Gehirn könnte Süchtigen helfen” (26/10/2016) at http://www.deutschlandfunk.de/tiefe-hirnstimulation-ein-draht-im-gehirn-koennte.676.de.html?dram:article_id=369675. Here is described the use of DBS to treat addictions.

4 It was originally a satire which somebody in Germany has created.

I have described elsewhere: the mind, after it has become super-adapted to a specialized version of a task, becomes so fixed upon it that it can no longer understand anything else – not even something that is merely a different version of the same thing.

Now let me return to my summary. It turned out that the United States’ ultimate goal in this “Operation International Court of Justice” was to get a chance to implant these nano-size chips into the brains of Russian government officials, in order to control them like their “Manchurian candidates”. I shall not explain the exact details of the mechanism, but shall only point out that, when Russia shall be convicted in this ICJ trial, opportunities would arise for the United States to insert these chip devices into the brains of key Russian government officials. With a super computer in place, the US planners need only input a “script for international relations” into the computer, and the computer would automatically remotely control all these implanted government officials in Russia to play out the “script”. The rest of us would believe that the international developments we saw on the news were “natural”; nobody would know that it was in fact something like a movie directed by some American officials from behind the scene.

In January 2010, when the United States was losing and the Russians gained command of the CIA and MC, they discovered this bizarre plan. By this time, Russia had also exposed in the United Nations that the earlier evidences showing the MSS chief to be the orchestrator of 911 attacks and so on were all forged. But, at this juncture, France suddenly came to defend the United States – especially those neocons who were the originators of the bizarre plan in question – in the International Court of Justice. But not to worry. Since I was still the “evidence”, I was able to help Russia defeat France (by, again, pretending to help France), allowing Russia to completely win this International Court of Justice trial by February 2010.

How Russia had defeated France deserves a particular comment, for it is crucial for understanding what happened later – for understanding the cause for my unfortunate fate in the next few years. Since late 2009, the Russians had ordered the CIA and MC to implant me with these American nanochips. Again, the Russians obtained an ICJ judgment to such effect under UN Resolution 1373: if I had conspired with MC and the CIA in a plan to “chip” the Russian officials, the Russians shall have the right to “chip” us to control us to carry out *their* interests. When the Russians were reading my thoughts on the super computer, they could see that I was indeed pretending to help the United States, and later on France, in order to secretly help them – just as everyone had suspected. The Russians now wanted to submit the intercepts of my thoughts to the ICJ as evidences. For this end, they needed me to develop harmful intention toward them at least one time, so that they could definitively win the trial. During the height of their battle with France, they succeeded in duping me into developing harmful intention toward them *one time*. And so they won the trial against France. That was 12 February 2010. This – the intercept of my thought showing me wanting them to lose – was the single, and most important, piece of evidence on which the entire victory of Russia rested.

Although Russia had won the trial, because the evidentiary record still contained evidences unfavorable to them (such that everyone knew that I was, before 12 February 2010, only *pretending* to help the CIA), the Russians decided to “rerun” the entire evidentiary record, so that the record may be

“rewritten” to eliminate all those past evidences that were unfavorable to them. This is called the “replacement of evidences” authorized through the “reversal of a terrorist conspiracy” under UN Resolution 1373. Again, I shall not explain, in this short summary, the complicated details concerning how this could have come about. To “reward” me in an indirect manner (since it was important for them to continue to pretend that I was working against them), the SVR tried to set me up with “G”, a certain beauty of Mexican descent, so that we could rerun the evidentiary record together. Unfortunately, G’s father – whom I shall nickname Mr B here – objected to the pair-up. He gained access to the super computer and secretly reconfigured its operational procedures, causing it to malfunction in recording my thoughts. If I thought about how much I loved G, for example, the computer would show me wanting to harm her and rape her. In this way, Mr B could alienate his daughter from me by showing her these false intercepts of my thoughts. Now that the computer was reading the opposites of my thoughts as my thoughts, Mr B could (since I was a clear-headed philosopher and a peaceful and loving person) recompose an extremely bad profile of me to slander me, namely that I was, essentially, violent and delusional. In fact, he went so far as to assert that MC’s false profile of “David” did in fact correctly portray me, with the exception of certain minor differences: he added “autism” to “paranoia schizophrenia” and then eliminated “multilingual ability” in order to accentuate my (supposed) uneducation and mental retardation. What he was doing was basically sneaking into the International Court of Justice (the ad-hoc courtroom underneath downtown Los Angeles) to not only change evidences but also to reconfigure the machines used to collect the evidences, as a way to get the system to produce a different official story and a different judgment to defame me and condemn me to a horrifying fate. The Russians soon caught him and, for his effort to deceive his daughter, he was disowned by G and the rest of her family. But his action of reconfiguring the “mind-reading computer” had the side effect of invalidating that single most important piece of evidence back in February by which Russia was able to defeat France, i.e. the single intercept of my thought showing me intending to harm Russia. The 12 February ICJ judgment declaring Russia to be the winner could now suddenly be called into question. Again, the exact details of how this worked legally are very complicated and I shall not describe them here. Suffice it to say that the French grabbed onto this opportunity and filed an objection to the 12 February ICJ judgment. That was 29 April 2010. With the most important piece of evidence gone, the French could charge that I had in fact conspired with the Russians and tried to help them win. If the French could prove their case and convict the Russians, the entire Russian government would secretly fall under French command.

Now it was the Russians’ turn to be shocked. The Russians’ only way to defend themselves was to deny that Mr B had ever reconfigured the mind-reading computer, so that they could then re-validate the piece of evidence by which they had defeated France. If they couldn’t deny it, then it would be very easy for the French to prove that I had conspired with them. Now the only way to deny this fundamental fact, however, was to collect evidences demonstrating that I actually did want to harm people and rape women and was indeed autistic and retarded and did in fact suffer schizophrenic delusions all the time. In short, that I was indeed “violent” and “delusional”. In other words, the Russians were now burdened with the pernicious task of driving me to violence and insanity – *to make me conform to MC’s, or rather Mr B’s, false profile of me* – so that they could affirm in the ICJ that the February ICJ judgment declaring them victorious was still valid. Now, since the SVR was in possession of the computer system which was interfaced with my brain and could control the movement of

everything and everyone in my environment, they spent the next half year manipulating my environment and the people around me to provoke me every minute of my waking life, trying to drive me to violence and to attack people. Since I was born a peaceful nerd and didn’t know how to be a danger to other people, the Russians almost tortured me to death and still could not transform me into a dangerous criminal to enable them to collect the evidences they needed. On the other hand, the Russians were quite successful in collecting evidences showing me to be insane since, by this time, I had already lost track of what was going on and was constantly mis-interpreting the movements and actions of the people around me, never quite coming to the correct understanding that the Russians and the French were once again debating in the ICJ about whether I fit a certain bad profile and whether I had conspired with any of them. I became increasingly entrenched in my false scenario that what was going on was that Mr B had played fraud and taken control of the control center and the ICJ trial itself and was trying to recruit me for a bizarre project of his which would serve to consolidate his power while resulting in my destruction. This false scenario on my part was temporarily saving the Russians on the one hand but permanently obstructing their salvation on the other, as I shall presently explain.

The current situation was totally ironic for the Russians in this sense. Mr B’s false profile of me was more or less identical to MC’s false profile of “David”, i.e. another concentration in one person of all the worst qualities one can ever find in all human beings. The Russians had spent more than a year trying to disprove that I was anything like “David”, but now, in order to stay alive, they had to physically transform me into “David”. Not even MC had done this: he had merely wanted people to *believe* that I was “David” but had never required me to *become* “David”. While the Russians had made half of “David” come true by profiting from my misunderstanding of the current situation, this was not enough. Fortunately, there *was* an alternative way for Russia to defend itself. That was to cause me to understand how France had objected. Because of the way the trial was set up, if I understood it, I could be construed as secretly helping (“conspiring with”) France to harm Russia. Recall that, under UN Resolution 1373, whichever nation I helped would be the loser, and whichever nation I harmed would be the winner. By the end of September 2010, I was coming close to understanding that I was being tortured because the French had objected, even though I then quickly misled myself into believing that it was MC rather than the French who had objected. Faced with the possibility that they might lose the trial, the French, in October 2010, began replacing evidences in such a way as to destroy them; they had even replaced evidences to eliminate my status as a terrorist suspect, thus causing the whole ICJ trial to disappear. The Russians welcomed the move since it was an opportunity to eliminate the evidences which the French had accumulated confirming that I was trying to help them rather than harm them back in 2009 and early 2010. The Russians thus also began destroying evidences by replacing them. By the middle of October, the ICJ trial was thus dismissed – completely destroyed – as if the whole thing had never happened.

I’m skipping over some important details, such as the French plan to pair me up with a prominent Russian daughter “Ekaterina” as a way to convict Russia of conspiring with me and take over the Russian government.⁵ Any such plan had evaporated as well. What then seems to have happened in the next three months is that judge Higgins had decided to take over the destroyed trial. I have not mentioned this earlier: she had only authorized the United States to commit such fraud in the ICJ for

5 “Ekaterina Putina.”

the purpose of accomplishing a hidden agenda for the world that was of a genocidal nature because the CIA had deceived her – it was, again, legal because she herself had authorized the CIA to deceive her. When the Russians exposed the United States’ agenda, she was also a victim and had the right to be compensated. She seemed to have thereby attached to the ICJ trial a program which her team had devised to save human civilization (a program for “sustainable civilization”). She was upset that the dispute between the French and the Russians had now deprived her of the opportunity to realize her program: since the trial was destroyed, any program she had attached to the trial had also evaporated. When nation-states debated and didn’t get what they wanted, they would just bust up the whole thing, including her program, without any interest in her attempt to save the world! But she still had a chance. Although the Russians and the French had retreated, there was still a terrorist conspiracy against her because Cheney and the CIA had attempted to deceive her and, when she was about to be compensated, the French then objected, saved the conspirators, and destroyed her compensation. Now her strategy was this: to simply convict the CIA of conspiring with me to destroy the ICJ trial as a way to destroy her program so that she might obtain an ICJ judgment requiring the CIA, along with me, to compensate her by restoring her program to life. Since the CIA had ordered the MSS to forge evidences not only to convict China of orchestrating 911 attacks and sponsoring terrorism around the world but also to harm judge Higgins, judge Higgins was able to obtain an ICJ judgment stipulating that, to neutralize the CIA’s terrorist conspiracy against her, she shall have the right to order the CIA to forge evidences to frame themselves in such a way as to benefit her. Thus, with the ICJ order, the CIA, from late October to early December 2010, forged a series of evidences to frame me for conspiring with them in a scheme to mess up the mind-reading computer, invite the French to object, and finally force the Russians and the French to destroy the trial together. With these forged evidences entered into the ICJ, judge Higgins, the victim of the CIA’s terrorist conspiracy with me, was able to obtain an ICJ judgment requiring that the CIA and I shall spend the rest of our lives implementing this program of hers which we had supposedly destroyed as a way to compensate her. As judge Higgins had wanted it, this conviction of the CIA in late 2010 was kept in the strictest secrecy. Other than a few members of the CIA clandestine service who were involved in my case since the beginning, nobody knew about it. Nobody else in the US government knew about it. Governments around the world were led to believe that my ICJ trial was indeed entirely dismissed in October 2010 with no consequences for anyone else. Judge Higgins’ plan was to command the CIA to secretly continue the trial without the knowledge of governments around the world so that no government could intervene and destroy the process as the French had done. Her team is referred to in my narrative as the “Macrospherians” and her program as the “Macrospherian program”⁶, and this is how I shall refer to them in the following.

Given that both the CIA and I were secretly convicted of conspiring to destroy this most important ICJ trial – I certainly wasn’t notified, nor had I any awareness, that I had just been convicted as a terrorist again – I could not but think that the calamity that was about to befall me in the following decade must have been the consequence of this secret late 2010 judgment that I must, together with the CIA, compensate the “British Old Lady” (as I would also call judge Higgins in all my subsequent speech). Since the calamity in question consisted in my becoming the subject of debate in the International Court of Justice for the second time – whether, again, I fit a demonic profile or not – I have been very

6 I made the mistake in many of my narratives of including among the “Macrospherians” the Russians as well as judge Higgins’ team.

tempted to think that the judgment which BOL had obtained in December 2010 consisted in an authorization that a *second case* be artificially created to replace the first case that was irrevocably destroyed. Namely, a second case that would *look like* the first case although not being the same case anymore. The CIA would supposedly have to orchestrate the creation of the second case in such a way that it would result in the implementation of BOL’s program which didn’t have a chance during the first ICJ trial. But, as of December 2020 when I’m writing all this down, when the second ICJ trial has continued on and off for more than seven years, there is still no definitive sign that this is happening (although I suspect that the Coronavirus crisis might be *part* of the program).

What I can say for sure is that, although the CIA had forged the necessary evidences to convict me and themselves between October and December 2010, BOL still needed more evidences for her judgment: (1) my realization that the CIA had deceived her into ordering China to forge evidences to cover up the truth about 911 attacks and so on; (2) my realization that the French had irrevocably destroyed the first ICJ trial; and (3) my realization that the CIA had forged evidences to convict themselves of forcing the French and the Russians to destroy the first trial. Both (1) and (2) occurred before the second ICJ trial began and seemed to be the reason why I was about to suffer horrifying mind-control torture in the next few years. As for (3), this occurred in late 2019 and did not seem to have contributed to any part of the following.

Between February 2011 and September 2013, the CIA was thus under order to lie in wait for my realizations in (1) and (2) and to secretly submit them, once they occurred, to the Macrospherian chamber as evidences. Again, nobody knew they were doing this. Meanwhile, everything else had returned to “normal” – that is, bad news for me. Homeland Security resumed their 2007 classification of me as a politically dangerous schizophrenic who frequently developed bizarre delusions about, and then dangerous obsessions with, political figures foreign and domestic and who thus had to be maintained on their watchlist just as before. The amazing thing is that, this time, they had the full support of the Russians – all because, in order to maintain their position that they had indeed been the victim of my terrorist harm during the first ICJ trial, the Russians had to continue to affirm that the profile which Mr B had forged about me was correct and this profile of Mr B’s differed from MC’s false profile of me only in minor details and was thus virtually identical to Homeland Security’s classification of me. This is very important – and is the *real* cause of the second ICJ trial that was about to take place. Because the ICJ rule was still in effect that parties can enter new evidences at a later date to persuade the judges to alter their previous judgments, the Russians had to worry that, when I realized how the ICJ trial was destroyed and reconstructed everything that had happened, the CIA might enter them into the ICJ as new evidence and reactivate the dismissed trial and convict Russia. To prevent this from happening, the Russians thus established an alliance with Homeland Security for mutual benefits: for the Russians, as long as Homeland Security’s warnings about me ever since 2007 were maintained as correct, this was proof that the mind-reading computer had never been tampered with so that the CIA could not enter new evidences and reactivate the trial. As for Homeland Security, because their continual existence depended on their capacity to furnish correct information about suspects to governments around the world, as long as their warnings about me could not be proven false, they could continue to maintain the authority which they had been granted by the Bush administration at the expense of the CIA. Furthermore, their boss MC could also be protected from being convicted if the

dismissed ICJ trial was ever reactivated. Thus, things continued as they were back in 2007: for the next few years I would continue to remain on international watchlists as a paranoid schizophrenic prone to harass and pose a danger to political personalities, this time affirmed even by the Russians who had once tried so hard to dispute it!

As I set out to write out a more or less correct account of this ICJ trial from the beginning, this is how the CIA was going to obtain their evidences – this was even worse news for me. In May 2012, I made the first step toward establishing my conspiracy with the CIA to deceive BOL by realizing, and writing down, how China was forced in early 2008 to forge evidences to deceive governments around the world that the MSS chief was responsible for 911 attacks. Thus, my conspiracy with the CIA to cover up 911 attacks was finally secretly established in the Macrospherian chamber. Once this was done, what seemed to be the Macrospherian program could begin. In June 2012, the same Homeland Security thugs decided to implement extraordinary measures to make me conform to their profile of me as a dangerous schizophrenic in order to prevent the CIA from ever using my new realization as evidence to convict anyone (in this case, MC). They found Mr B and purposely allowed him to venture back into the “control center” (that underground facility in Los Angeles where the super computer was kept and which had once served as the ad-hoc courtroom for the ICJ). Mr B was still angry with the fact that he was caught trying to vandalize ICJ records and court machines and disowned by his family for trying to deceive his daughter. He naturally blamed me for his disasters. Nothing in the world could make him happier than getting his hands on the computer system that was still interfaced with my brain and using it to program me to become a bad-to-the-bone crazy criminal – what he had always wanted me to be – and thereby get disposed of by society. And so, from June 2012 onward, Mr B began inflicting on me the severest mind-control torture. He instructed the computer to daily activate those regions in my brain responsible for feeling pain, anger, and sorrow, hoping that I would thereby become violent toward people while trying to release these negative emotions. At first, daily experiencing tremendous pain and sorrow, I found release by cutting myself. By the end of my ordeal, I would have made hundreds of cuts on my arms and legs until there were no more places on my body on which to make further cuts. When I told people about it, I was naturally dismissed as “crazy”. I made many new friends between 2011 and 2013, but would lose them all in such fashion. When I told my psychiatrist about it, she would send me to the mental hospital for compulsory confinement. The worst part about torture through brain-computer interface is certainly the fact that you can never obtain sympathy and understanding from other people. Nobody will ever believe you. I have written about this in several of the letters which you can see on my website. After repeated hospitalization and gaining no understanding from others in regard to my daily pain and suffering, I naturally came to hate people in general. This is where Mr B had at last accomplished his purpose. As he continued to program me to daily suffer tremendous pain and anger and sorrow, I now sought release by committing minor vandalism crimes and deriving pleasure from damaging people’s properties. That was the beginning of 2013. I was looking increasingly evil – for anyone who didn’t know the cause for my behavior, that is to say. Then, since I kept talking about “chips inside my brain” and constantly speculated incorrectly about who was doing this to me and why, I also looked increasingly crazy. I was being trained to become a bad-to-the-bone delusional antisocial criminal, in other words. As for Homeland Security, they were happier than ever before as they now had more crazy materials to add to their existing profile

of me as a politically dangerous paranoid schizophrenic in order to prevent anyone from ever reactivating the dismissed ICJ trial.⁷

I shall briefly describe my incorrect speculations at the time about what was going on since it would be an important part of the upcoming narrative. Since the end of 2010, I had always been under the wrong impression that Russia had won the ICJ trial and never quite understood why the news reports of world events never betrayed any sign of the important changes in world affairs which should be expected from a Russian victory. Throughout my torture in 2012 and 2013, I developed the wrong scenario that it was all because I was “replacing evidences” just as it was the case back in early 2010. I was being tortured because I had to conform to Mr B’s April 2010 profile of me so that there could be retroactive evidences proving that the mind-reading computer had never been tampered with. After my sacrifice, i.e. after I had successfully conformed to the profile and all the evidences were replaced, the ICJ would presumably issue a judgment not only declaring Russia victorious at last but also mandating that all nations implement the Macrospherian “sustainable civilization program”. This is the plan to save the world which, as mentioned, my BOL had supposedly attached to the ICJ trial. I tried to speculate what this plan was, and arrived at the conclusion that it was about reversing the increasingly politically correct culture (the culture of human rights and women’s rights and so on) as a way to dismantle consumerism. I thus constantly talked about “being tortured to replace evidences” and “to help save the world” with my best friend W and wrote about it on my blog. Since nobody knew what I was talking about, that’s how I appeared increasingly insane. Together with my self-mutilation and vandalism spree, I had thus become (more or less) “violent” and “delusional” per Mr B’s effort inside the control center. But, as noted, I was most likely *sort of* correct: the ICJ trial was in fact secretly continuing, but it didn’t work in the way I thought it did. I highly suspect that all that I was experiencing was indeed part of the new evidences which would still have to come into the evidentiary record of the previous ICJ trial in order to consolidate my conspiracy with the CIA and eventually bring about the Macrospherian program. Other than my realization of how the CIA had deceived BOL back in early 2008, there seemed to be still other evidences needed for this purpose, in particular evidences demonstrating that, back in 2010, the CIA had in fact communicated the French’s plan to me. Thus, for example, my best friend W would be instructed by his CIA handler to say strange things to me that would make no sense to me at the time but which, when taken backward in time and pasted somewhere in the evidentiary record of the previous ICJ trial, would be evidence that the CIA was telling me what the French had planned to do with me. Refer, for example, to W’s strange message to me on 7 October 2012 (“Find somebody like you”). That seemed to be evidence that the CIA had *told* me back in 2010 that the French wanted to pair me up with this certain “Ekaterina” as part of their plan to take over the Kremlin once they should have won the ICJ trial.

I also suspect that my upcoming business with the so-called “Secret Society women” had something to do with the replacement and consolidation of evidences for the previous ICJ trial and the preparation for the eventual Macrospherian program. Since the “Secret Society women” would eventually become “terrorists” as well together with me, there seemed to be a Macrospherian attempt to rewrite the evidentiary record of the previous ICJ trial in such a way that it was not just me, but a whole group of

⁷ The psychological change which the control center had effected in me in order to cause me to become a perpetual criminal motivated by antisocial sentiments I have described in more details in my letter to Prof. W.

people, who were the “terrorist(s)” in question in the previous ICJ trial (when, that is, what happened between us was taken backward in time and pasted somewhere in the evidentiary record of the previous ICJ trial). But, at this point, as I shall begin to recount the second part of my story of the “Secret History of the International Court of Justice”, I shall stop speculating, as I have been doing in all these years, on whether and how my upcoming business with these “Secret Society women” was a direct consequence of the previous ICJ trial – whether it was orchestrated by the CIA to eventually complete the evidentiary record of the previous ICJ trial and bring about the Macrospherian program. No participants, as noted, think that it was, and, as of today, I don’t see how this business is going to eventually lead to any Macrospherian program as I have envisaged it.

In essence, the second part of my story is about the formation of a gang-stalking enterprise against me from late 2012 onward while I was reconstructing the course of the previous ICJ trial and at the same time being tortured by Mr B from the control center. The core of this gang-stalking enterprise was a group of women whom I shall designate as “K”, “J”, “G”, “M”, and “Dr P” plus a “Secret Facebook Group” which they had created for me, a special secret Facebook group devoted to me on which they would gossip about me and plan operations against me and my website, and which would draw, in the coming years, tens of thousands of members from around the world. Two of the women, K and G, were participants in the previous ICJ trial. You have already met G, i.e. Mr B’s daughter. “K” was one of my former acquaintances recruited by MC and the CIA to work against me in 2008 – i.e. she was one of those actors and actresses in the “Truman Show” in which I was trapped. K was thus an “asset” of the Agency. Under the Agency’s direction, she produced a lot of evidences for the ICJ trial and then, in late 2008, threw me out of her social groups. I then investigated her in order to understand how the Agency’s operation was run, and she accused me of stalking and filed a restraining order against me. From the beginning of 2009 onward, there was no more contact between us because of this restraining order. The starting point of my upcoming trouble with these women was the reconstruction of the previous ICJ trial which I was required to write. The reconstruction included my business with K and G, namely, it is partly a story about how K was recruited by the CIA and carried out operations against me to produce the necessary evidences for the United States to damn China and Russia in the International Court of Justice, and then how I met G and how her father was able to get inside the control center to vandalize the evidentiary record and change the setting of the mind-reading computer. Because I had placed my reconstructions on my website, K had discovered the story I wrote about her since mid-2011, and G, from early 2013 onward. Both of them were infuriated. K in particular had gone to the police about the matter as early as late 2011, but the police didn’t see any cause to take action. It should be noted that, although I had no contact with K from March 2009 onward and no contact with G from April 2010 onward, both of them did hear something about me after the dismissal of my ICJ trial. In April 2011, I wrote a letter to Hillary Clinton about my ICJ trial which enabled Homeland Security to continue to affirm that their 2007 warning about me was correct and resume their investigation of me – good news for them since those Homeland Security thugs would never want to miss an opportunity to affirm that they had always been right about me. They then linked up with G and K during the summer of that year to obtain their testimonies about this “paranoid schizophrenic obsessed with government officials”. (Since the first ICJ trial had evaporated, all my mention of it in letters to government officials, domestic or foreign, was evidence of my schizophrenic delusion.) This would have some significance later on.

The third key figure of this whole affair was J, whom I met in late 2011 and who was therefore not involved in the previous ICJ trial. In April 2012, I had an argument with her and, thereafter, ceased all contact with her. J was upset. She emailed me repeatedly and left numerous comments on my blog, hoping that I would return to her. I ignored them all, all because she was the most disgusting woman I had ever met in my life. Upset, J began to slander me to her friends. Then, in July 2012, after I failed to respond to her repeated emails and comments on my blog, she created a secret Facebook group devoted to me. This is the “Secret Facebook Group” in the subsequent story. In that humble beginning, there was hardly anybody joining J’s “Secret Facebook Group”. Nobody was interested in her business with me. Upset and obsessing over me, J began investigating me and, without my knowing, discovered my past business with G and K. She went to find both women, and, by September 2012, had formed a relationship with K and G. G aside, J and K thus began plotting against me behind my back. K’s most important concern was to find ways to suppress my website because she didn’t want people to read on the Internet that she had once worked as a CIA asset against me.

K lied to J saying that all the stuff I had written about her was the product of my insane schizophrenic mind. J believed her. J had never read anything I had written in any case and, furthermore, K had introduced her to these Homeland Security thugs who showed her the “official” Homeland Security warning about me as a politically dangerous paranoid schizophrenic: there was thus no possible way that J would not believe that I was insane. K also told J the story of how I “stalked her” after she threw me out of her social groups. *This got J really excited.* She now began lying to her friends saying I had also been stalking *her*. Because no guys had ever liked her and she had had to stalk me and investigate me, she thought this was how she could compensate herself, by claiming just the opposite, that I had stalked her! This is perfect: because K had accused me of stalking her and because it was Homeland Security’s official record that I was a paranoid schizophrenic prone to stalk political personalities, if J told everybody that I had also stalked her, everybody would believe it. Nobody could imagine that it was J who had stalked the supposed “stalker”. J now got everybody’s attention. She was now happy because she was unattractive and, by making people believe she was a victim of a guy’s stalking and obsession, she could make people believe she was attractive after all.

Although I have to proceed to tell the rest of my story as if the second part was not a direct consequence of the first part, I have always suspected that, as J started plotting behind my back, the CIA was observing all this and had found J to be the perfect candidate for the “Macrospherian project”. She was a psychopath suffering from Narcissistic Personality Disorder, and embodied many of the characteristics of MC’s “David”: pathological lying, lacking concern for other people’s wellbeing, pretending to be intellectual while totally uneducated, suffering from inferiority complex, having other bad characteristics of her own such as grandiose belief about her own special significance, a profound desire to be recognized as expert psychoanalyst with penetrating insight into human psychology, and an obsession with psychic power. In the evidentiary record of the previous ICJ trial, she could easily be confused with the “terrorist” in question (“David”). I couldn’t help but think that the Macrospherians had therefore wanted her to go after me as a way to create the “second case” they had wanted.

No sooner had K and J teamed up to plot against me behind my back than G joined in on their effort. That was early 2013 and this is how it happened. G’s parents’ house was located across the street from the hospital where I met regularly with my medical doctor. This caused me to walk past her parents’ house once a month or so. I began throwing bottles into G’s parents’ backyards whenever I passed by. And so G decided to file a restraining order against me. But when she Googled her name and discovered I had written a story and a few blog posts about her, this apparently bothered her a lot more than the bottles in her backyard. She contacted J, and, from now on, became close friends with both K and J. The three new friends were now united by a common enemy, me, and a common cause: to forbid me from talking about them online. (I had so far not written anything about J other than posting her messages to me on my blog.) However, G failed her restraining order against me because, instead of telling the judge about the bottles, she asked her to forbid me from talking about her online. The judge promptly dismissed her claim. That was March 2013. For these simple affronts, these three women wanted nothing less than my complete destruction and the disappearance of my website hosting my “Secret History”. For these three women, talking about women online without their consent constituted “stalking” (“online violence against women”). In the following months, they went to their lawyer repeatedly but were always told that what I had done was not really illegal. Then, even though G had moved to a different house nearby, I continued to loiter around her parents’ house about once a month. Each time G’s sister would call the security services and the police, but, since G’s TRO was never granted and I was only walking past, there wasn’t cause to stop me. (Because of my enormous hatred for G, I had never bothered to inconvenience myself by taking detours while going to the hospital.) Frustrated, G’s family hired a state-of-the-art private investigating company to follow me around. I need to emphasize that G came from a rich and prominent family connected with the political classes in Mexico, and so was willing to spend enormous sum of cash just because I had a website and loitered around her parents’ house. These investigators were charged with investigating my character in order to see if there was cause to consider me “stalking” G when I kept walking past her parents’ house and put up a story about her on my website. While the investigators weren’t able to build a solid case of “stalking” in this way, they did discover that I was committing minor vandalism crimes around town to remedy the pain and isolation I felt each day (i.e. thanks to Mr B’s continual torture of me). K, J, and G ordered their investigators to film me vandalizing properties in order to compile evidences against me. At the same time, they began broadcasting their story about me to everyone they knew, here in California and elsewhere in the world: “We have this serial stalker who does vandalism around town everyday! We are tracking him!” J’s Secret Facebook Group about me now had a more legitimate mission: to track a serial stalker on his vandalism spree. By the end of the summer of 2013, more than a hundred people had joined this Secret Facebook Group, where J, K, and G kept everyone updated about the latest development about me. What had particularly interested everyone was my insanity, that I believed there were chips planted inside my brain, which the three women had read about on my blog and which they advertised to everyone who had joined in. A “community vigilantism enterprise” was thus forming behind my back using J’s Secret Facebook Group as the rallying point. All this without my knowing, even though I had become increasingly aware from their visits to my website that J had teamed up with K and G to go after me. However, even when the three women showed law enforcement officers evidences of my vandalism, they were still unable to persuade them to suppress my website. Then, suddenly, their luck changed for the better when, in September 2013, they found Dr P – a therapist I saw briefly between August and October 2012.

Now I have to rewind my narrative a little bit and bring up a hitherto unrelated matter which happened long before I ever met K, G, and J – in fact long before I was entangled with intelligence agencies and the International Court of Justice. In 2003 I was seeing a therapist (an intern) who was rather unprofessional. Let’s call her “CH”. We had physical contacts inside the therapy room during every session for several months. Although it was not sexual, she began fearing that she might lose her license because of this (a violation of ethical codes). She thus lied saying she needed to take a long leave, terminated my therapy, and sent me to one of her colleagues. She hoped I would forget about her in a few months so that the whole affair might be forgotten. Angry over the abandonment, I hired an investigator to investigate her instead. She found out about it, and went to LAPD’s special stalking crime unit (the Threat Management Unit, “TMU”) to file a stalking claim against me. The TMU detectives bugged my therapy session trying to intercept me confessing my investigation (or “stalking”) of CH. I noticed it, and so instead confessed that my investigation of CH had revealed that she was having a romantic relationship with another patient of hers. In fact, she had all sorts of relationships with her patients. Originally, she had claimed to her supervisor and the police that the physical contact between me and her during our therapy sessions was “special therapeutic technique to deal with transference”. But now it turned out that she had relationships with her patients all the time. She knew that, if we went to court, she would lose the trial because she had grossly violated professional ethical codes, in which case her patients, because they were under her influence, would be judged innocent. She therefore requested to withdraw her stalking claim against me. Instead, as she was being fired from her clinic, she took vengeance on me by asking the clinic to send out an alert to the entire therapeutic community warning everybody that this patient had the habit of “stalking” (“investigating”) his therapists. To cover herself, CH portrayed me in this warning as so enormously dangerous that she felt she had to withdraw her charges against me with the TMU “because she feared my retaliation”. What’s most important in this matter is that the TMU detectives agreed to put their stamp on this warning to legitimize it. Let’s call this warning “the CH warning”. Because of this “CH warning”, I would, from 2003 onward, have tremendous difficulty in finding therapists. Whenever I found one, after a few sessions the therapist would discover somewhere this warning about me, think me dangerous, and summarily terminate my therapy sessions. This “Dr P” was no exception.

I developed a grudge against Dr P because, when I told her about the chips inside my brain and being remotely controlled to cut myself, she ridiculed me and diagnosed me as suffering from paranoid schizophrenia. It’s the same story again! Then, when she discovered the “CH warning”, she promptly terminated my therapy without mention of the real reason. She was not quite interested in understanding human psychology and simply assumed that I was a danger to her. (The “brain chip” story was like oil added onto the fire of the “CH warning”.) In early September 2013, after almost a year, I took vengeance by spraying cartoon on her car. This might seem like a childish prank to other people, but Dr P took it extremely seriously, thinking nothing less than that her very life was under threat. (Dr P was one of those “safety fanatics” who would exaggerate a joke into a life-threatening event of the greatest proportion.) And so, when K, G, and J contacted her, she responded (despite doctor-patient confidentiality) and supplied them with this “CH warning”. Because there was TMU’s stamp on it, the three women were now able to go to the TMU to file a stalking claim against me. Although, under normal circumstances, there would be no stalking case with walking past a woman’s

house and talking about her online, in this case, because the warning had portrayed me as so enormously dangerous, the TMU was obliged to open a case on me. The women were jubilant: they now had a chance to get law enforcement to remove my website.

It is from this point on that I can properly speak of G, J, K, and Dr P as forming a “Secret Society” and refer to them as the “Secret Society women”. The principal operation of this “Secret Society” would consist in mobilizing volunteers around the world to make false reports about my website to law enforcement and sending investigators and community volunteers to track my vandalism spree. It would eventually become something like a “cult” formed around me and my website.

I must mention a certain characteristic of the “CH warning” in order to explain how this “Secret Society” could have become the largest false reporting enterprise ever seen in the history of law enforcement investigations. This “CH warning” contained a special provision for “victim confidentiality”. Because, in the previous case (the “CH case”), the TMU detectives had, during the course of their investigation, intercepted the stalking suspect confessing the illegal conducts of the stalking victim causing her whole case to become invalid, CH’s lawyer was able to argue to the TMU saying that the stalking suspect was so versed in violating women’s privacy that, whenever the TMU should investigate him, they shall refrain from conducting actual surveillance on him, but shall rely solely on the victim’s testimonies about him. At the time, the TMU detectives agreed, rather foolishly. Now, for K, G, J, and Dr P, this provision was their absolute salvation. When they went to the TMU, they made use of this provision to oblige the detectives in the following way: they shall report to the detectives saying their suspect had this website on which he displayed confidential information about his women victims, and the detectives shall refrain from looking at the suspect’s website themselves for fear of violating these women’s privacy. The TMU was obliged to agree. This provision for “victim confidentiality” would become the Secret Society women’s most important weapon against me, for they were now free to make up all sorts of horror stories about my website to the police without the latter having the legal right to verify these reports. They thus began reporting to TMU detectives saying not only that I had displayed their confidential information on my website, but also that I had made threats against them, slandered them with all sorts of bizarre scenarios which my schizophrenic mind had concocted about them, threatened to hurt myself and others, showed off pornographic contents, engaged in misogynist and racist rambling, hosted hacking software and malware, advertised the most outlandish conspiracy theories, plagiarized in order to violate other people’s intellectual property rights, and bragged about all sorts of criminal conducts (sexual harassment, rape, theft, stalking, “Peeping-Tom”, etc.). In order to convince the detectives that these bizarre reports about my website were correct, they mobilized all the people around the world who had so far joined their Secret Facebook Group to help make these sorts of false reports about my website to the TMU. The women thought that, if everybody reported seeing the same thing on my website, the TMU must accept the reports as valid no matter how outlandish they were, insofar as the detectives weren’t allowed to verify them by checking out my website for themselves. This is the beginning of the main theme of the following story, a coordinated campaign to falsely report somebody to law enforcement. All the people who were involved in the campaign would coordinate their false reporting activities on the Secret Facebook Group devoted to me. While everybody has heard of a woman taking vengeance on a guy by falsely accusing him of rape and so on to law enforcement in order to use law enforcement to take him down,

few have heard of this particular kind of case, where a group of women recruit hundreds, then thousands, and eventually tens of thousands of people to falsely report a guy’s website to law enforcement. The Secret Society women’s method was to email to everyone they could find this “CH warning”, tell everyone their made-up stories about how I had stalked them and put their private information on my website, and post the videos they had shot of my vandalism spree on the Secret Facebook Group for everyone to see. Thanks to the “CH warning” and these videos of my vandalism, the stories they had made up about me became all the more believable to everyone. Everyone would then be so incensed and galvanized and develop so much sympathy for the Secret Society women that they would be more than willing to make false reports about my website to law enforcement in order to oblige law enforcement to take it down and arrest me. This is how this false reporting enterprise was to become also the largest community vigilante enterprise in the history of law enforcement: the Secret Society women had so successfully demonized me to everyone that everyone was determined to take down this bad-to-the-bone insane stalker with a most demonic website in order to rid humanity of him. In my narratives, I have referred to the people from around the world that were galvanized and recruited in this fashion as “volunteers”. Even though lying to law enforcement was illegal, not one of the Secret Society women’s “volunteers” was worried about being busted because “victim confidentiality” had guaranteed that law enforcement could never verify the veracity of their reports.

Another important feature of this community vigilante enterprise was the Secret Society women’s penchant for criminal profiling. J had this long-standing habit of feigning psychological expertise because she had always wanted people to admire her as an amazing psychic with penetrating insight into human psychology. Then, Dr P was also perpetually under the impression that she was an extraordinarily gifted psychoanalyst. J and Dr P thus became best buddies. Since the TMU detectives were not permitted to study my works on my website in order to understand me, J and Dr P volunteered as expert profilers in my case and together composed for them a psychological profile of me:

He feels ambiguous about women (loves and hates them at the same time), because he is sexually impotent and feels inferior (couldn’t attain them). He is delusional (suffering schizophrenia) to the point that he believes there are electronic chips planted inside his brain. He also suffers from bizarre delusions about the women he is obsessed with, always imagining them to be government informants participating in some government conspiracy against him. He is physically violent. He is perpetually suicidal and homicidal, a danger to himself as well as to others. He lusts after his women victims (especially J). He commits vandalism crimes around town because that’s how he compensates himself when he feels inferior and couldn’t attain the women he lusts after (especially J). He frequently plagiarizes and pretends to be multilingual also in order to compensate his feelings of inferiority.

The profile was basically a mixture of J’s projection of herself onto me (“loving and hating”, “inferiority complex”, and “pretending to be intellectual”: the narcissist J had this long-standing bad habit of depositing her own negative qualities in another person she had decided to target), slanders which K and G had perpetuated as a way to discredit my stories about them (“paranoia”, “delusion”, etc.), and fear-mongering about me in order to demonize me to other people (always portraying me as

violently dangerous even though I had had no history of violence). In other words, just as always, these women’s claims about me could be summarized as “violent” and “delusional”: people have always wanted me to be violent and delusional! On top of all this, K also added a few more characteristics which she remembered from the past profile of “David”, for example plagiarism and computer-hacking, as a way to further demonize me. It is of great importance, as you shall see, that this profile was very similar to that of Mr B’s and MC’s and therefore to the Homeland Security 2007 warning about me. The Secret Society women proceeded to offer this cartoonish psychoanalysis to the TMU defectives as if it were excellent criminal profiling – with Dr P emphasizing “I’m a licensed psychologist and this is my professional opinion about this very dangerous insane stalker”. As you shall see, herewith another episode of this main theme about my life shall begin: when other people falsely accuse me and falsely portray me, they always have a way of forcing me to change myself for the worse in order to conform to these false accusations and false portrayals.

As time wore on, this community vigilante enterprise (this coordinated false reporting campaign) would become the very “juice” of the Secret Society women’s life. They would be super-excited everyday as they made false reports about me and my website to the police, fear-mongered about me to their volunteers from around the world, and psychoanalyzed me to anyone who would listen. They would jump up and down as they showed videos of my vandalism spree to the police and their massive audience from around the world, getting all excited and fired up as if they were expending efforts tracking a most dangerous serial killer, not just a petty vandalizer. You should know their “type”: nothing in the world excited them more than stories of crimes and serial killers and violence against women; they aspired to nothing more in the world than being recognized as “victims of a misogynist stalker” and then becoming “expert psychoanalysts of his morbid psychopathology”.

Around 15 September, or two weeks after the Secret Society women had opened a stalking claim against me at the TMU, a new actor came in who would change everything for me. On that day, I posted a message on my blog revealing that I knew that these women had formed an enterprise against me behind my back, and the women were incensed. Their enterprise was supposed to remain a secret for me! Dr P was especially incensed and decided that drastic measure was necessary. Hearing from G and K that I was on Homeland Security watchlist as a dangerous schizophrenic frequently obsessed with public figures and that officers from the Department had once interviewed them about me back in 2011 and had discussed me with them on and off in 2012, she contacted the same Department officers to report that I had been engaging in terrorist acts against civilians (my vandalism spree) and stalking their former witnesses G and K and terrorizing them with my website. Homeland Security’s operational team took the complaint very seriously and was immediately mobilized to go after me as a “terrorist”. You might think it strange that the DHS operational team could have wanted to investigate me as a “terrorist” merely because they saw a few videos featuring me spraying graffiti and puncturing people’s tires, but this is no mystery if you imagine how the hotshots in Homeland Security had continued to hate me since the dismissal of my ICJ trial in 2010 and how I had continued to remain on their watchlist in just the way they had wanted it in the past three years. Then there was another incident three months earlier which I shall briefly mention. In June 2013 I wrote another letter to the North Korean ambassador to the UN about my ICJ trial, and this letter re-ignited the long-standing conflict between the CIA and Homeland Security. This letter, again, allowed Homeland Security to continue to

affirm that their 2007 warning about me was correct and they must have gone to the North Korean ambassador to offer him “protection from me”. Another aspect of the Homeland Security 2007 warning about me which I didn’t mention earlier is that it was specifically directed against foreign nations hostile to the United States: how I believed in my delusions that I had US national security secrets to share with them and would somehow pose a threat to their dignitaries due to my terrifying obsessions. At the time MC devised this lie in order to prevent me from sharing national security secrets with Chinese government officials under the disguise of trying to protect them from me (deceiving the Chinese government officials with the falsehood that their benefactor was here to harm them). Since Homeland Security must continue to maintain that they had never disseminated false information about me, they must also continue to live up to their commitment, professed in the warning, to protect foreign officials from me. But the CIA objected: the CIA now claimed that this DHS 2007 warning about me was false – ostensibly because they had had enough experience with how foreign adversaries had used this Homeland Security warning against the United States, but really, as everybody knew, because the CIA did plan to prove Homeland Security’s warnings about me to be false in order to reactivate the previous ICJ trial. The CIA sent their own agents to investigate me in regard to this letter and concluded that I was not dangerous and posed no threat to the North Korean ambassador and that there was no need to protect him from me. Thus, by the time Dr P had contacted Homeland Security, the Department’s operational team had already been debating with the CIA clandestine service for three months about whether I was dangerous and posed any threat to anyone.

Thus another central figure of the subsequent narrative, whom I have nicknamed “Homeland Security CO chief”, had come into my life, namely, the man who led the Homeland Security team in my investigation. I don’t know who this man was, but he was most likely one of the Homeland Security thugs who had been working on me since the very beginning and therefore hated my guts. Along with the Secret Society women, this “Homeland Security CO chief” and his team would become my greatest nightmare for the next seven years. Homeland Security CO chief would form unbreakable bonds with the Secret Society women, for two reasons. First, he took up the Secret Society women’s case against me and recruited them as “expert witnesses” on me because the women’s claims about me were so similar to the Department’s 2007 warning as to be mere elaborations of it. Secondly, because the Secret Society women claimed that I was dangerous to people, this would be ground on which the Department could want to “protect” government officials foreign and domestic from me. I had to be not only delusional but also violent. From now on, the Secret Society women’s “community vigilante enterprise” would come under Homeland Security CO chief’s direction and become the kernel of a “Homeland Security operation” to neutralize the “terrorist threat” which I represented. A brand-new chapter had opened in my “Secret History”. Note that, by this time, I had already finished reconstructing how the French had objected in April 2010. I was coming ever closer to becoming the CIA’s conspirator in the destruction of the previous ICJ trial. However, the exact relationship between my becoming a conspirator with the CIA in the previous ICJ trial and what would happen from now on – how I would become the target of Homeland Security operations again – is, again, never clear to me.

It’s very hard to not think that there was such a connection because I was about to become the subject of a debate in the International Court of Justice for the second time – no matter how natural the process might seem. It didn’t take me long to notice that I was once again under Homeland Security

investigation as a “terrorist” because of Dr P’s meddling. To fight back, on 26 September, while knowing that Homeland Security CO chief was monitoring my conversation, I made a false confession to my psychiatrist (Dr R in my narrative) that I had connections with rebels in Syria under CIA and Russian command and that we had access to Russian nuclear warheads. This got Homeland Security CO chief quite excited because all the ingredients he had been looking for were now there: my letters, my vandalism, and my made-up story about “terrorism”. Since the CIA was still disputing with him, he decided to open a case against the CIA in the International Court of Justice claiming that his Department’s assessment of me had always been correct while the CIA’s was wrong. (He was certainly inspired by what he remembered of my previous ICJ trial.) If he could win the case, he would obtain an ICJ judgment sealing the previous ICJ trial forever and enabling his Homeland Security team to reign supreme in the US intelligence community at the expense of the CIA. Now, because I had reserved a part for G and Dr P in the story I had made up hoping to persuade Homeland Security CO chief to go after them, Homeland Security CO chief was able to enter into the ICJ the claim that, whereas I was a terrorist, the Secret Society women were the victims of my terrorism. Especially delighted in the false profile which J and Dr P had created of me – insofar as it was so similar to MC’s false profile of me and his Department’s 2007 warning about me – he submitted it to the ICJ as part of the evidences: “This is the profile of the terrorist in question... He stalks women and conducts ‘terrorism’ around town because he is sexually frustrated... These women are not only his victims but also expert psychoanalysts about him...” While the Secret Society women continued to make demonic false reports about my website to the TMU, Homeland Security CO chief would take these false reports to the ICJ as evidences: “This is our demonic terrorist, he has this website with which he violates the privacy of his women victims and stalks them and harasses them...” Because the Secret Society women’s reports to the police would from now on become evidences in the ICJ, Homeland Security CO chief maintained complete control of the operation and directed them as to what exactly to report in order that their reports might correspond to his needs in the ICJ. The Secret Society women would from now on become Homeland Security CO chief’s “operatives” in his “Operation ICJ”. (Strictly speaking, they were his “informants” and “star witnesses” in this terrorism case.) Homeland Security CO chief’s purpose was to exterminate me while beating the CIA in the ICJ. He thus directed the Secret Society women to do their best to convince the TMU that I was so dangerous and at the same time so insane that, as soon as I should be arrested, I should be sent to the state mental hospital as criminally insane and never be let out, thus circumventing ordinary due process. To create the impression that I was enormously dangerous, G even escaped to Mexico. To obtain evidence that I was incurably insane, Homeland Security CO chief also ordered all the doctors I was meeting (not just Dr R, but other doctors as well) to immediately send me to the hospital on 5150 upon my showing up. Meanwhile, the Secret Society women preferred to neutralize me in this way because they wanted to make sure that I wouldn’t know why I was suddenly locked up and couldn’t come out (namely, that it was because I was a terrorist and Homeland Security, with the help of a group of concerned citizens, had neutralized me). However, I quickly noticed the plan and avoided meeting all my doctors.

Now my case fell under terrorism laws not only because, according to Dr P’s and J’s expert testimonies about my psychopathology, I qualified as a “terrorist” with my vandalism habit but also because, in addition, my false “confession” from 26 September could qualify as “false report about terrorism” making me a “terrorist” insofar as a “false reporter of terrorism” counted as a “terrorist”. Because the

central point of the dispute was whether Homeland Security's 2007 warning about me was really accurate and valid and Homeland Security CO chief had made the Secret Society women's claims about me his expert validation, his task in the ICJ consisted in proving that these women were totally correct about me. The CIA therefore wanted to disprove not only Homeland Security's classification of me as a dangerous schizophrenic obsessed with government officials but also the claims of the Secret Society women that I was violent and delusional and obsessed with them and so on. In this way, they could not only use the second ICJ judgment to reactivate the previous ICJ trial but also take back the authority they had lost to Homeland Security during the Bush administration since Homeland Security would lose their authority domestically and internationally if they were caught intentionally disseminating false information about a suspect.

And so, to strike back, the CIA recruited the TMU to their side in their power struggle with Homeland Security CO chief and ordered the stalking crime unit to recruit informants inside the Secret Society women's organization to obtain evidences proving that these women were making false reports about my website under the cover of "victim confidentiality" and that their profile of me – especially their claim about how dangerous I was – was completely fictional. The CIA would then feed the evidences collected in this way into the ICJ to disprove Homeland Security CO chief's case. The CIA's conflict with Homeland Security CO chief was from this point on set in motion and would continue in the same shape and form until February 2016. Thus had continued the power struggle between the CIA and Homeland Security which had been going on ever since the Department's creation during the Bush administration. Now, in order to prove that the Secret Society women's testimonies about me were in every way false, the CIA decided to even demonstrate that I was not delusional about the chips inside my brain nor responsible for my vandalism spree. Thus, on 1 November 2013, the CIA identified the control center which had been controlling me to wreak havoc and broke into it. This was not very hard to do since they had been inside there before!

What happened then was the source of my extraordinary miseries for the next four years. Although the CIA wanted to remove Mr B from the control center, Homeland Security CO chief was able to obtain an International Court judgment authorizing him to maintain monopoly over it and to use it to control me to ruin myself as a way for me to compensate him and the Secret Society women. Presumably this is how the ICJ judgment worked: since I had made false confessions about terrorism in order to harm Homeland Security CO chief and the Secret Society women, I qualified as a "terrorist", and, according to UN Resolution 1373, my "victims" would be permitted to use me the "terrorist" to benefit themselves. (Furthermore, since I had attempted to "forge evidences" to harm my victims, my victims shall be compensated with the right to forge evidences to frame me as a way to benefit themselves.) While Homeland Security CO chief was merely repeating an argument which he had witnessed the CIA make in the previous ICJ trial, it was a mystery how he could, years after the previous episode, still obtain an ICJ judgment to such effect. Hence I have always suspected that it was because, once he got his hands on the control center, the process of the previous ICJ trial was set in motion and a judgment came down from the previous ICJ trial requiring the current ICJ judges to issue such authorization. This, presumably in order to enforce the judgment that a second case be created to replace the previous ICJ trial that had been destroyed. In any case, the only connection that I can ever discern for sure between the previous and the current ICJ trial is this requirement that nefarious parties like Mr B and

Homeland Security CO chief should be allowed to control me to harm people and ruin myself. For the way in which Homeland Security CO chief wanted me to compensate him was precisely for me to become “violent” and “delusional” in order to fit his star witnesses’ testimonies about me so that he could win his dispute with the CIA in the International Court of Justice.⁸

Meanwhile, G had returned to Los Angeles from Mexico convinced that the TMU would arrest me and remove my website – yet only to discover that they had done nothing about me. The Secret Society women were not aware that the TMU had allied with the CIA and that the CIA was now in the business of proving them to be a bunch of false complainers so that the TMU would never do anything to gratify them. The women were so incensed about their failure to get me taken down that they immediately resumed mobilizing their volunteers from around the world to complain about my website. They didn’t know they were just wasting their time: the TMU had already made their decision. As for me, because nobody had told me what had happened with the Secret Society’s women’s stalking case against me, I began investigating the matter on my own. I regularly checked on Dr P’s residence and J’s friend C’s office. This only helped to hype up the women’s commotion about me as a “dangerous stalker” and make them feel more entitled to demand that the TMU take action against me. Meanwhile, Homeland Security CO chief, eager to force the TMU to arrest me, had taken over Mr B’s enterprise and continually hurt me from the control center to prompt me to continue my vandalism spree. This allowed the Secret Society women to continue to send their investigators to track me and film me in action so that they could then live-stream the videos on their Secret Facebook Group for their international audience. Thus, for me, nothing had really changed with the removal of Mr B. The Secret Society women of course also brought all the new evidences of my “stalking” and vandalism to the attention of the TMU, but the TMU continued to ignore their complaints. But at least the Secret Society women could find comfort in the fact that their community vigilante enterprise against me continued to expand as they asked the people they had already recruited to pass on to every person anyone possibly knew the “CH warning”, their made-up stories about me, the videos of my vandalism, and the new story about “police sexism” in order to galvanize more people to join their campaign. By this time the Secret Society women had recruited several thousand participants from around the world and had even persuaded all my family members to help them neutralize me. Their objective remained the same: not simply to take down my “criminal website” but also to persuade the police to hospitalize me and suspend my due process rights. Homeland Security CO chief continued to direct them from behind the scene so that their complaints could make for the right evidences which he needed for his dispute with the CIA. Because the Secret Society women’s demonic portrayal of me fit the prevalent gender stereotypes (“a monster guy haunting, stalking, and harassing innocent women”), and because they were streaming videos of my vandalism spree online, nobody ever bothered to ask if the information on the “CH warning” was actually true; nobody ever bothered to explore my website to see if it was really so demonic; and nobody ever bothered to wonder why, if this guy was so bad, stalking and harassing women and committing heinous vandalism crimes, he had up till now had no criminal history. Nobody certainly would believe that, in the case of J, it was actually the “woman victim” who was stalking the

8 It’s really not clear to me what happened to Mr B. Presumably he had remained inside and it was still he who had been torturing me in all the years afterward. Nevertheless, in the following, I shall speak as if it were Mr Homeland Security CO chief himself who had been controlling me from the control center. The distinction really doesn’t matter much, since Mr B was, for all practical purposes, Mr Homeland Security CO chief’s agent in any case.

supposed “stalker” and that this guy was only doing vandalism because these women’s Homeland Security friend had chips implanted inside his brain. Instead, everybody was fired up against me and incensed that the police could be so sexist that they would continue to let this dangerous stalker and vandalizer walk free and write anything he liked on the Internet.

It should be noted that, as the TMU continued to ignore the Secret Society women’s complaints about my website, the debate between the two sides came to revolve increasingly around the inessential question of whether I had really plagiarized – even though plagiarism had nothing to do with stalking or vandalism. The Secret Society women mobilized an increasing number of volunteers to falsely report to the TMU saying they did see me plagiarize on my website. The problem is that the TMU increasingly resorted to using the bogus reason that they weren’t convinced I had plagiarized as the pretext under which to dismiss the women’s reports about my website. And yet the women just couldn’t drop this characteristic from their profile of me. Their Homeland Security friend needed to establish in the ICJ that every one of the characteristics which they had attributed to me was true. Once the women had claimed that I had plagiarized, they could never retract their statement no matter how difficult it was to prove that I had plagiarized. In the coming years, the Secret Society women would spend the majority of their time trying to prove to various law enforcement agencies that their profile of me as a magnificent plagiarizer was indeed correct. The profile that was given to me for me to conform to in the next few years can thus be summarized as “violent”, “delusional”, and “plagiarizing”.

Meanwhile, to reinforce the Secret Society women’s claim that I was dangerous, Homeland Security CO chief tried to train me to become a more serious vandalizer. By December, he had successfully trained me to become a window-breaker – something for which I would be famous. Whenever he hurt me during the day, I would break a window somewhere at night to kill pain. I have described my case in my narratives as one of “criminalization”, the exact opposite of “rehabilitation”, i.e., whereas the government usually tries to rehabilitate criminals for a productive life in society, in my case the government was trying to criminalize a peaceful citizen for a life in crimes. And yet, despite Homeland Security CO chief’s success, the TMU continued to ignore my vandalism spree no matter how serious it got: they had strict orders from the CIA to never do anything to gratify him. Homeland Security CO chief would then try harder to “criminalize” me. The affair reached a climax on midnight, 7 February 2014. That night, Homeland Security CO chief severely hurt me in order to prompt me to go out to break windows. Through the chips inside my brain he was able to guide me to break a window at a particular building where he knew the security guards were waiting for me. He then instructed the Secret Society women and their new volunteers, a bunch of UCLA students, to play out the rest of the operation.⁹ He ordered them to watch me closely as he guided me through the surveillance which the Secret Society women’s investigators had placed over me. Once the security guards had detained me, the women’s new UCLA friends called up the police station falsely reporting that I had threatened to commit violent crimes on my blog earlier that day. The goal was to prompt the police to send me to the mental hospital for a long time and remove my website without anyone knowing that both my actions and the reporting were planned and staged by Homeland Security from behind the scene. In this way, Homeland Security CO chief also hoped to obtain the evidences he needed to beat the CIA in the ICJ. When the police officers arrived, however, they simply let me go without even writing me a ticket.

9 The UCLA students are identified in my narrative as members of the UCLA Linux User Group.

Well, it’s because the CIA refused to allow Homeland Security CO chief to get on top in the ICJ that they ordered the TMU to order the police officers that were called upon in my case to let me go free. This incident illustrates how this “community vigilante enterprise” was not only a false reporting enterprise but also a classic instance of government-sponsored “gang-stalking”. Namely, Homeland Security CO chief and the Secret Society women, apparently mobilizing the community to defend against me, had in fact absolute control over me through the chips planted inside my brain. While Homeland Security CO chief was controlling me to commit a particular crime at a particular place, he would inform the Secret Society women what he was controlling me to do and where and direct them to play “community vigilantism” and report me to the police, all so that, when the police should arrest me, it would look as if it was all thanks to my own stupidity and the efforts of a group of concerned citizens. Namely, the whole “community vigilantism” was staged so that when the target was taken down, it would look as if it were his own fault.

The Secret Society women were even more incensed by their 7 February failure. What is wrong with the police! They continued the same operation throughout February and March, mobilizing thousands of people from around the world to make false reports about my website to the TMU while the TMU continued to ignore all the false reports. By April 2014, K, G, J, and Dr P were able to recruit another woman to their campaign. This woman, “M”, would become the final core member of the Secret Society. M had already joined the Secret Society women’s enterprise in October 2013 but didn’t play any role significant role in it until now. She claimed to be a “targeted individual”, a victim of organized gang-stalking by every person in her community, especially the police and the firefighters. I met her two times in 2013 at targeted individuals’ meetings, and that’s the extent of my contact with her. This new affair was also orchestrated by Homeland Security CO chief. In order to train me to conform to the Secret Society women’s profile of me as a way to compel the TMU to accept their complaints as valid, he began controlling me to obsess over M hoping that I would stalk her. That was February and March 2014. Overwhelmed by infatuation, I wrote a few blog posts about M to express my feelings but otherwise never bothered to contact her. In early April, although Homeland Security CO chief’s plan didn’t quite succeed, the Secret Society women, desperate to persuade the TMU to reopen their stalking case against me, pointed out to M that I had written these few blog posts. M was shocked and was immediately persuaded to file a stalking claim against me with the TMU. Although M lived in San Diego while I was in Los Angeles, the TMU had somehow decided to accept the claim because of the “CH warning”.

The TMU had a different intention in accepting this new stalking claim against me from the Secret Society women. This time, under the CIA’s direction, they decided to run a thorough investigation of me in order to compose a more accurate profile of me with which to replace the “CH warning”. Their reason was that, first of all, it was this warning which had continued to give the Secret Society women cause to oblige them to respond to their frivolous complaints about some website, and that, secondly, the CIA wanted to use the more accurate profile as evidence in the ICJ to persuade the judges to rule against Homeland Security CO chief. By the end of May, the TMU had finished investigating me and composing a brand-new profile of me which completely differed from the Secret Society women’s. Throughout this period, Homeland Security CO chief continued to torture me in order to make me conform to the Secret Society women’s profile of me and defy the TMU’s attempt to compose a new

profile. He not only controlled me to become infatuated with M in an attempt to make me into a “stalker” to fit the Secret Society women’s imagination about me. He even instructed my best friend W to mislead me to believe in wrong scenarios about what was going on in the hope that I might conform to the Secret Society women’s claim that I was totally delusional. For example, he instructed W to tell me, and make me believe, that the government was running a sting operation on the Secret Society women so that, when they shall be arrested for continually making false reports about my website, the government would make a bad example of them and make me into a star to promote my politically incorrect philosophy about sustainable civilization. Refer to what I have described of my incorrect speculations back in 2012 and 2013. In November 2013 – whether or not the new case about me in the ICJ was the result of the need to create a second case – I realized that the previous ICJ trial was in fact dismissed, but then immediately became entrenched in the new false belief that the Russians had just reactivated it, with the participation of the CIA and certain important Republicans. In other words, I managed to continue to look crazy to other people with these bizarre scenarios. (I will talk more about this below: I kept coming up with wrong scenarios because nobody, not even the police, would tell me what exactly was going on so that I would have to guess and guess and guess wrong!) Homeland Security CO chief was simply exploiting this wrong belief on my part. Now he had me convinced that, soon, the government would arrest these women and advertise their story (their “false complaint industrial-complex”) in order to disillusion people from our “victim culture” and promote my philosophy. This would supposedly be how the Macrospherians would reward me for suffering so much torture to reactivate their lost ICJ trial while getting their plan implemented at the same time. Constantly talking to W about these erroneous scenarios and writing them down on my blog, I thus looked even more insane. But despite Homeland Security CO chief’s efforts, the TMU concluded that I was neither motivated by sexual frustration nor stalking women nor dangerous nor insane nor had I ever plagiarized anything. (Apparently, the CIA had carefully guided the TMU detectives to recognize that being misled into wrong scenarios didn’t constitute “real insanity”.) When the CIA brought the new evidences into the ICJ, Homeland Security CO chief fought back. While continuing to control me to break windows and conform to the Secret Society women’s profile of me in other ways, he ordered the women to continue to debate with the TMU about whether their claims about me were correct.

Something spectacular then seems to have happened in late July 2014. Wanting to create more incidents that might confirm as correct the Secret Society women’s claim that I was a dangerous and delusional serial stalker and Homeland Security’s old claim that I was a dangerous schizophrenic frequently obsessed with famous people, Homeland Security CO chief decided to get the aforementioned prominent Russian daughter, “Ekaterina”, to become involved in the Secret Society women’s vigilante enterprise against me. He controlled me to blog about Ekaterina and post on my blog pictures of hers that I had collected from other online sources. He then instructed the Secret Society women’s volunteers to report the matter to the Russian diplomatic mission. The Russian diplomatic mission immediately responded by filing a stalking claim against me with the TMU on behalf of Ekaterina and her family. This is because, as you have seen, Homeland Security and the Russian government had become allies ever since late 2010 when the first ICJ trial was dismissed since both had an interest in affirming that the Homeland Security 2007 warning about me was correct. (In fact, Mr B had already controlled me to blog about Ekaterina back in the summer of 2012 so that Homeland Security had already had discussion with the Russian government about me at that time in

accordance with their “obligation” to protect foreign dignitaries from me – although nothing much came out of it back then.) Since the Russians’ purpose was to prevent the CIA from reactivating the previous ICJ trial, the CIA was now even more determined to eliminate this Homeland Security 2007 warning about me. This is how the mechanism worked by now: because Homeland Security CO chief had officially classified the Secret Society women (especially Dr P and J) as experts on the psychopathology of this very dangerous terrorist stalker of women, he would connect Ekaterina (or whoever I seemed to be threatening) with them so that they could supply her (the new “victim”) with their expert testimonies about me and guide her as to how to file confidential complaints against me at the TMU. Then, just as before, the CIA would guide the TMU as to how to properly investigate me in order to prove that the Secret Society women in fact possessed no expertise about me and to dismiss Ekaterina’s complaints.

Again, the bulk of the debate which the Secret Society women’s party (now including Ekaterina and her Russian party) would conduct with the TMU concerned whether I had plagiarized. To strengthen their false claims that I did plagiarize all my philosophical and scientific theories, the Secret Society women, with the help of Ekaterina, mobilized a vast number of people from the most diverse locations around the world to make false reports about my plagiarism to the TMU: North Korea, Kyrgyzstan, Kazakhstan, Dagestan, Azerbaijan, Albania, Iraq, Iran, Vietnam, Afghanistan, Mauritius, Georgia, Bangladesh, Nepal... Eventually, there was not a single country on earth from which visits had not come to my website. The Secret Society women also mobilized a vast number of people from the most respectable institutions from around the world to make false reports about my plagiarism, thinking that, if scientists and government officials also reported that I had plagiarized, then the TMU couldn’t possibly deny it. My little personal website would now get visits from the Ukrainian Foreign Ministry; the Spanish Ministry of Defense; the French government’s nuclear energy research institute; Italy’s National Institute of Nuclear Physics; the US National Institute of Health; UK’s National Institute for Medical Research; all sorts of church and religious organizations in the US, Canada, and Australia; high tech corporations like Boeing, Microsoft, Yahoo, and Hewlett-Packard; the US Department of Veteran Affairs; all sorts of health, banking, and real estate companies in the US, Canada, UK, and Australia; the government of Afghanistan; the US Navy; the US Department of Energy; the US Department of Defense; the US government’s high energy research institutes such as Fermilab or Brookhaven National Laboratory; almost one hundred UK city governments, US city and state governments, US state government agencies (like the “Kentucky Department of Education”), Canadian city and provincial governments, and so on and on. Thinking that, if educated people also reported that I had plagiarized, then the TMU couldn’t possibly deny the claim, the Secret Society women also recruited false complainers from hundreds of universities from around the world, from small colleges to Ivy League universities in the US to all sorts of private and national universities and technical colleges in the remotest countries, such as Pakistan, Saudi Arabia, Malaysia, Indonesia, Turkey. This is in addition to the false reporters they had recruited from hundreds of public schools in the US, UK, Canada, and Australia. You must see this in context: because the Secret Society women also continued to report my website to law enforcement and government agencies for other reasons than that I had plagiarized, e.g. that I was conducting terrorism with my website, my website also got a ton of visits from US State Department, Department of Homeland Security, and all sorts of national and local law

enforcement agencies in the US and Canada. My website must have broken all Guinness World Records in this respect.

Between August 2014 and January 2015, the TMU, under the CIA’s direction, repeatedly concluded that I posed no danger to Ekaterina and that the Secret Society women’s testimonies about me were all false, and dismissed the stalking claim against me numerous times. The CIA brought the evidences to the ICJ and broadcast the new, more accurate profile of me (that I wasn’t dangerous) in diplomatic channels as a way to counter Homeland Security CO chief’s earlier false alerts. By their act they were really making preparation for reactivating the previous ICJ trial. Again, I don’t know the exact details of this affair because Ekaterina’s complaints against me were confidential and so kept secret from me. (The TMU despised me because they suspected (wrongly) that I purposely did what I did to invite Ekaterina to file stalking claims against me.) What I did notice was that Kremlin seems to have continued to maintain that I was Ekaterina’s stalker in accordance with Homeland Security’s warnings about me so that, in January 2015, they implemented a special plan to protect her from any possible stalking in the future, instructing a Russian journalist to broadcast the sensational fake news that another “Ekaterina”, a certain “Ekaterina Tikhonova”, was in fact the original prominent daughter Ekaterina (Putina)!¹⁰ From now on, all mainstream news would presume this other Ekaterina to be the real Ekaterina, so that the question of who Ekaterina really was would be gradually forgotten in the coming years.

Whatever had happened in September and October 2014, the TMU, under the CIA’s direction, was now making preparation to never again permit the Secret Society women to file, or help anyone file, stalking claims against me. In early November, Homeland Security CO chief, upset with the CIA for messing up his case in the ICJ again, controlled me to loiter around Dr P’s residence one more time in order to enable the Secret Society women to have another chance to file stalking claims against me. That would be evidence to revive his case in the ICJ. Dr P thus filed another stalking claim against me at the TMU. The TMU however planned to use this opportunity to rid themselves of the Secret Society women once and for all. And so, when the Secret Society women began debating anew with the TMU about whether their testimonies about me were true (especially about whether I had plagiarized), the TMU proceeded to investigate me and the women one more time. Then, finding me not stalking, nor posing danger to, any of these women, the TMU dismissed the stalking claim, definitively invalidated the “CH-warning”, affirmed that I was neither a terrorist nor a stalker, and forever prohibited the Secret Society women from ever complaining about me again.

You can just imagine the Secret Society women’s furor. So far, not only did they fail to get anywhere in getting themselves validated as victims of my stalking, but even their most precious “CH-warning” – on the basis of which they had been claiming I was a dangerous stalker – was now ruled a piece of mistake. Homeland Security CO chief was equally upset: the TMU’s investigation had prevented him from reviving his case in the ICJ. Thus he and his star witnesses started looking elsewhere for solutions. Banned from the TMU, the Secret Society women now opened a “hate crime” case against me at a different LAPD division. Dr P began to develop a particularly productive rapport with a particular detective at an unknown police department: “We have got this stalker who is also a serial

¹⁰ The journalist in question was Oleg Kashin.

vandalizer. . . .” The cause for everything was my continual vandalism spree (under Homeland Security CO chief’s “direction”). Then the Secret Society women decided to lend more legitimacy to themselves by strengthening the vigilantism aspect of their operation. They decided to construct extensive ties with local volunteers in Los Angeles so that it could look more like a community enterprise tracking a dangerous serial vandalizer in cooperation with law enforcement and the Department of Homeland Security. They continued to send investigators to follow me and film me during my vandalism spree and made a serious effort to connect up with the victims of my vandalism. The Secret Society women were able to energize their community volunteers by distorting my random vandalism to kill pain into something like a professional criminal motivated by sexual perversion. While I broke windows, punctured tires, and sprayed graffiti in order to kill pain – the pain which their very Homeland Security friend was continually inflicting on me – they convinced everyone that I was not simply vandalizing but also breaking and entering, stealing, robbing, and voyeuring, all because I had grown up a criminal and didn’t know what else to do with my life. In other words, they were skillfully employing the technique of “grafting”: grafting a vast number of made-up stories to a small percentage of true stories so that, because there was a certain consistency from the true to the made-up stories, people might find the latter more believable. They also made excellent use of those videos of my vandalism as propaganda tool: when their audience saw me committing vandalism crimes on videos on the Secret Facebook Group, they were more likely to believe the lies that I had also committed these other more serious crimes. There was now a tremendous hype about me the serial vandalizer in the Los Angeles community – everyone was connected with the others on the Secret Facebook Group devoted to me – while everything was kept secret from me. I always knew something was going on because I could see all the strange visits to my website, but could never develop any clear picture. While this community vigilante group was tracking this dangerous vandalizer throughout his vandalism spree, they reported everything to the police. The whole operation, as usual, was under Homeland Security CO chief’s direction: he still needed evidences in the ICJ to revive his case (new evidences demonstrating that I was indeed a “terrorist” in the way in which the Secret Society women had described me). Now, as the number of windows I had broken reached into the hundreds, I did look more and more like a “terrorist”. Along with all this community hype, both the FBI and selected LAPD divisions thus began seriously investigating me as a “terrorist”. However, once again, they were investigating both sides: they were not only investigating me as a potential terrorist, but also the Secret Society women’s community vigilante enterprise. Because law enforcement had to keep their investigation of me a secret from me, they let me go around breaking as many windows as I felt like without making any move against me. Meanwhile, they recruited both my best friend W and members of my church as informants against me to gather my confessions. They were not going to take action until the “last moment” (when it was time to arrest me). Although the CIA was still involved, it is not clear to me whether the FBI officers and the LAPD detectives who were on my case were aware that, ultimately, I was carrying out a “Homeland Security operation” (in the sense that I was being “directed” by Homeland Security CO chief in my vandalism spree through the chips inside my brain).

Now, when the Secret Society women presented themselves to the police as “experts” on this serial vandalizer and potential terrorist, they emphasized that I was conducting “hate crimes” (e.g., since some of the windows I broke belonged to women business owners, I must have done everything because I “hated women”) hoping that I could in the end be locked up for far more serious crimes than

simply vandalism. They had also remembered to request "confidentiality" so that, forbidding the detectives from verifying the veracity of their claims, they could make up other exaggerated demonic stories about me and my website. In addition to reporting that my website was filled with pornography, hacking malware, plagiarized writings and stolen artworks, crazy conspiracy theories, slanders about them, and so on, they reported me, as noted, as not only vandalizing but also breaking and entering, stealing, robbing, voyeuring, and so on. Just as always, the Secret Society women wanted to exterminate me without my knowing: while reporting, they tried to convince the detectives that I was so insane and dangerous at the same time that, when the time came to arrest me, they should send me immediately to state mental hospital to pass out the rest of my life there without ever seeing trial; namely, they asked the detectives to suspend due process for me so that I would not know it was they who had been pulling strings from behind the scene (i.e., with their community vigilante enterprise) to cause me to be locked up. In this way I wouldn't have the chance to see the false reports they had made about me or the evidences which they had forged to frame me.

As noted, nothing in the world excited the Secret Society women more than acting as expert psychoanalysts of a dangerous misogynist terrorist for law enforcement agencies and frightened citizens and leading the community of concerned citizens to go after him. This time around, Dr P and J were especially excited. Dr P and J, one advertising her status as a licensed psychologist and the other her amazing psychic power, quickly established their authority as "experts" on me among the Los Angeles volunteers and became their leaders. Homeland Security CO chief played his part in helping Dr P and J consolidate their authority, respectability, and leadership in the community. Because he had access to the chips planted inside my brain, his computer was able to predict with one hundred percent accuracy where I was going to break windows and when before I had even decided it myself. He would then communicate the prediction to Dr P and J, who would then demonstrate to their community of volunteers their psychic power and expert knowledge over me by predicting to everyone where I was going to break my next window and at what time. The community of volunteers would then post their guard in the right place waiting for me to show up. (They would not touch me but were only there to gather evidences.) Since nobody believed there were really electronic chips planted inside my brain, everyone was shocked by the amazing abilities of these two women and admired them as the most expert criminal psychologists in law enforcement history.

By late January 2015, the Secret Society women were convinced that they had adequately presented their case to the LAPD detectives they had been working with and decided that it was therefore time for my extermination. They didn't know that their detectives, while investigating me, had also been investigating their community vigilante enterprise under FBI's and CIA's direction. On the night of 22 January, they sent one of their volunteers, "Joao", to ambush me. After Homeland Security CO chief informed them that, around 10:30 PM, I would suddenly decide to stop at a club house while walking home, they predicted to "Joao" where I would be around 10:30 PM so that he could hide in the corner by the club house to lie in wait for me. When I showed up as predicted, he proceeded to assault me. The Secret Society women were convinced that, once the police arrived, they would arrest me instead having already believed all the false reports they had received about me. This "Joao" continually assaulted me for over an hour, and he seriously injured me when he beat me on the head with an iron rod. He had completely believed all the lies which the Secret Society women had told him about me,

that, in addition to vandalizing, I was also breaking into people’s homes to steal things and peek at naked women and plagiarizing and stealing artworks to pretend to be intellectual and artistic. Someone this bad was finally going down! And yet, when the police showed up, they arrested “Joao”. The detectives who were investigating the case had instructed the officers on the scene to arrest “Joao” and let me go because, insofar as the investigation was still ongoing, they preferred not to tip me off that something was wrong. But this had only tipped off the Secret Society women that something had gone wrong with their enterprise, and they couldn’t help but be infuriated by the police’s mysterious “sexism”. After much argument with the detectives, they soon resumed their operations, mobilizing their volunteers to make false reports about my website and leading local residents to track my vandalism spree.

By this time, because I was under law enforcement investigation for continual vandalism spree, Homeland Security CO chief was able to legitimately place me in terrorism databases and resume sending out warnings about me (as a terrorist) to all diplomatic and security services around the world. I was once again on terrorist watchlists! And he continued to specify in the warning that I was being tracked by a community of vigilantes led by a group of women and that this group of women were experts about me whom concerned entities should contact in case they wanted to understand my case better. He would never give up promoting his star witnesses! On 1 February, when I planned to attend a speech given by the French consul general of Los Angeles, I naturally “flagged the system” – the dangerous schizophrenic obsessed with government officials who was now additionally *really* a terrorist, not simply imagining himself to be so – and the French diplomatic protection service, following the instructions given on the warning about me, called up the Secret Society women to ask for their expert testimonies about me. The Secret Society women and their volunteers were naturally excited about another opportunity to demonstrate their expertise and importance and to slander me to authorities. They also hoped that the French could be persuaded to pull strings with American law enforcement resulting in my arrest and the removal of my website. After a month, however, the same thing happened: the French did absolutely nothing. Perhaps the CIA had warned them too that this group of women was a bunch of false complainers of terrorism.

The whole community vigilantism thus dragged on. By March, I began noticing something strange: as I continued my nightly vandalism spree, wherever I went, even if I came to the place by accident, the Secret Society women’s community volunteers would be already there lying in wait for me. I began to understand the power of the computer inside the control center: it could predict where I would be and what I would do hours and days before I even decided it. The community volunteers would film me and then turn over the videos to the police. And yet, because their investigation was ongoing, law enforcement never did anything. The situation had gotten so strange: the suspect was aware he was being tracked, the community was tracking him, and the police just stood by. Everyone in the Secret Society women’s camp was mystified: why wouldn’t the police do something? In early April, the Secret Society women were fed up, and seemed to have decided to appeal to some international organization to complain about American law enforcement’s unwillingness to respond to the community’s complaints about this “schizophrenic misogynist terrorist who continually went around town vandalizing people’s property”. I don’t know the exact details here – just which organization it was that the women were addressing their grievances to – because, again, everything was kept a secret

from me. The suspect must not know what the community was doing about him! It would seem that, because of the CIA’s meddling, the international organization in question also ignored the women’s complaints. The CIA was always obstructing the Secret Society women whatever they decided to do in order to prevent Homeland Security CO chief from intercepting into the ICJ any evidences that might help him revive his case.

By mid-April 2015, Homeland Security CO chief had decided that he needed to be more aggressive with me: he had decided that I must intensify my vandalism spree in order to force law enforcement to act. He thus began hurting me from the control center so much more than before that I had to perform around town more acts of vandalism than usual in order to kill the extra pain. Meanwhile, he also intensified his effort to program my thought process in order to prompt me to misinterpret the Secret Society women’s volunteers’ activities on my website even more and to develop even more bizarre scenarios about what was going on. He wanted to force all law enforcement agencies involved to admit that, contrary to the CIA’s assertions, I was indeed insane and dangerous in the way the Secret Society women had claimed I was. I thus became even more entrenched in the false scenario that the government was running a sting operation on the Secret Society women: that the government had in fact gained command of the community vigilante enterprise, that everyone was only pretending to cooperate with these women as part of the sting operation on them, that everyone had excused my behavior because everyone was aware that I was being controlled and tortured, and that, at the final moment, the government would arrest these women and make a bad example of them to the world as a way to launch a war against feminism (a bunch of false complainers who controlled their “stalker” with brain-computer interface technology as a way to stage misogynist crimes to advance feminist agendas). Because of my wrong understanding, I actually believed that the community, especially its female members, wanted to retain me in order to send me to persuade the government not to take too many rights away from women afterwards! When I wrote down on my blog all these wrong interpretations and erroneous scenarios, I was unknowingly producing more evidences for my supposed insanity so that Homeland Security CO chief could convince the law enforcement officers who were part of the investigation that his star witnesses’ assessment of me was all accurate. He also hurt me so intensely from time to time that I would be jolted to shout anti-American obscenities to the strangers around me. The pain got so bad at times that I would drop to the ground and go into a seizure and become temporarily paralyzed. In this way Homeland Security CO chief hoped to maximize the bad impression which his law enforcement partners were developing about me – he wanted more support from other agencies for his warnings about me ever since 2007. In other words, Homeland Security CO chief was building up a case against me as an insane anti-American terrorist for the law enforcement community – even though it was he himself who had created this terrorist. This was now a classic instance of “entrapment”: one government agency was encouraging me, even forcing me, to commit crimes so that another agency could arrest me.

What happened then is still unclear to me. It seems that, by late April, because all the law enforcement agencies involved in my investigation still refused to do anything about me, Homeland Security CO chief developed a new plan. He identified the owner of a Pilate store in Westwood which I had vandalized before and decided to use her to stage my arrest. As usual, I must be arrested without knowing anything about the massive investigation of me and the enormous community vigilante

enterprise against me – and the fact that he needed my arrest as evidence in the ICJ. The plan was to use the West LA division detectives who had so far known nothing of the commotion about me. Inflicting excruciating pain on me, Homeland Security CO chief was thus able to control me to break the pilate store’s windows two times within a week (something which I would normally never do). This prompted the owner of the store, PD, to get on local news asking people to help identify the unknown figure seen spraying graffiti on her business in surveillance videos. (As always, I had covered my face when vandalizing.) Homeland Security CO chief then instructed G and the rest of the Secret Society women to contact the West LA detectives and, through them, PD, claiming they could identify the person in the video, namely, that it was me. At the same time, in order to have evidence in the ICJ validating G’s claim that I had conducted terrorism against her, Homeland Security CO chief needed her to be recognized by the detectives as my victim too. Because all my vandalism spree had thus far nothing to do with any of the Secret Society women, he decided to send one of his own agents to break the window at the Law Library where G used to work so that G could also claim to the detectives that *I* had done it in an attempt to threaten her. In this way, when the detectives came to arrest me, he could obtain the evidences he needed in the ICJ, that I was arrested because I had conducted terrorism against womankind out of misogynist ideology and had in particular wanted to harm G, namely that the Secret Society women’s claims about me were true after all. Because Homeland Security CO chief and the Secret Society women needed to keep the whole operation a secret from me – I must not know that they had successfully made a terrorist out of me after more than a year and an half of clandestine operation, mind-control, and community vigilantism – G, now the top witness in my vandalism case, made up a different story to the detectives and district attorney saying I had been harassing her and stalking her causing her enormous hardship and had finally vandalized the Law Library trying to terrorize her: she had not only circumvented the fact that my crime spree was in fact of no relevance to her at all, but had also taken care to not mention a word about how she and her buddies had each spent thousands of hours with their community volunteers tracking my vandalism spree, how they had already filed a dozen confidential stalking claims against me with the TMU, and how they had already persuaded several other law enforcement divisions to investigate me as a potential terrorist. In other words, the Secret Society women, under Homeland Security CO chief’s direction, had successfully staged a show to deceive the West LA division detectives and the district attorney. The detectives and the district attorney were all under the wrong impression that this was a simple case, where a guy stalked women and broke their windows. They certainly could never have imagined that it was some officers inside Homeland Security who had sent this guy around vandalizing people’s businesses and who then sent G and her friends to the police to pretend to be able to identify him by accident. When the West LA division detectives arrested me in my home, the district attorney charged me with breaking four windows and spraying graffiti – without knowing that the last window at the Law Library was in fact broken by G’s Homeland Security friends.¹¹ G then emphasized to the district attorney that I was

11 I had by then broken almost 800 windows – truly a Guinness World Record – and, yet, in the end, I was arrested for breaking a window that I didn’t actually break. The absurdity of the situation was entirely due to the fact that G so desired to become my victim, and her Homeland Security friend was so in need of evidences in the ICJ proving that G’s conception of me was correct, that the two had had to forge evidences to frame me even given all the crimes I had already committed – most of the windows I had actually broken were simply useless for their purpose. If you happen to obtain the police report on this case, you will see that, with its main theme of how I had pursued G and tried to terrorize her, it bore no relation to reality. Although Homeland Security CO chief had controlled me to break all these windows and so on, he couldn’t control me to break the right windows most of the time.

insane (a paranoid schizophrenic) and, to convince him, she produced my writings which she had fetched from my website containing all the wrong scenarios I had been misled to develop about “government’s plans”. Consequently, immediately after I was jailed, I was denied court process and sent for mental evaluation. This was of course another evidence which Homeland Security CO chief needed in the ICJ to confirm that his star witnesses’ testimonies about me were correct, namely that I did suffer from paranoid schizophrenia and couldn’t distinguish left from right. While the Secret Society women jumped up and down absolutely euphoric and celebrated their victory with their Homeland Security friends, I couldn’t help but develop the impression that I had at last finished the “mission” which I couldn’t finish back in 2010: to become insane and criminal and get myself arrested.

The Secret Society women quickly recruited PD to their community vigilante enterprise, giving her access to the Secret Facebook Group. At the same time, they also connected up with several other victims of my vandalism spree in the past month. Although the vast majority of the owners of businesses which Homeland Security CO chief had sent me to vandalize were white males, the Secret Society women singled out the few white female owners and teamed up with them in an effort to make out of me a case of “hate crime against white women”. Because all of these women victims were in the business of Pilate, Yoga, and alternative medicine, it did look as if the suspect had a particular penchant for these “women’s things”.¹² The newly recruited women victims all believed the Secret Society women’s story – that I was motivated by misogynist ideology to break their windows – and, furious, wanted to come forward and charge me. However, although the Secret Society women were in possession of a ton of videos showing me vandalizing properties (recall that they regularly posted these videos on their Secret Facebook Group), because they wanted to keep their operations a secret from me, they adamantly refused to share these evidences with the West LA division detectives and the district attorney. (The problem was due-process: the district attorney would be required by law to show me the evidences against me.) Always looking for opportunities to fear-monger about me, the Secret Society women had also convinced these other women victims that I must have chosen them and stalked them before I targeted their windows. Everybody was thus terribly frightened. As a result, only G and PD came forward while the rest of the women victims agreed to not press charges against me. The West LA division detectives, hearing that I might be responsible for these other unsolved cases, also agreed to keep the rest of the victims and accusations in confidentiality. All this was unfortunate for the Secret Society women and Homeland Security CO chief, for it was now impossible to charge me with the more serious “hate crimes” and confine me in jail for a longer period of time. Instead, the district attorney charged me with felony vandalism. As always, the Secret Society women deemed the secrecy of their operations far more important than my prosecution: for them, the real “juice” of the whole affair consisted in the fact that their suspect had no idea why he had to commit crimes, who had accused him and of what crime, and how he had been remade into a different creature in the eyes of other people – namely, that he was a “dummy”.

12 It is a strange sociological fact I had discovered during my vandalism spree that, while white men own most of the businesses in the chic white neighborhoods of Los Angeles county, the small number of businesses that are owned by white women all have something to do with Yoga, Pilate, and alternative medicine. The difference in interests between men and women among liberal whites couldn’t have been starker.

My time in jail was certainly the worst time in my life. What made it even worse was the fact that all my scenarios about what was going on seemed to be wrong. Why was I arrested? Were the community volunteers angry with me? Why weren't the Secret Society women arrested? What was *really* going on? Did I really have to finish the “mission” I had inherited from 2010? I was naturally desperate to get out, not in the least because I wanted to investigate what exactly had happened. Now the district attorney, treating my case as a simple vandalism case, demanded compensation payment. But G, as the principal witness in the case, obstructed the settlement process in order to keep me in jail for as long as possible (even after I had passed mental evaluation). Then, after four months in jail, when I had accumulated enough saving in my bank accounts and given up on the settlement process, I simply bailed myself out. That was early September 2015. I had wasted four months in jail.

By the time I was released from jail, the Secret Society women, as Department of Homeland Security's expert psychoanalysts in the case of this bad-to-the-bone insane misogynist terrorist stalker of women, had improved upon their profile of me, and their Homeland Security buddy duly entered the new profile into the various official databases for known terrorists for access by law enforcement agencies from around the world. As seen, the Secret Society women, in order to demonize me to the maximum extent, had by now reinterpreted my vandalism as “targeting specifically white females” (like themselves) and “motivated by misogynist ideology”. When Homeland Security CO chief assumed this to be true, he was able to label me in official records a “mentally insane misogynist terrorist and (cyber)stalker of white women” (a different kind of terrorist than the typical “Islamic terrorists”). This was what his 2007 warning had by now developed into! I shall here produce a systematic, and detailed, exposition of my new profile as it had finalized in 2015 and 2016:

A. Paranoid schizophrenic:

- (1) A paranoid schizophrenic believing in his delusion that there are always government agencies targeting him including implanting electronic devices inside his brain to render him a remotely controlled robot.
- (2) A firm believer in all sorts of bizarre conspiracy theories.
- (3) A paranoid schizophrenic believing that everyone he has met is some sort of CIA or FBI secret agent and that he himself has something to do with, or works for, intelligence agencies, both foreign and domestic.

B. Misogynist terrorist stalker:

- (4) Prone to become obsessed with white women, stalk them, spread slanders about them, and vandalize their properties in order to terrorize them:
 - (a) Feeling powerless and jealous toward the objects of his passions, e.g. he is sexually perverted and yet impotent and thus loving and hating white females at the same time and obsessing over them and wanting to hurt them.

- (b) A paranoid schizophrenic believing in his delusion that the women he is obsessed with are always involved in some government conspiracy to go after him.
- (c) Spilling out his women victims’ private information on his website and spreading slanders in the public domain about their being part of a government conspiracy to go after him.
- (d) Posting pornographic slanders about his women victims, including their naked pictures, on his website and other social media sites (e.g. “revenge porn”).
- (e) Constantly projecting his own negative characteristics onto the women he is obsessed with as if they were his scapegoats.
- (f) Habitually becoming obsessed with famous women, stalking them, harassing them, and embarrassing them by posting portraits of them on his website as if they had something to do with him.
- (g) Professing misogynist ideology due to feeling jealous and powerless toward womankind, and motivated by this ideology to stalk, harass, attack, and terrorize women with whom he has developed obsession (i.e. ideologically motivated “hate crime” against white women).

C. Racist and antisemite:

- (5) Harboring perverse hatred toward Hispanics, blacks, and other peoples with dark skin.
- (6) Fascinated by Jewish people but feeling jealous toward them and thus hating them at the same time.
- (7) Professing white supremacist beliefs.
- (8) A proud sympathizer of all illiberal political causes (all the right-wing, fascist and racist political figures and all the dictators around the world).
- (9) However, while sympathizing with their cause, is also easily obsessed with these illiberal political figures and frequently develops a desire to stalk them and hurt their cause. It’s all because he hates whoever he loves at the same time due to feeling powerless and impotent.

D. Impostor, pathological liar, violator of intellectual property laws, and charlatan:

- (10) An impostor of himself; pretending to be his own twin brother in order to falsely claim his twin brother’s writing and paintings as his own as a way to deceive people that he is intellectually and artistically gifted.
- (11) Stealing other people’s writings and paintings and claiming them to be his own on his website as a way to pretend to be intellectual and artistic.

(12) Frequently impersonating other people on the Internet and using alias; taking pleasure in deceiving people.

(13) Creating fake websites in order to plagiarize as a way to violate intellectual property laws.

(14) Offering ghost-writing services because he has a natural fondness for deceiving people about his own intellectual capacity.

(15) Pretending to know multiple foreign languages (quoting passages in foreign languages without understanding their meaning) in order to pretend to be educated.

E. Criminal recorder:

(16) Recording his conversations with people and filming them without permission and putting the recordings and videos on his website in order to violate people's privacy.

F. Computer-hacker and cyberstalker:

(17) Hacking people's computers and planting malware on his website.

(18) Stalking his women victims on cyberspace.

G. Grandiosity (belief in his unusual importance)

(19) Fascinated with psychic power and astrology; believing himself to be possessed of psychic and prophetic powers.

H. Anti-social and physically violent

(20) Lazy and disliking working but swindling money from welfare agencies and threatening and bullying his family into giving him money.

(21) An habitual thief, stealing people's computers and money, especially from people toward whom he harbors racist hatred (such as Hispanics).

(22) Physically violent and prone to get into fights with people.

Last but not least, this monster hosted a most devilish website that was full of (1) slanders and private information about the women and famous people he was obsessed with and the delusions he had developed about them; (2) hacking malware; (3) hard core pornography, including naked pictures of the women he was obsessed with; (4) writings he had plagiarized from others and artworks he had stolen from others but which he claimed to be

his own; (5) racist and sexist rambling, often in support of illiberal political causes, parties, and figures; and (6) bizarre conspiracy theories indicative of the severe paranoia in which he dwelt.

Certainly nobody else among the million or so people found in US government’s databases for known terrorists was as disgusting as I was. This is basically the portrait of a bigot suffering paranoia schizophrenia (brain-chips; imagining people to be going after him; bizarre government conspiracies), Antisocial Personality Disorder (pathological lying, impersonation, malice), and Narcissistic Personality Disorder (projection, grandiosity thinking, charlatanism). The Secret Society women had invented this profile through various means. First, just as before, they had simply projected onto me J’s sociopathic tendencies and charlatanism and M’s paranoia. This had always been the Secret Society women’s modus operandi: projecting their own negative qualities onto me – but then accusing me of projecting these qualities onto them! At other times, they had simply distorted real events into something else. For example, while I did post the recordings of my conversations on my blogs and website as part of my reconstruction of their operations or in order to debunk their lies about me, they claimed I did so out of a malicious desire to violate people’s privacy or expose people’s embarrassing deeds as a way to harm them. As for the rest, they had simply fabricated the whole thing, such as when they claimed I plagiarized when I never did or hacked people’s computers when I never knew how. The most important of all these qualities, however, was the one that I wanted to harm whoever I loved – that, whenever I fell in love with, for example, an illiberal political figure, I would want to harm him or her – because this made possible a smooth continuation from the dangerous lunatic obsessed with government officials in the Homeland Security 2007 warning about me to the current delusional terrorist stalker driven by bigotry whom Homeland Security CO chief had entered into official terrorist databases. Again, I couldn’t help but develop the impression that the Secret Society women and their Homeland Security buddy had, without knowing, merely helped produce the “second case” for the Macrospherians – a second case that somewhat looked like the first case: whereas in the first case it was MC who had projected his negative qualities onto me in order to demonize me to governments around the world, here a group of women had projected their own negative qualities onto me in order to demonize me to the world – and the qualities were always more or less the same: ever since my troubles started, I was always supposed to be the point in the universe wherein all the negative qualities ever found in humanity were concentrated. In addition, I couldn’t escape the impression that the Secret Society women had also, with their profiling, enabled the Macrospherians to use them as substitutes for the “terrorist suspect” in the evidentiary records of the previous ICJ trial: since they were merely describing themselves when they tried to describe me, they had succeeded in establishing their identity with me so that they could become indistinguishable from me in the evidentiary records of the previous ICJ trial. But, again, I cannot ascertain whether these impressions are correct – the Secret Society women themselves certainly didn’t share them.

Again, like all the people who have been put on no-fly lists or terrorist watchlists, I would not be notified and would not even be allowed to know that I was officially a “terrorist” again, all in order to make it impossible for me to contest it. While I walked around not knowing that I was a terrorist, the people around me would be alerted that I was a terrorist of the most dangerous sort but instructed to not tell me anything – so that I could become the ultimate “dummy”. As noted, this is certainly what had

most pleased the Secret Society women and Homeland Security CO chief. I would eventually realize I was a terrorist once again only after much investigation and reconstruction of the operations which the Secret Society women and their Homeland Security buddy had carried out against me.

Now, thanks to my arrest and my legitimate incorporation into terrorist databases, Homeland Security CO chief succeeded in reviving his case in the ICJ. New evidences had come in demonstrating that I was indeed a “terrorist” fitting his star witnesses’ descriptions of me. He had established to the ICJ judges’ satisfaction that his Department had always been right about me, and the CIA was now definitively prevented from reactivating the previous ICJ trial.

Now my act of bailing myself out of jail was a surprise for the Secret Society women. Emboldened by the Homeland Security classification of me as a “terrorist”, they sought vengeance from the TMU – those sexist detectives who had dared dismiss their stalking claims almost a dozen times – by obliging them to reopen their stalking case against me on the basis of the new Homeland Security warning. G again claimed that I posed imminent danger to her and that my demonic website harmed her and her buddies. The Secret Society women were determined to force the TMU to recognize them as “victims” of my stalking and terrorism. And so, as soon as I was released from jail, they resumed mobilizing their volunteers from around the world to make false complaints about my website to the TMU. This, however, only provided the CIA with the opportunity to redeem themselves against Homeland Security CO chief in the International Court of Justice. The CIA immediately instructed the TMU to run another investigation of the Secret Society women, which even included recruiting the victim of my vandalism, PD, to work as an informant against them behind their back. With many informants inside the Secret Society women’s organization, the TMU began collecting evidences demonstrating that this community vigilante enterprise was in fact a false complaints industrial complex and a big fraud.

Now, recall “Joao”, the guy whom the Secret Society women sent out to assault me in January 2015. When I was released from jail, Joao’s case was also going to trial, and, this time, *I* was the victim and the witness. The Secret Society women were now burdened with the task of helping him defend himself in court. How exactly to turn his assault into a defense against a criminal? Insofar as they wanted to keep their operations on me a secret from me, they couldn’t allow him to reveal the truth – that he assaulted me as part of a community vigilante enterprise which had been tracking my vandalism spree around town together with an operation unit inside the Department of Homeland Security. They thus instructed him to make up a different story saying he saw me vandalizing and so assaulted me. That is, he was innocent because he wanted to defend the community from a bad-to-the-bone professional criminal. But, then, to his surprise, I provided the district attorney with the recording of the incident, which showed that he assaulted me out of the blue without my having done anything criminal that night. Now he was destined to be convicted of assault. He was so angry and upset that he threatened to spill out everything about the “Secret Society”, and so G and all the women had to help him prepare another defense without having to reveal that there was this community vigilante enterprise against me. This time they wanted him to say he knew who I was and what I was doing from reading my blog. The plan only had a 50 percent chance of success, and Joao chickened out at the hearing and took a plea bargain with the district attorney without ever going to trial. He was absolutely furious with the Secret Society women. The Secret Society women, furious about their defeat in Joao’s

case, went back to their stalking case at the TMU. But the TMU was planning something drastic. After ignoring all the false complaints which the Secret Society women’s volunteers had made about my website, they granted the women’s request to run a series of sting operations on me. Under the pretext of a sting operation, the TMU sent G herself to appear in front of me at Union Station one afternoon in early November in order to verify whether her claim that I posed imminent danger to her was correct and whether her terrible fear of me was not feigned. Of course the sting operation failed, just as the TMU had expected. Why would I ever bother her while she and I were still involved in a court battle? Especially when the judge had ordered me to stay away from the witness? And so I passed by her without saying a word, which enabled the TMU to completely dismiss her case and declare me not stalking her and not being a danger to her at all. This had completely humiliated G, especially since she had already convinced all the victims in my vandalism case (PD and others) that I was extremely dangerous and thereby made herself a queen in their eyes. And now she was discredited before all her followers: so it turns out that, when she cries about being in grave danger because there is this monstrous and insane stalker who is obsessed with her and dreaming of eating her for breakfast, she is just being a frivolous whining queen! So furious, G, along with the rest of her gang, now turned her attention to the remaining vandalism case and was determined to use this case to exterminate me and my website.

Now, after they had dismissed G’s latest stalking claim against me, the TMU, guided by the CIA, also entered a warning about the Secret Society women into the same terrorist databases. In this warning, the TMU specified that I was *not* a terrorist, that the Secret Society women’s demonic stories about me and my website were all made up, and that these women loved to fear-monger over nothing under the cover of “victim confidentiality” in order to pretend to be victims and obtain benefits and recognition. According to the TMU and the CIA, *it was the Secret Society women who were terrorists*, since, in accordance with terrorism laws, false reporters of terrorism (in the sense that these women had been falsely reporting me as a “terrorist”) also counted as “terrorists”. From now on, whenever a law enforcement agency accessed these databases to see the Homeland Security warning about me as a “terrorist” – on which Homeland Security CO chief kindly listed the Secret Society women as “expert witnesses” whom all agencies should contact for further information about the “terrorist” in question – they would also see the TMU’s warning about these women which contradicted the Homeland Security warning in every respect. And so, with this interagency debate about whether I was really a “terrorist” and whether the Secret Society women were genuine witnesses of terrorism or a bunch of fraudsters, the whole world could see that the long-standing conflict between the CIA and Homeland Security had continued.

From early November onward G, K, J, and M, in order to pursue me through my vandalism case, tried to transform this case into a stalking case and, from then on, to make my website into the central issue of the trial. It’s always about my website, whether in a trial about vandalism or in a stalking case. G, it seems, was going to falsely claim to the district attorney that I had stalked her at the Union Station, which would then be a violation of the condition of my bonds. She would then falsely claim to the district attorney that my “stalking” was motivated by my schizophrenic delusion about her, from which I couldn’t be dissuaded, so that I must immediately be taken back into custody without bail and sent for mental evaluation. My website would be proof of my absolute insanity beyond repair. The Secret

Society women’s strategy was to find every possible pretext to deny me bail and then use the mental health system to entrap me. This would thus be their strategy when my vandalism case shall enter trial phase. However, when they met with the district attorney on 13 November to show him my website trying to convince him that I was incurably insane, the district attorney got so angry that he lost faith in G as a “witness”. It seems that, on that day, the Secret Society women brought with them the same group of UCLA students who were part of their enterprise in early 2014 and that, like PD, these students had been recruited by the TMU as informants. It seems that the TMU, under the CIA’s direction, instructed their informants to purposely make bizarre claims about my website in order to discredit the Secret Society women to the district attorney. This, in order to disrupt Homeland Security CO chief’s operation insofar as his case in the ICJ was in jeopardy again now that the TMU had entered similar warnings into terrorism databases about his star witnesses.

There was concurrently a new development on my side. By November 2015, I was totally convinced that all that I had suffered in the past few years – from my “criminalization” to “entrapment” – was simply an extension of the previous ICJ trial. Even if this was the case – as noted, I can’t say anything sure on this matter – my understanding of how all this worked was certainly incorrect. My belief was that, while Homeland Security CO chief was training me to become a criminal out of his own free will and for the sake of his own purpose, it was somebody else who had “set him up” so that the right evidences might be created to conclude the previous ICJ trial (i.e. so that I could fulfill Mr B’s April 2010 “wish”). Even though the actors were all different – i.e. even though it is a bunch of Homeland Security thugs rather than the Russians who were forcing me to conform to an approximate version of Mr B’s false profile of me – the process was clearly orchestrated, without the knowledge of the participants, to finish the previous unfinished trial. I had finally been forced to “finish my mission” which I didn’t do back in 2010. Although it is possible that there is some truth in this, I was completely wrong in believing that it was the Russians who had continued the previous ICJ trial under the disguise of the current ICJ trial. Thus I wrongly assumed that, after my release from jail, the Russians should have obtained an International Court judgment declaring them to be the victim of France’s “terrorist conspiracy” with me and specifying compensation for them. And yet, no matter how I considered the matter, the compensation could only be a “regime-change” in France to enable France to become Russia’s ally against the United States. This could only mean a secret ICJ judgment requiring the National Front (FN) to come to power (presumably in 2017). I consequently developed tremendous interest in the FN and the Le Pen family. I researched the FN’s and Marine’s websites daily, and yet I simply didn’t see any sign that such a judgment was in effect. (Of course.) Nevertheless, in October I posted my portrait of Marion on my blog, and then by early November finished an essay on Marine. Now, because Homeland Security had entered a warning about me as a terrorist cyberstalker of women in official terrorist databases – the continuation of their 2007 warning about me – my actions naturally “flagged the system”, and the French diplomatic protection service was thereby obliged to respond and come investigate me. (This was their second time, if you recall.) When the French asked American law enforcement to provide them with access to my online accounts, however, the TMU, backed by the CIA, refused. The problem was that I had been saving my “Marine Essay” in my online accounts and that in this essay I had outlined how Marine could further develop her program as an hedge against US global domination. You recall that the TMU (together with the CIA) had always suspected that I had purposely invited the “prominent Russian daughter Ekaterina” to file stalking claims against me back in

July 2014. This time the TMU (together with the CIA) suspected that I was purposely inviting the French to come investigate me as a way to clandestinely share my ideas with “Marine”. (This was not the case.) In any case, this was what the CIA had always meant: Homeland Security’s warnings about me always ended up becoming an instrument to benefit the United States’ adversaries or to require the United States to protect those people whom it regarded as national security threats (on top of preventing the CIA from gaining supremacy over the Russians).

Now, when the French accessed Homeland Security’s warning about me in terrorist databases, they of course also saw the TMU’s warning about the Secret Society women which specified clearly that Homeland Security’s warning was bogus and that their “star witnesses” were a bunch of pathological liars. The TMU had been profiling me for more than a year, assisted by expert profilers from the FBI and the CIA, and so, when they concluded I couldn’t possibly be a danger to “Marine” and couldn’t possibly want to harm her, this was obviously more credible than the bullshit which Homeland Security CO chief had adopted from the mouths of a bunch of uneducated stupid women with ulterior motives. However, since, per US laws, Homeland Security had the ultimate authority to decide who was a terrorist and who not, the French couldn’t just give up. Yet the TMU and the CIA continued to refuse to grant them access to my online accounts. When Homeland Security CO chief noticed what the French would discover in my accounts, he also refused to grant access. The result is that everybody now had to go to the International Court of Justice to fight it out. Again! Just when Homeland Security CO chief had sealed his victory and then the CIA had revived the debate! A new claim by a new party was thus appended to the ongoing debate between the CIA and Homeland Security CO chief in the ICJ. What was at issue was US agencies’ refusal to comply with international agreements about sharing information about a known “terrorist”. This was thus (approximately speaking) the third time that I was the subject of a debate in the International Court of Justice! In this “third ICJ trial”, there were three sides: the TMU/ CIA team; the Homeland Security team; and the FN together with their Russian allies.¹³ Then, within a week, the Paris attacks happened (13 November). Now, per international agreement, the French, at a time of crisis like this, had the right to check into every possible “lead” (since I was officially a “terrorist”) and so obtained my writing in any case.

Everything which had happened before would be approximately repeated in this “third ICJ trial”. Here again you can see how it was inevitable for me to conclude that all this was about “creating a second case” since the “third ICJ trial” would again look something like the first, lost, ICJ trial. You can see that, like the original ICJ trial, it had started because the United States had furnished contradictory information about a “terrorist”: whereas the original ICJ trial started because the FBI first told the Chinese that I was a terrorist suspect but then Homeland Security told them that I was never a terrorist suspect but had imagined that I was one, in this third ICJ trial the CIA told the French that I wasn’t a terrorist while Homeland Security told them that I was. To defend against the French’s and the Russians’ charge that they had refused to grant access to my materials in violation of international agreements, Homeland Security CO chief and the TMU/ CIA team would employ very different arguments. While the TMU/ CIA team would argue that there was no need to provide access because I wasn’t really a terrorist at all – because Homeland Security CO chief’s warning about me was fictional

13 The “third ICJ trial” is how I have designated this phase in my reconstructions. The “third ICJ trial” is a misnomer since it is really just the continuation of the second ICJ trial.

and should never have been respected in the first place – Homeland Security CO chief would make the outrageous claim that I was conspiring with the Russians and the French (so that international agreements on sharing information on terrorists shouldn’t be observed in this case) and that the Russians were in fact behind the Paris attacks. Mr Homeland Security CO chief was evidently embarrassed by the fact that he had had to make alliance with America’s adversaries continually in the past in order to protect his warnings about me and prevent the CIA from reactivating the previous ICJ trial – the CIA must have complained to the rest of the US government: “While everyone here is trying so hard to triumph over the Russians (e.g. in Ukraine and Syria), these Homeland Security guys over there are trying to prevent us from convicting the Russian intelligence.” And so Homeland Security CO chief decided to pull out the wild card of “conspiracy” (again, motivated by what he remembered from the previous ICJ trial) thus gesturing to everyone else: “You don’t need the CIA to convict the Russians. I’ll do it for you!” (In this way, the United States could gain supremacy over Russia without Homeland Security losing its authority and so on.) Now the problem was that each party had to debate with the other two parties, not just one: Homeland Security CO chief was debating not just with the Russians and the French, but also with the TMU and the CIA because he had to prove that his profile of me – that I was a “terrorist” in accordance with the Secret Society women’s imagination about me – was correct. Meanwhile, the Russians and the French could only defend themselves by arguing the contrary, that they had no prior relationships with me and were merely following standard procedures upon accessing Homeland Security’s warning about me in terrorist databases. The Russians and the FN thus had to affirm, for the time being, that the CIA’s profile of me was correct. This means that, in the case of the Russians, they had had to temporarily abandon their hope of sealing up the previous ICJ trial, all in order to avoid Homeland Security’s current charge of conspiracy against them. You thus see how this “third ICJ trial” was repeating the original ICJ trial in this most essential respect as well: all parties had to debate, just as Russia and the United States had done back in 2009, whether I in fact looked anything like a very bad, demonic portrayal of me which one US agency had been distributing.

Meanwhile, the Secret Society women, after failing the district attorney in my vandalism case, began looking for new avenues. Now that the different parties were debating about me again in the International Court of Justice, Homeland Security CO chief encouraged them to open cases against me at different law enforcement agencies – for evidences can only be entered into the ICJ when intercepted from the Secret Society women’s communications and police investigations. This time around, i.e. from mid-November to early December 2015, the Secret Society women would move onto law enforcement agencies in neighboring cities and try to persuade them that I constituted a danger to them, that their profile of me was correct, and that my website should be banned, all in order to help Homeland Security CO chief win his case in the ICJ. The women thus continued the same operation: open stalking and hate crime cases against me at police departments and then mobilize volunteers to make false reports to detectives about seeing the same devilish contents on my websites – hacking malware, obscene pornography, their naked pictures, plagiarized writings and stolen paintings and drawings, racist and sexist rambling, and, last but not least, delusional slander about how they had been going after me – while prohibiting them from looking at my website themselves under the pretext of protecting their “victim confidentiality”.

The new detectives who had come onto the case would not however be the Secret Society women’s dummies. Under the CIA’s and the TMU’s direction, they would investigate these women’s complaints against me, and the results of their investigation would be taken into the ICJ as evidences to prove that the CIA’s profile of me was correct. Besides the business with the Russians and the French, the CIA’s dispute with Homeland Security CO chief had reached a climax. In order to defend his classification of me as a “terrorist” (to validate the Secret Society women’s description of me), Homeland Security CO chief resorted to the old technique of inflicting tremendous pain on me via the chips inside my brain in order to prompt me to shout anti-American slogans on the street and force me to break more windows. If he could get me arrested again for breaking windows, it would be golden evidence for him. This was thus an extremely dangerous period for me: I was already charged with felony vandalism and had just bailed myself out. I would be charged with even more serious crimes and stay in jail for an even longer period if I should get caught breaking more windows. I thus tried hard to hold in the pain and resist the urge. Meanwhile, the conflict between the CIA and Homeland Security CO chief also captured the attention of NULND, a high-ranking official at the State Department. NULND was at the time deciding whether it was more profitable to US geopolitical agenda against Russia to sponsor the CIA’s assessment that the Secret Society women were terrorists or Homeland Security CO chief’s that I was the terrorist (i.e. whether to convict Russia while sacrificing Homeland Security or while not sacrificing Homeland Security). Then, on 15 December, Homeland Security CO chief suffered a setback for, when the CIA had successfully proved in the ICJ that the Secret Society women were a bunch of fraudsters, he temporarily lost the ICJ trial. He had to work hard to revive his case in the ICJ (introducing new evidences suggesting that the Secret Society women’s profile of me might be correct after all) and to persuade NULND to choose him over the CIA. He succeeded and NULND, because she was a neocon and thus naturally wanted to protect MC, threw her support behind him. Both Homeland Security and the State Department now maintained that I was a terrorist conspiring with the FN and the Russians.

Then, more bad news for the Secret Society women when it came to my vandalism case. Because they had discredited themselves to the district attorney on 13 November, the latter decided not to let my case go to trial and, on 29 December, when my public defender presented an offer, gladly accepted it. I would go on probation for three years while making monthly payments for the broken windows. There would be no more jail time. This avenue had thus been definitively closed to the Secret Society women.

While Homeland Security CO chief continued to use the Secret Society women’s false reports about me to law enforcement to confirm in the ICJ that his case about me was correct, he also continued his heavy-handed tactic against me to “gather” the evidences he needed that I was a terrorist conspiring with the Russians and the FN. When he prompted me to shout anti-American profanities to strangers on the streets, this was his evidence not only that I was indeed a terrorist, but also that I wanted to help the Russians and the FN, because the evidence suggested that I hated the United States. Then, to reinforce his case against the Russians and the French, he also resorted to forging evidences. (Remember that he still had the authorization from the ICJ to forge evidences to frame me.) For example, he would forge my banking transaction records to obtain “evidences” showing that I was receiving payment from the Russians. As can be imagined, when the Russians and their French allies wanted to avoid Homeland Security CO chief’s charge of conspiracy with me, they could only move in two directions. First, they continued to side with the CIA by gathering evidences confirming that the CIA’s profile of me was

correct. Secondly, when Homeland Security CO chief fabricated evidences to show me conspiring with them (such as receiving payment from them), they could only work hard to poke holes in these forged evidences in every possible way.

The Secret Society women now had to try harder to persuade the other law enforcement agencies to take action against me – now that Homeland Security CO chief became ever more desperate for favorable evidences for his case in the ICJ. The women also resorted to actively forging evidences to frame me. This reached a climax on 22 January 2016. Because the other law enforcement agencies, under the CIA’s and the TMU’s direction, refused to do anything about me, the women, encouraged by Homeland Security CO chief, returned to the particular detective with whom Dr P had developed a special rapport. They requested that my website be banned because, if any detective took action against my website, this would be golden evidence for Homeland Security CO chief in the ICJ. Because the particular detective in question was still on the side of Homeland Security, the TMU and the CIA couldn’t influence this particular favorite of Dr P’s. For this operation, J had especially posted sexually explicit messages about herself on a revenge porn website so that she could lie to the detective saying I had posted them to sexually harass her. The detective believed her and, accepting as true the other evidences which the Secret Society women had forged to frame me, issued an order to block my website throughout California. Homeland Security CO chief thus obtained another evidence he needed to keep himself afloat in the ICJ. Again, because the Secret Society women had requested to the detective that she keep their case against me under the strictest confidentiality, I never got notified about the ban, and certainly could not have the chance to respond and point out that the evidences these women had presented were forgeries. My website was simply blocked without explanation. However, the ban would not last. Because I kept telling everyone around me that “these women have persuaded the police and the court to ban my website”, the Secret Society women asked their detective merely three days later to retract the ban in order to not raise my suspicion. (They had somehow believed that it was possible to ban my website without my knowing, i.e., that I would merely believe that my website had disappeared due to technical problems.) Homeland Security CO chief thus immediately lost the all-important evidence he had needed and couldn’t win his trial after all.

The Secret Society women and their Homeland Security buddy then got another chance in early February. On FN’s online forum, I began praising a certain “Madame Montford”, who, like the FN, also belonged to Europe’s right-wing camp and who espoused a “new feminism” of conservative vein. The Russians and their FN allies grabbed onto the chance and changed their strategy in this ICJ trial. The Russians had noticed a loophole, a contradiction in Homeland Security CO chief’s warning about me. I will explain this presently. And so, instead of siding with the CIA and denying the validity of Homeland Security CO chief’s warning about me, the Russians now affirmed the warning to be correct and notified Ms Montford that this “terrorist cyberstalker of women” had become “obsessed with her” and would “target her”. With Homeland Security CO chief’s warning in their hand – since it was a legally valid document – the FN and Ms Montford obliged the Interpol to open a case against me and, because the Secret Society women were listed on Homeland Security CO chief’s warning as “expert witnesses”, the Interpol connected up with these women as well. The Secret Society women, euphoric over another opportunity to share their expertise with the authority, therefore moved their false reporting enterprise to the Interpol. Meanwhile, because, when the Interpol accessed Homeland

Security CO chief’s warning about me in terrorist databases, they also saw the TMU’s warning about the Secret Society women, they also connected up with the TMU detectives, who would then teach them how to see through these women’s staged shows and deception. The result is that, just like before, the Secret Society women couldn’t get anywhere in their project to persuade the Interpol to ban my website and that Homeland Security CO chief consequently couldn’t get his evidences.

The situation was however different for the Russians and their French allies: they were now suddenly able to dismantle Homeland Security CO chief’s charge of conspiracy and completely defeat him in the ICJ. This happened when, on 13 February, I also noticed that there was an internal contradiction within Homeland Security CO chief’s, and so the Secret Society women’s, false profile of me. Namely, the Secret Society women had claimed that I always hate whoever I love at the same time and so want to harm her. If so, how can Homeland Security CO chief point to my hatred for the United States (which he had controlled me to display by incessantly inflicting pain on me) and then my love for “Marine” as evidence for my “conspiracy” with her? By Homeland Security CO chief’s own admission, so it goes, I would want to harm her, and the way I would want to harm her was precisely to entrap her in a “terrorist conspiracy” with me. In this way, Homeland Security CO chief – along with his backer NULND in the State Department – was duly convicted of sending a terrorist to entrap the Russians and their French allies and falsely convict them of conspiracy with the terrorist in question. However, this can only mean that, when the Russians and their French allies requested that the ICJ issue a judgment ordering the culprit to compensate them for the harm he had inflicted upon them – which can only be that Homeland Security CO chief along with his neocon backer NULND shall do what they can to enable the FN to come to power in France, among other things! – they would have to confront the CIA because this was utterly against the geopolitical interests of the United States, whether one considers them from the perspective of the neocons or from the perspective of the CIA, and whether or not the US government’s official policy was to reactivate the previous ICJ trial. Therefore, from this point on, this third International Court trial over me entered a new phase: the CIA on the one hand vs the Russians and their French allies on the other. The debate was the same as before, whether it was Homeland Security CO chief’s profile of me or the CIA’s which accurately portrayed me. The CIA’s argument was that, since I wasn’t anything like Homeland Security CO chief’s false profile of me, there should never have existed this warning about me as a “terrorist cyberstalker of women”, so that the whole case should be dismissed without compensation for the Russians and the FN. On the other hand, since the Russians and the FN wanted their compensation, they now argued that I did conform to Homeland Security CO chief’s false profile of me – had intended to harm “Marine” and so on under Homeland Security CO chief’s direction because I always wanted to harm whoever I loved. In other words, the Russian team had now taken over the enterprise which Homeland Security CO chief and the Secret Society women had set up to demonize me and exterminate me. This was totally consistent with Russia’s previous position in any case, which was to affirm that Homeland Security had always been right about me – so that, while they may demand compensation from the United States in the current case, they could also make sure that the previous ICJ trial remain sealed. (Since Homeland Security CO chief had set up this enterprise to harm Russia and its friends in violation of international laws over terrorism, Russia and its friends had now the right to use this enterprise to benefit themselves – which included the right to forge evidences to frame me.) Note that I’m tremendously simplifying the issue here: the Russian camp can only do this if I had, on 13 February, indeed intended to harm them, and *it*

is this intention to harm which the CIA would now have to deny. Thus, the result is that everything shall continue just as before: the Secret Society women shall continue to falsely report my website to the Interpol. While the Russians and the FN would take these reports to the ICJ as evidences to support their case, the TMU/ CIA team would continue to teach the Interpol how to penetrate the women’s staged shows and lies and then take the results of this investigation to the ICJ as evidences to counter the Russians’ case. Since the Russian team was now legally permitted to forge evidences to frame me just as Homeland Security CO chief had been doing, a stalemate would inevitably ensue. The only good news for me is that, now that Homeland Security CO chief and his teammates had fallen under Russian command, the Russians didn’t see any further need to instruct the computer inside the control center to torture me as a way to induce me into anti-American rage and prompt me to break more windows. In fact, I would in the coming years never have to suffer mind-control torture again (except for a brief period in October 2017). The severe chronic physical pain which I had been required to suffer since June 2012 had finally come to an end in February 2016 – I would never have to break windows again – with the conviction of Homeland Security CO chief in the International Court of Justice.¹⁴

You must recall that 2016 was election year in the United States. By March 2016, because I had signed up the volunteer list for Trump’s campaign, I “flagged the system”, and the Secret Service, just like the French diplomatic service before them, was thus obliged to open another investigation on me. The Secret Service then followed the instruction on Homeland Security CO chief’s warning and connected up with the Secret Society women. You can just imagine how excited these women were – just when their case with the Interpol couldn’t progress any further, they got yet another chance. They now presented themselves as expert psychoanalysts of this extraordinarily dangerous terrorist stalker and submitted their usual claim, that I was becoming obsessed with Trump and, because I always wanted to hurt whoever I loved, was a danger to him – but, thank God, a bunch of women experts were here to protect him! The women began feeding the Secret Service with the same horror stories about me and my website, hoping that they could, this time, successfully dupe this new law enforcement authority into removing my website and imprisoning me and help their Homeland Security buddy achieve victory in the ICJ. (They were not yet aware of the changing alliance inside the ICJ.) As can be expected, the CIA, in order to obstruct the Russians’ case, now teamed up with the Secret Service and taught them how to debunk these women’s testimonies. In this way, just like before, the CIA began teaching the Secret Service how to properly profile me the “terrorist” and investigate the supposed “experts”. The investigation was charged with political motives since the Russians and their French allies were now using the Secret Society women’s false reports as evidences in the ICJ and, if these women could succeed in their enterprise, the United States would lose France as an ally (not to mention forever losing the chance to gain supremacy over Russia through the previous ICJ trial). The Secret Service thus tried very hard to investigate my case and to prove that these women were a bunch of fear-mongering pathological liars – this, so that the CIA could take the results of their investigation into the ICJ as evidences to prove that *their* warning about the Secret Society women was correct. You can thus see again why I have been tempted to see what was happening as the creation of a “second case” given

14 The Russians had most likely desisted from torturing me from the control center because they had noticed that something had been done to the computer there. This is another complex episode with I choose not to dwell on in this short summary.

its similarity to what happened before: while in the beginning of the original trial the Russians had to deny that MC’s demonic portrayal of me was correct, toward the middle they became obliged to affirm that it was actually correct.

The Secret Society women did not know that their organization was full of law enforcement informants and that their communications were being clandestinely monitored by the Secret Service. They never understood why the Secret Service never seemed to believe their demonic stories about me and my website and never took actions. By the beginning of April, the Secret Service had completed their investigation demonstrating that the TMU’s warning about the Secret Society women was correct (pathological liars fond of staging their own victimization in order to pretend to be victims) and that Homeland Security CO chief’s profile of me was false (that I wasn’t a terrorist and a stalker and a plagiarizer and so on in the way these women had described me). The CIA then took the results of the investigation into the ICJ as evidences and, because the investigation was thorough and its results indisputable, the ICJ issued a judgment in favor of the CIA and dismissed the whole case. Meanwhile, the Secret Service notified the Secret Society women that they had decided that the latter’s claim about me (that I posed a danger to Trump) was bogus and that I didn’t use my website to terrorize them. Specifically, the Secret Service asserted that, when I liked somebody, I wanted to benefit the person, so that, when I professed support for any politician, I was no danger to him or her.

You can just imagine how infuriated the Secret Society women were. All they ever wanted in life was to become the victims of a male sexual aggressor and claim expertise over his morbid criminal psychology, and yet they were completely invalidated by the authority. Their greatest desire now was to repeal the Secret Service’s decision. The good news for them is that, this time, they had all the famous people in France and Russia to help them (namely, Marine’s followers in France and Ekaterina’s entourage in Russia and South Korea). Again, the CIA had always been correct: America’s adversaries always had a way of using Homeland Security’s warnings about me to harm America. The FN, because they wanted an ICJ judgment requiring the United States to compensate them while helping the Russians seal up the previous ICJ trial, now did everything they could to help the Secret Society women repeal the Secret Service’s decision: once these women could succeed in getting an American authority to validate their claims about me, it would be evidence in the ICJ to revive this third ICJ trial over me (i.e., new evidence that Homeland Security CO chief’s profile of me might be correct after all). Thus the FN people (called the “Partisans” in the narrative) would now volunteer to confirm for any law enforcement authority that the Secret Society women’s demonic stories about me were all true and that their profile of me was correct – even though they knew it was all lies.

Then, because I also became active on the Facebook page of “Frauke”, her AfD people also joined in: using Homeland Security CO chief’s warning, the AfD was able to file claims in international channels that I was their chief’s “stalker” and a danger to her. Thus another one of America’s adversaries was making use of Homeland Security’s warning about me to harm America and more people in Germany were now helping the Secret Society women fulfill their greatest wish in life. Thanks to this international effort, these women were international stars and their life was full of meaning! By the middle of May, the Russians and their French and German allies were finally able to obtain some evidences hinting that I might after all conform to Homeland Security CO chief’s false profile of me.

They introduced the evidences into the ICJ and the trial was revived. The CIA was once more debating with the Russian team about whether it was the TMU’s profile of me or Homeland Security CO chief’s warning about me which more accurately described me.

In July, I had to take a trip to New York for an unrelated business. Since Trump lived in New York, Homeland Security CO chief, under Russian command, immediately notified Trump’s campaign, and the Secret Service, under the CIA’s direction, decided to investigate me once again in order to settle the matter once and for all. Homeland Security and the Secret Service now competed in investigating me. The Secret Service connected up with the Secret Society women in accordance with Homeland Security CO chief’s warning about me and began receiving testimonies from them about my demonic personality and demonic website. The Secret Society women were euphoric over another opportunity to show off their expertise on me and to request that my website be banned. They were however unaware that they had fallen into a trap. The Secret Service was in fact monitoring their activities and running surveillance on me – completely ignoring their “victim confidentiality”. Consequently, by August, when I had returned to Los Angeles, the Secret Service concluded again that these women’s testimonies about me and my website were all false and that I was not dangerous nor delusional, did not intend to harm Trump, was nothing like what the women had claimed I was, and was not using my website to terrorize women (whether it be the Secret Society women themselves or the famous women from France, Germany, and Russia). The Secret Service also eliminated Homeland Security CO chief’s classification of the Secret Society women as victims of my “terrorism” and “expert witnesses” about me. When the CIA took the results of the investigation into the ICJ as evidences, the ICJ issued a second judgment in favor of the CIA and dismissed the whole case again. The Russians and their allies were not going to obtain any compensation from the United States.

The Secret Society women were absolutely infuriated. From August 2016 onward, they continued to pester the Secret Service trying to repeal the latter’s decision. Their case is that the Secret Service’s investigation was unfair because it didn’t respect their “victim confidentiality”. Namely, the Secret Service had reached their conclusion about me and my website by running surveillance on me and looking at my website, which the women had requested that they not do in order to protect their “privacy”. What they didn’t know was that, when the ICJ issued the second judgment in the CIA’s favor, that meant that the Court had ruled that the TMU-CIA profile of them as “false complainers of terrorism” was correct and that Homeland Security CO chief’s warning about me as a “terrorist stalker” was incorrect. With this ruling, the CIA could now dismiss Homeland Security’s warning about me among diplomatic missions around the world and eliminate me from terrorism databases altogether while entering therein the Secret Society women as “terrorists” (since a “false complainer of terrorism” counts as a “terrorist”). The CIA then planned their next move while the Russians continued to command Homeland Security CO chief and encourage the Secret Society women to pursue their appeal. (The Russians needed any investigation results validating any part of the women’s complaints as evidences in the International Court to revive their case.) On 15 September, the CIA filed a new claim in the ICJ accusing the Russians of conspiring with a bunch of terrorists (namely, the Secret Society women) to make up a false terrorism case as a way to use the ICJ to advance their geopolitical interests against the United States. The CIA was able to do this thanks to not only the August judgment which established that these women were “false complainers of terrorism” but also a trick which they

had played to cause these women to realize that their Homeland Security friend had fallen under Russian command (that they were now working for the Russians). The geopolitical background of this accusation was very complicated and I shall not explain the details here. Suffice it to say that the CIA was motivated by Kerry’s negotiation with Moscow over Syria during this period.¹⁵ (Kerry was negotiating with Moscow in order to rid the State Department of NULND’s conviction back in February.) The Russians were raising claims about the CIA’s support of terrorists in Syria (ISIS and Al-Nusra) to destabilize Assad and the ICJ trial over the Secret Society women and me had now become entangled with the war in Syria.

The Russians were thus in trouble: not only had they not succeeded in convicting the United States of running a terrorist conspiracy against them and their French allies, but they were now themselves at risk of being convicted of the same thing – not to mention leaving the previous ICJ trial wide open. Their solution was to stay on course: as long as they were able to prove in the ICJ that the Secret Society women’s testimonies about me were correct, they could not only escape conviction but also turn around and convict the United States. Thus, the same battle continued: the Secret Society women, encouraged by the Russians through Homeland Security CO chief, continued to make false reports and forge evidences as a way to persuade the Secret Service that their profile of me was correct. The climax in this episode was reached when, a few days after their electoral victory in November 2016, the Trump team, hearing the Russians’ cry for help, affirmed in official channels that Homeland Security CO chief’s warning about me was correct (that I posed a danger to Trump) and joined the Russian side in this third ICJ trial. While Trump did so because he wanted to help the Russians, he had tremendously alienated the CIA and the Secret Service. The Secret Service thus continued to investigate me and the Secret Society women in order to disprove these women’s claims about me. From this point on, the Secret Society women were backed in their endeavor not only by the Russians and their French and German allies but also by the Trump team while the CIA continued to take the results of the Secret Service’s investigation to the ICJ as evidences proving that Homeland Security CO chief’s warning about me was false and that the TMU’s profiles about me and the Secret Society women were correct. If the Secret Society women could successfully repeal the Secret Service’s decision, then this would be evidence in favor of the Russian side. Meanwhile, whichever agencies were working on my case in the US would continue to defend the Secret Service’s decision because this would then be evidence in favor of the CIA.

This time around, the Russians were constantly on the verge of being convicted, which development couldn’t have more surprised the Trump team: that the CIA and the Secret Service could so easily prove that the Secret Society women’s testimonies about me were bullshit and that they had done nothing but forge evidences to frame me. Finally, by January 2017, the Secret Service concluded their investigation, namely, that Homeland Security CO chief’s profile of me was bogus and that the TMU-CIA’s profiles about me and the Secret Society women were correct. It was definitively established that these women were a bunch of false complainers of terrorism. The Trump team was forced to acknowledge that they had been mistaken and to affirm in international channels that the CIA’s case was correct and that the previous Homeland Security CO chief’s warning was false alarm. This of

15 See Bradley Klapper, “US offers Russia new partner plan on Syria”, *The Chicago Tribune*, 15 July 2016; and Gardiner Harris, “US and Russia agree on steps to combat ISIS in Syria”, *The New York Times*, 16 July 2016.

course meant that the Russians would lose in the ICJ. The Russians’ strategy was to buy time by constantly finding ways to entangle other law enforcement agencies into this “terrorism case” so that the investigation about me could never be conclusive. In February, they were able to command Homeland Security CO chief to oblige the TSA to run another investigation of me (simply because I was flying to Chicago that month). The same drama ensued: while the TSA was obliged to receive testimonies from the Secret Society women in their capacity as “experts” on the terrorist in question, the CIA directed the TSA specialists to properly investigate me and profile me resulting in another official conclusion that Homeland Security CO chief’s warning about me was bogus and that these women experts were a bunch of false complainers. When the CIA brought the investigation results into the ICJ as evidences, the Russians were about to be convicted again. The Russians then managed to stay afloat by entangling a *Russian* law enforcement agency in my investigation (on the ground that I was cyberstalking a bunch of Russian pop-singers when I shared their videos on my Facebook). It would seem that the Russian intelligence agency the SVR could win this time since they could instruct their own law enforcement officers to accept the Secret Society women’s testimonies on face value without questioning them, but the CIA was able to skillfully use informants inside the women’s organization to sabotage the women’s testimonies, resulting in the embarrassing situation that even a Russian law enforcement agency was forced to conclude that these women “experts” were a bunch of false complainers.

By early June, just when it seemed that the Russians had no more tricks to play to escape conviction, I accidentally saved their life. (This was in fact why they were trying to buy time: they were waiting for me.) Because I expressed, during my phone conversation with my best friend W, my realization that the CIA was countersuing the Russians motivated by the desire to scrap the negotiation over Syria, the Russians were able to enter into the ICJ the claim that I was conspiring with the CIA to send the Secret Society women as patsies to convict Russia of conspiring with them. The claim came to fruition when, in early August, even the Secret Society women had realized (by reading my writings on my website) that the CIA had been accusing the Russians of conspiring with them. Now, the Russians had temporarily won the ICJ trial as the ICJ was obliged to issue a judgment stipulating that the CIA had been conspiring with the Secret Society women and me to falsely convict Russia. I didn’t know at the time that this meant doom for me: gaining command over the CIA’s resources, the Russians now ordered the TMU to accept the Secret Society women’s complaints about me and my website as true and to carry out their plan of exterminating me (locking me up permanently in a mental asylum), which would be the final evidence that the Russians would need in the ICJ to seal their victory (proving that these women’s testimonies about me were correct after all). This was the happiest time for the Secret Society women: they were truly infuriated by the fact that the CIA had labeled them “terrorists” (what an insult to women victims!) and, should the Russians convict the CIA in the ICJ, this would mean that the Agency would also be convicted of falsely labeling women victims “terrorists” and required to compensate them. However, merely a month or so later, the Russians’ victory evaporated when I realized that I might have caused them to win the trial. By late September, the whole court case had reduced to a stalemate, where the CIA was accusing the Russians of conspiring with me and the Secret Society women while the Russians were accusing the CIA of conspiring with me and the Secret Society women. Everyone came back to the same place: if the Russians could prove in the ICJ that the Secret Society women’s profile of me was correct, the ICJ would issue a judgment stipulating that I had not

conspired with them and instead convicting the CIA of conspiring with me; whereas if the CIA could prove in the ICJ that their profiles of me and the Secret Society women were correct, they would convict the Russians. In this way, the third ICJ trial again repeated the original ICJ trial in that it had also happened in the original ICJ trial that, although the Russians had won thanks to my “help”, their victory quickly evaporated and the whole debate resumed as to whether a certain profile of the terrorist in question was correct. The Secret Society women thus continued their enterprise as before: going from detective to detective and from district attorney to district attorney trying to convince them that their profile of me was correct while requesting that I be arrested and shipped to the state hospital for suffering severe schizophrenia and never allowed to come out. However, because I had stopped breaking windows and there was therefore no more cause to arrest me, the Secret Society women decided to dig into the vast number of vandalism crimes I had committed in the past for which I had never been prosecuted and present evidences for them to the detectives or the district attorney. In other words, the women had stuck to the plan they had developed in August and September because they were unaware that the Russians’ victory had already evaporated. They believed simply that they needed my extermination as the ultimate evidence by which the Russians could prove in the ICJ that their profile of me was correct.

This state of the affairs would continue for the next year and a half – throughout 2018, the Secret Society women continued to go to law enforcement agencies trying to persuade them to arrest me and send me to state mental hospital. It was most frustrating for them because the police had no longer any interest in my past vandalism crimes and would never do anything about me. For a brief period in October 2017, they asked their Homeland Security buddy to hurt me again as a way to prompt me to break more windows, but the effort proved futile when I adamantly refused to do so no matter how much pain I was in. I have tended to think that something has changed in the ICJ trial in the period from late 2017 to late 2018 (that it was no longer the case that the Russians were still trying to prove that the Secret Society women’s testimonies about me were correct while the CIA was trying to prove the contrary). Noteworthy is the high-level meeting in Washington DC between the US intelligence community (chiefly, the CIA) and all three Russian intelligence agencies (the FSB, the SVR, and the GRU) in late January 2018. Nobody knew what the meeting was about (even the Congress has had to ask the CIA to explain what it was about) except that it “had something to do with terrorism” (a new agreement about terrorism). Although anyone who has kept up with the news could guess that the Americans and the Russians must be talking about Syria – namely, they must have reached an agreement as to what to do about the CIA’s support of terrorist groups in Syria since this was in violation of international laws – I couldn’t help but develop the impression that they must have also talked about, and reached an agreement over, the ICJ trial over the Secret Society women and me – since *this* terrorism case had become intimately related to *that* terrorism case in Syria. Namely, since the Russians’ priority lay in sealing up the previous ICJ trial, they might have concluded a deal with the US intelligence community to the effect that the current ICJ trial was inconclusive and that both parties shall desist from pursuing the matter any further.¹⁶

16 Most people do not know that the CIA, especially its clandestine service, operates pretty much completely independently of the rest of the US government. If the SVR was able to convict the CIA in the ICJ, it would mean only that the CIA must compensate Russia – the rest of the US government would not be affected. If the CIA reached an agreement with the Russian intelligence community, it was a matter between Russia and the CIA and the rest of the US

Later indications – including the Secret Society women’s own behavior – suggest that the trial was indeed dormant or dismissed or temporarily dead throughout 2018 and 2019 (evidently because of the January 2018 deal). Now that the Russians had no longer command over Homeland Security, the CIA proceeded to strip Homeland Security CO chief and his team of all their authority in the US intelligence community (after their embarrassing feat of losing themselves to the Russians for almost two years). Eventually alerted that the Russians had not won, the Secret Society women continued to try to generate evidences (such as by continuing to complain about me to law enforcement or sending their volunteers to impersonate me online) that would suggest that their profile of me might be correct after all – hoping that, if their Homeland Security buddy and Russian partners could intercept them into the ICJ, the trial could go on again. For them, winning (or helping Russia to win) this ICJ trial was a matter of heaven and hell. If they lost (if the Russians lost), they would be condemned to being “terrorists” in official records for the rest of their life. If, however, they won (if the Russians won), there would be an ICJ judgment confirming that they had been not only victims of my terrorism but also victims of the CIA’s false classification of them as “terrorists”. They seemed to believe that, if the ICJ issued a judgment confirming that their testimonies about me were correct (that I was a “terrorist” *in just the way they said I was*), then the CIA would be so duly convicted that the ICJ would require the CIA to compensate them by helping them start the feminist revolution they had been dreaming about and making them into world-famous feminist icons. The theme of this “feminist revolution” would supposedly be widespread misogyny against women in America and American police’s extraordinary sexism such as is manifested in their persistent disregard of women victims’ complaints about a bad-to-the-bone insane misogynist terrorist stalker. The CIA would presumably be required to cause me to be arrested and permanently removed to a mental institution for the criminally insane, where I would be unable to access the news to find out what fame the Secret Society women would have achieved. The women would presumably advertise my story the world over and be able to make a worst possible example out of me – how I had conducted terrorism against them and the rest of womankind due to my sexual frustration and inferiority complex in addition to being the embodiment, in my single person, of all the worst possible qualities ever found in humanity: schizophrenia, charlatanism, plagiarism, impersonation, frauds, computer-hacking, and so on and on – on the basis of which they would start a movement far more virulent than the “Me-Too” movement. In other words, the compensation they would get for my terrorism against them would presumably be the exact reverse of what I had erroneously expected to happen to them (that the government would make a bad example of *them*). I would thus have fulfilled my obligation to compensate my women victims – completely without knowing so. It is presumably this stardom which has particularly galvanized the Secret Society women to continue to spend full-time complaining about me and my website to the police: J, the narcissist, was particularly excited about it. The most pernicious aspect of it all is certainly their continually holding fast to the requirement that I must not know anything about their stardom and the bad example which they will make of me – just as I have not been allowed to know anything about their community vigilantism enterprise against me, the largest in human history. For this purpose, when they go to the police to request that I be arrested for unsolved vandalism crimes in the past, they must convince them that, because of my severe schizophrenia, I should be sent to the state mental hospital for the criminally insane and kept there for the rest of my life without access to trial or news media or anything else.

government (from the President down to Congress) might not even be allowed to know what it was all about.

By January 2019, there was new development, and it would seem that, after the trial had gone dead, the Secret Society women had given up their lofty dreams and were now hoping for something more minor. Since late 2017, K, after learning from me that she was in fact fighting for the Russians against the CIA, seemed to have switched side and become a “snitch” on the other Secret Society women. In late January 2019, given her good work for over a year, she applied for, and was placed on, the Federal Witness Protection Program. (It seems that the CIA had ordered the Justice Department to grant this to her not in order for her to avoid her women companions’ revenge but mine.) She was henceforth relocated to a secret location with a new identity (so that no one would ever associate the personage in my story with her). This is how she had put an end to her 11 year-long business with me. Not knowing the true reason for K’s success, Dr P was inspired to follow her example. However, when she applied for the Witness Security Program with the Justice Department, her application was duly rejected. Of course! Because she was, according to the CIA, still a terrorist. She thus spent the entire 2019 suing the Justice Department in the District Court for the injustice she had suffered. Since the Justice Department had ostensibly rejected her application on the ground that, despite her being an “expert witness” for the Department of Homeland Security in all these years in regard to this very danerous insane misogynist terrorist stalker, she had offered testimonies that were not credible – the Justice Department of course wouldn’t reveal to her that it was really because she was a terrorist – she thus once again had to prove in court that her demonic profile of me was correct – and, in addition, that I was *currently* threatening her life, which was in itself difficult enough to prove given that I had not gone near her home since May 2017. As expected, all the Secret Society women and their volunteers were mobilized to support Dr P in her year-long pursuit and there was indication that Dr P was thinking not only about getting out of her 6 year-long business with me but also about reviving the ICJ trial: namely, if she won her lawsuit, that would be evidence in the ICJ that the Secret Society women’s profile of me was correct after all.

Then, from January 2020 onward, Homeland Security CO chief’s debate with the CIA in the ICJ seems to have suddenly resumed with a vengeance. It’s clear that Homeland Security CO chief wanted his authority back, but it also seems to be the case that, strangely, the Russians suddenly decided to abandon the deal they had concluded with the CIA in January 2018 and resume the current “third” (or second) ICJ trial. (Presumably, this time, angry over the CIA’s destruction of his team, Homeland Security CO chief would blatantly cooperate with the Russians without shame in taking down the CIA.) As, throughout the first half of 2020, the Secret Society women, working with their boss Mr Homeland Security CO chief and the Russians, continue to forge evidences and report me to law enforcement in the hope of entering new evidences into the International Court of Justice to revive their lost case on me, their tactic has become increasingly “dirty”. Within the past three years the women’s volunteers had been impersonating me online with increasing frequency – usually to plagiarize and brag about intellectual achievements in order to enter evidences into the ICJ that I indeed plagiarize and like to pretend to be intellectual. But, this year, Homeland Security agents and the women’s volunteers would repeatedly impersonate me online to send fake messages to the people with whom I have had insignificant contacts on social media and so on. The fake messages would consist in an offering to share my “government secrets” with these people and, once these people do not respond, would be followed by threats. The Secret Society women would then intervene offering their expertise on me the

schizophrenic cyber-stalker and -terrorist and advising these new “victims” on how to report me to the relevant law enforcement agencies. They have begun utilizing a new narrative, that I continue to mistake my schizophrenic delusions about “government conspiracies” for genuine “government secrets” and to want to share them with prominent online personalities and, once these personalities ignore me, would then get furious and use fake identities to send them threats so as to avenge myself. How immature! (In other words, the women and their Homeland Security friends are impersonating me impersonating somebody else to threaten people everywhere. It goes without saying that they would always carefully instruct the “victims” to keep the whole affair a secret from me so that I can remain a “dummy” and never have the chance to point out that the messages didn’t in fact come from me.) They seem to have done this with “Whitney”, “Leslie”, and “Brittany”. Note that the most important quality already present in the Homeland Security 2007 warning about me is also at work here: these three women targets were personalities that would attract me under normal circumstances given their expertise or political orientations and so would be at risk of being harmed by me since I supposedly always want to harm whoever I love. The reality is however that I rarely try to share my story with people online having fully understood the futility of such attempt, but this is the new narrative the Secret Society women have been feeding to law enforcement officers, here and overseas, once they manage to guide the new “victims” to report me to the authorities for threatening them. Other than attempting to revive his case about me in the International Court of Justice, Homeland Security CO chief, who is the master-mind behind everything, obviously wishes also in this way to discredit me by making me utterly ridiculous and detestable to anyone his operatives, the Secret Society women, could find. This is of course nothing new: his Homeland Security team has been trying to discredit me on and off ever since 2007 – and the very purpose of the DHS 2007 warning about me, the cause of everything, was to discredit me. I have been taking this repeated impersonation rather lightly since I do in some sick way enjoy the infamy – my status as the most slandered and the most detested person in human history. There is a sort of pleasure in seeing the Homeland Security clandestine operational team spending tax dollars on me year after year for 14 years for their purely selfish goal of survival and vengeance and in watching law enforcement agencies receiving complaints about me year after year for 7 years straight – not to mention the sight of all these ignorant people who were duped into fearing me and detesting me and making a big hype about me when nothing real had in fact occurred. I may here quote Livy’s account of App. Claudius’ critique of the tribune (*History of Rome*, Book V) – for such is so Homeland Security within the American context:

So suchen sie, beim Herkules, wie Quacksalber nach Arbeit; denn sie wollen, daß der Staat immer an etwas krankt, damit es etwas gibt, zu dessen Behandlung sie von euch hinzugezogen werden.

(Sic hercule tamquam artifices improbi opus quaerunt; quippe semper aegri aliquid esse in re publica volunt, ut sit, ad cuius curationem a vobis adhibeantur.)

Then, finally, my trip to Taipei on 21 July 2020 caused the Chinese, the Japanese, the South Korean, the Taiwanese, and the German intelligence to join the debate in the ICJ too – all of them on the side of the CIA. (The Chinese MSS will not play fraud this time.) By this time, Homeland Security CO chief had no longer the authority to disseminate warnings about me to foreign countries. He could only do so

if he and his Russian allies could win the ICJ trial. 13 years after the first DHS warning, most of the US government has also agreed that Homeland Security is really a big liability to the United States. By late August, the CIA won in the ICJ again and Homeland Security’s 2007 warning about me and its later elaborations were eliminated from the remaining diplomatic channels around the world. Meanwhile, the Secret Society women, Mr Homeland Security CO chief’s star witnesses, now appeared on every government’s watchlists as “false complainers of terrorism” as well as in national and international terrorism databases. Homeland Security CO chief and the Russians fought on since the former could not admit that, back in 2007 and ever since, he had been disseminating false warnings about me to governments around the world – or else he would lose his authority to operate in the intelligence business around the world – while the latter could not afford to leave open the previous ICJ trial.

It is then that I finally realized how, from the perspective of Homeland Security and any other observers, the second ICJ trial started as a natural consequence of the first ICJ trial:¹⁷ First, Homeland Security’s natural desire to never admit wrong-doing but to keep their authority and stay in the intelligence business and, second, the CIA’s desire to not let go a chance to gain supremacy over the Russians. There is no question of any “Macrospherian reactivation of the lost ICJ trial” or “replacement of the original ICJ trial with a ‘second case’” – at least not in the way I have imagined it. The cause of everything was Homeland Security’s need to maintain that they had been right about me ever since 2007 (delusional, dangerous, obsessing). However, it is always possible that I have been partially right all along, that the previous ICJ trial has indeed been secretly continuing in the past 10 years and replaced by the second ICJ trial which has in fact been orchestrated by the CIA starting from the summer of 2012. It’s also possible that what I have been saying about the Coronavirus crisis is really correct.

This is where things stand as of now. After my 10 year-long business with the Secret Society women, both of us were “terrorists” – of varying meaning. According to Homeland Security, I’m a high-level terrorist and hate crime suspect – an insane, impersonating, plagiarizing, and computer-hacking misogynist terrorist and serial stalker – although this classification is not accepted by any agency in the world other than Homeland Security itself and their Russian partners. Instead, according to the CIA, I’m a terrorist but of a completely different sort: although I’m not really a terrorist at all, I have frequently used my fake terrorist status to do harm, such as when I tried to help the Secret Society women achieve their objective as a way to harm the United States. (I have not explained much of this in the foregoing.) This classification of me is accepted by all agencies and all nations except Homeland Security and Russia. According to this classification, however, there is no need to place me on watchlists or warn anybody when I fly from one country to another. Then, according to the CIA, the Secret Society women were also a bunch of terrorists: not that they have ever planned any real terrorist attacks, but that they have attempted to make up stories about terrorism in order to help a foreign nation harm the United States and advance their own political agendas. Now I shall repeat that I have written this summary not only to guide you through my massive Secret History, but also to explain things – but, this time, how I have become a “terrorist” multiple times in my life and what my career as a terrorist on and off for almost 16 years (since 2004, when the FBI first initiated an investigation of me) has been like.

¹⁷ Again, the “third ICJ trial” is really part of the “second ICJ trial”.

I can of course only explain things in the vaguest and most summary fashion – especially when it comes to what has exactly happened during the second ICJ trial over me. (As noted, I’m confident that I have reconstructed the first ICJ trial more or less accurately.) After my eight years of business with the Secret Society women, what I want most right now is clarity as to how exactly I have become a terrorist again in the past seven years. Since I have become a terrorist again thanks mainly to the Secret Society women’s effort in reporting me, this means I must know the details of their operations against me in the past eight years – a more detailed account, not simply the vague summary that I have provided for you here. This is of course the most difficult thing in the world insofar as no participants – not just law enforcement, but also the 70,000 or so volunteers from around the world who have joined the Secret Society women’s enterprise at one point or another – would ever tell me anything. This, as I have repeatedly noted, has always been the Secret Society women’s most important objective: they – and of course their master Mr Homeland Security CO chief as well – have always wanted me to have no knowledge about the fact that everyone is reporting me to law enforcement behind my back and that a whole debate is raging on between different government agencies about whether I am really a terrorist in the way they say I am, so that, while everybody around me knows that I am a terrorist – while tens of thousands of people around the world are getting excited everyday about what a dangerous terrorist I am – I will walk around like a dummy having no idea about any of that – that, in everyone’s eyes, I’m just a very dangerous terrorist.

I encourage you to read my final comments after telling my (more or less inaccurate) story in my previous (more or less unsuccessful) summaries: how this largest citizen vigilante enterprise in the history of law enforcement has broken all Guinness World Records; how my biggest problem in life is to have been a target of Homeland Security operations for 14 years; how I have made Mr Homeland Security CO chief a very happy man and the lives of many people meaningful for the first time (“the incredibly strong bond which the Secret Society women have been able to form with each other thanks to me and with tens of thousands of people from around the world”); how what I have suffered essentially amounts to “full spectrum victimization”; how the most pernicious aspect of this “full spectrum victimization” is that I’m not allowed to know anything about what has happened –

When you reduce what has happened to me to its essence, it’s something like this: somebody in Homeland Security was so desiring for a peaceful nerd to become a criminal, and the Secret Society women were so desiring to become his “stalking victims”, that they inserted electronic chips into his brain, and, when it turned out that their “suspect” was physically too weak and too inexperienced to stalk women and hurt people, they would control him to break things in the neighborhoods by causing him severe physical pain, although in the end the damages he had caused were still too minor to oblige law enforcement detectives to do something serious about him. As noted, this is a classic instance of a “targeted individual” and “government-sponsored gang-stalking”: while a government agency had planted electronic chips inside my brain to hurt me and train me to commit crimes, I was also being gang-stalked by a private citizen organization – a gang-stalking enterprise in the disguise of community vigilantism – whose purpose was to use law enforcement officers to exterminate me

and remove my website. It is in the nature of being a “targeted individual” and victim of “government-sponsored gang-stalking” that I was not allowed to know what exactly has happened. Because the whole dispute between the CIA and Homeland Security CO chief was about “terrorism” – because my case was a terrorism case – it was “national security secret”. If I inquire the various law enforcement agencies which have investigated me, no one will admit that I have indeed been investigated. Those people who have been recruited by law enforcement as informants against me – for example, my best friend W and the people in my church – will never admit that this has happened. This is because it is usual practice among law enforcement professions that the investigation of a suspect should be kept a secret from him, which results in the strange situation that, when there is no plan to prosecute him, the terrorist is not even allowed to know that he is a terrorist. All the 45,000 people from around the world who have participated in this vigilantism enterprise will also never reveal anything to me¹⁸ – this, in order to conform to the Secret Society women’s wish to destroy their enemy without his knowing what has hit him. As a result, I have no one to testify for me, and no possibility to obtain any documents proving, that this largest vigilantism enterprise in the history of law enforcement has ever even taken place.

– and how, true to the classic definition of “gang-stalking”, I will never have the slightest evidences enabling me to complain to a third party such as an international human rights organization. My peculiar experience has now determined the direction of the rest of my life: the one single thing I want the most for the rest of my life is to obtain clarity – firstly, as to what exactly the Secret Society women have done to me: it has reached such an extent that I feel myself to be incomplete without such knowledge. It’s really just common sense: although I have always wanted to be a great philosopher, this goal of my life is totally laughable now. I could be the wisest philosopher and the greatest genius in the world, but this is only a joke if this wisest philosopher and greatest genius doesn’t even know how and why he has become a terrorist and, when he philosophizes, has no idea that tens of thousands of people around the world merely think him dangerous. Secondly, I want clarity as to how exactly my business with the Secret Society women and the second ICJ trial are related, if indeed they are related, to my first ICJ trial (specifically to the CIA’s secret conviction in late 2010). Did the CIA really become obliged to create a “second case” such as I have speculated in the previous summary? Did the creation of the “second case” really take on the procedure such as I have formerly speculated (a hidden program in the computer inside the control center)? Did the CIA really become obliged to implement BOL’s program to save humanity? Did the CIA really win the current ICJ trial and, with the new judgment, reactivate the previous ICJ trial and convict Russia? You would think that I can easily obtain the answer to this part of the mystery by simply waiting to see what will happen. If the CIA has really been obliged to make compensation to the “Macrospherians” in consequence of their secret conviction in late 2010, then my business with the Secret Society women, and this third (or second) ICJ trial, should result in the implementation of the “Macrospherian program” to change the world. The problem is that, even if this were so, the process could be so long-term that it will only happen decades from now. So far, as I have noted, I don’t see how anything (except for the Coronavirus) is leading to the Macrospherian

18 A proper estimation by the beginning of 2020 would give 70,000 volunteers!

program and thus don't see any connection, but this doesn't mean that, in the long run, there isn't such connection.

Then the next thing I want the most is to become validated. I want recognition from an international organ or an international human rights organization that what I have suffered is unjust despite the fact that everything that has been done to me has been authorized from the International Court of Justice as the proper neutralization of a terrorist threat in accordance with UN Resolution 1373. Hence the title of my summary.

And yet all this is supposedly authorized from the International Court of Justice. If you have no means of raising grievances against this gang-stalking enterprise against you, you have even less chance of contesting the authorization for your torture in the International Court of Justice. You have no documents, no evidences, no witnesses. And the Court, along with any other government agencies, will never reveal or admit anything to you because you are a “terrorist”. When it comes to the previous ICJ trial, this is even more the case. All the intelligence agencies that were involved, all the informants that were recruited against me – no one will ever say anything to confirm that what I have said I have experienced here has indeed happened. And yet the ICJ judgment in question – authorizing a government agency to plant chips into your brain and to control you to commit crimes and look insane so that you can become a terrorist and be forever discredited, all without your knowing how it has all happened – is so bizarre, so much in violation of international human rights laws, so unjust, that you can never muster the necessary courage to decide to let it go.

Lastly, I want my story to be known.¹⁹ When it comes to the first ICJ trial, because I have reconstructed it well and it was purely a national security matter, I merely want my narratives to be read. Other than the informants and assets that were recruited in this case, only government officials know about it in any case. But when it comes to the second ICJ trial – because my reconstructions of this phase are only fragmentary and full of errors – I want investigative journalists to investigate the case. This is proper insofar as it is a criminal matter as well as a national security matter, and many ordinary people outside government circles, such as the 70,000 people from around the world whom the Secret Society women have recruited to their vigilantism enterprise in the past 8 years, know about it.²⁰ These are my wishes.

¹⁹ Not by everyone of course, but by a “competent minority”.

²⁰ When I was writing the first version of this summary back in February 2020, I was also reading a most excellent book, Tom O'Neill's *Chaos: Charles Manson, the CIA, and the Secret History of the Sixties*. I certainly see a most striking parallel between his account of the Manson murders and the second part of my story. Just as, there, nobody knows that the Manson murders were in fact a CIA operation, so, here, nobody knows that the vandalism spree throughout Los Angeles County between 2013 and 2015 was in fact a Homeland Security operation – with the difference that, there, the CIA's purpose was to use Manson to experiment how to render people into one's slaves and obedient assassins using LSD and hypnosis while, here, Homeland Security CO chief's purpose was merely to obtain evidences for his case against the CIA in the International Court of Justice (so that he could keep himself afloat in the intelligence community). But if any investigative journalist shall complete an account of my business with Homeland Security CO chief and the Secret Society women, it will be as shocking as O'Neill's account, not just in the sense that people will find it unbelievable that a government agency would purposely send out a criminal to harm citizens in residential neighborhoods, but also in the sense that the criminal in question could in fact be a mere robot remotely controlled by

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Lawrence C. Chin, Dec. 2020. Slight correction, Feb. 2021

And yet, because I’m a “terrorist” (of whatever sort), I can be sure that I will never obtain anything I so greatly want in life – no nation, no organ, will dare satisfy the desires of a terrorist in violation of UN Resolution 1373.

the government agency in question.