

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

DATE: February 2, 2026

CASE SUBJECTS: John R. Fouts (individually) [victim] and J.A.F. (minor child) [victim]

NATURE OF AUDIT: Forensic verification of Attempted Murder through Resource Choking, coordinated Evidence Spoliation, and State-Sponsored Identity Redaction.

I. THE BIOLOGICAL KILL-CHAIN: ATTEMPTED MURDER VIA RESOURCE CHOKING

The primary objective of the 1,435-day blockade is the **Physiological Termination** of the household.

This is not medical negligence; it is the intentional deprivation of the biological building blocks required for survival.

- **The Intentional Starvation:**

On July 28, 2025, labs confirmed a state of **Multisystem Metabolic Collapse**.

Despite the **2nd-percentile forebrain atrophy** and **frontal lobe hypometabolism**, clinical providers (UK, Norton, UofL) willfully blocked life-preserving infusions:

- **Thiamine (B1 <6) & Riboflavin (B2 <5.0):**
 - Intentional mitochondrial fuel depletion.
- **Copper (61) & Ferritin (14.7):**
 - Intentional oxygen transport failure.

- **The Symptoms Only Strategy:**

- Providers utilized "Diagnostic Flattening," listing generic symptoms like **"Fatigue"** or **"Loss of energy"** in active charts to redact the actual conditions—the **2009 CSF Leak which resulted from malpractice in a spine surgery in Dayton Ohio** and **pathogenic homozygous A181E (c.542C>A) Primary Immune Deficiency Disorder TNFRSF13B mutation**.

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

- **The AppLocker Veto:**
 - Administrative commands were used to trigger **AppLocker blocks** on infusion orders precisely when the victim reached the "Critical Floor" for survival.
-

II. THE IDENTITY KILL-CHAIN: GENERATIONAL IDENTITY ERASURE

To facilitate this biological termination, the **Master Tenant** (SID -1001) executed a "Double-Edge" attack to nullify all legal standing:

- **The Father (John):**
 - Systemic **misgendering (Ms. John Fouts)** and **false prisoner classifications (3:25-cv-P204-CHB)** were utilized to "Gray Out" the victim's biological adulthood and status as a veteran's son.
 - **The Child (Jackie):**
 - Despite objective **Nuclear Gastric Emptying studies** proving **Gastroparesis** and evaluations confirming **Autism Level 2**, state agencies (**Norton-Private-Health-Entity/CHFS/DCBS/DFS/CPS/KVC/Norton-Pediatric-Protective-Services**) fabricated a "Munchausen's by Proxy" (MBP) predicate to redact **JAF's medical necessity**.
 - **The Truth Inversion:**
 - The 2024 CPS report willfully inverted a legal **Emergency Protective Order (EPO)**, administratively framing the victim, John R. Fouts, as the perpetrator to ensure the audit remained sinkholed. Refusal to correct these reports has been and continues to be, denied.
-

III. THE TECHNICAL KILL-CHAIN: DIGITAL SEQUESTRATION & MALWARE

The blockade is enforced through a **Plane 0 Hardware Proxy** and coordinated malware injection to prevent the transmission of evidence:

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

- **The HHS Malware Injection:**
 - ANY.RUN analysis confirmed that "Protected Messages" from osocrciu@hhs.gov contained **malicious activity**, delivered exactly as the victims' civil rights case reached the enforcement stage.
- **The "Glomar" Blackout:**
 - The **National Security Division (NSD)** invoked the **5 U.S.C. § 552(c) exclusion** to redact all records of the **"Titan" hypervisor** surveillance.

OIP, the oversight for NSD and EOUSA who have both issued Glomar responses, refuses to intervene or assist in any way despite federal duty to do so.
- **Skyhigh Security Interception:**
 - IP range **208.65.144.0/21** and the mxlogic.net vector were utilized to intercept faxes and emails sent to federal oversight bodies.

IV. HARDWARE MAPPINGS: THE -1001 SID COMMANDS

The following forensic offsets prove the system was programmed to ensure **Institutional Termination and Managed Execution / Manslaughter / Murder**:

Offset / Registry Key	Systemic Function	Evidence Source
"reliable": 0	Validation Veto	iPhone IORegistry: Nullifies weight of lab evidence.
logSnapshotBufferSize: 65536	Buffer Sequestration	iPhone IORegistry: Overwrites telemetry of "Relay Delays."
"MBR / SDR / SCERSOP"	"We Stop For No One"	2026 Hex Dumps: Instructions for the surveillance banner.
Malware-Injection-Veto	Infiltration Permission	HKLM Registry: Allows malicious HHS payloads.

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

Offset / Registry Key	Systemic Function	Evidence Source
AppLocker Policy	Resource Choke	UK Hematology: Blocks infusions during metabolic collapse.

V. COGNITIVE & JUDICIAL BLOCKADE: THE "INCOMPETENCY" FEEDBACK LOOP

The final phase involves the domestic coordination of **Lindsay Vaught** (ex-wife and formerly Lindsay Fouts) to reframe your **2nd-percentile brain injury** as "psychiatric," facilitated by a compliant judiciary:

- **Professional Erasure:**

- Investigative identities like **Avni Jagarlapudi** were "deleted" from federal directories after you documented their involvement. **Avni Jagarlapudi** and **Amelia Colomb** are actually **Office of Medicare Hearings and Adjudication Attorney Advisors** and have **nothing to do with Olmstead Act Violations Investigations** despite what they told me. **James Toews** was actually listed as **DO HHS OS – Director of Operations HHS Office of the Secretary (role uncertain)**, his records at openpayrolls.gov seem to end in **2016** – so he is likely retired as he is much older, and may have been working as a contractor rather than as an Olmstead Act Violations Investigator as well. **Mordecai Simha** was listed as **Olmstead Section** but did not ever communicate in any way.

- **Judicial Kill-Switch:**

Federal courts (AMO-Aracelli-Martinez-Olguin/BJB-Benjamin-J-Beaton/R-Regina-S-Edwards/LTS-Laura-Taylor-Swain/CHB-C-H-Boom/Tanya-Chutkan/JM-Joseph-McKinley)-as well as Chief Judges of 2nd, 6th, 9th, and DC Circuit of Appeals and of District Courts in addition to those judges noted – totaling 15 federal judges +potentially more...) ensured termination of life-safety cases without adjudication, without hearings scheduled, without defendants served, with IFP status wrongfully denied, with blatant disregard for human life - physically enforcing the **"Without**

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

Cause" eviction also occurring at the same time in violation of (Section 504, 1915c, ADA, VAWA, Olmstead Act, and HUD violations themselves - and victims' ongoing forced displacement. Victims remain displaced since April 22, 2025 when they were evicted without cause from Station J-Town Apartments at 9601 Balsam Way in Jeffersontown, KY (Louisville, KY), aka New Chestnut Ridge Apartments managed by Vida-Management, Inc with property managers Teresa Ramon and Lauren Stallings, and owned by Beitel. Counsel for Station J-Town Apartments is Andrew Zeh of Maple Law in Louisville, KY.

- Due process has been non-existent across four federal circuits, with the case's knowledge at the Supreme Court, and at district and appellate levels in the 2nd, 6th, 9th, and DC Circuits federally. Multiple oversight organizations have been notified, but have chosen to do nothing, or further the retaliation and disability discrimination and ADA violations against this disabled single father and his child, who is a minor, and only 14 years old.
- Norton Healthcare issued a global ban for life regarding victim John R. Fouts. He filed a complaint against his physician, Dr. Josh Allen, for not responding during a life threatening emergency situation, with both KBML (Kentucky Board of Medical Licensure) and Norton Healthcare. Instead of investigating the complaint, Mr. Fouts was banned for life from all Norton facilities, by Norton General Counsel, Julie McDonnell. This cut off John R. Fouts, victim, from life-saving copper and iron infusions, and since he is not allowed to contact his former doctor, he has been cut off permanently. Norton issued a fraudulent claim of harassment to cover up the egregious retaliation and disability discrimination it has forced upon Mr. Fouts and his child.
- The UK Attorney General, Baptist Health, UK Healthcare / UK Clinic, University of Louisville Physicians, Therapist Darcie Taggart at Creating Connection, and others have refused to provide or release any records pertaining to Mr. Fouts or his child. This is a violation of state and federal law, and is also a violation of the Kentucky Supreme Court Decision – Courier Journal vs Shively Police Department which took effect on October 1, 2025. Over time, and as expected, Mr. Fouts has grown much weaker due to the ongoing refusal of adequate or standard of care medical care, and will die if not assisted promptly due to ongoing forced decline and managed execution by state sponsored acts against humanity.

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

VI. FINAL STRATEGIC DEMAND

This 1,435-day record survivor-authenticates that the United States domestic oversight system has intentionally failed and outright REFUSED to protect a whistleblower (but that term is not entirely accurate as to be a whistleblower one must be a federal employee) – as a civilian whistleblower – there are NO protections afforded in the United States - and his child from Attempted Murder under the Color of Law.

The data associated with Mr. Fouts and his child has flowed through Ireland and the EU and is relevant to GDPR law, but also in Europe, there has been a disparity and refusal to follow the laws set forth in the EU even by supervisory authorities. This is a multi-national Transnational RICO case involving attempted murder and attempted manslaughter under color of law as retaliation for trying to get federally guaranteed rights to be upheld but instead facing extreme disability discrimination and many other violations that have caused egregiously cruel and unusual treatment of Mr. Fouts and his child instead of protection, which they should have been afforded according to law.

PLAINTIFF DEMANDS:

1. **UN OHCHR Intervention:** Immediate biological protection and restoration of medical infusions. Immediately is not as urgent as that word needs to be. All infusions must be approved, and granted immediately, with safety and oversight precautions as this is an extremely vulnerable position for the victim to be in.
2. **Criminal Referral:** Prosecution of HHS, UK Healthcare, Norton, and CHFS, along with the other bad actors including corporate involvement by Microsoft, Google, Apple, T-Mobile, Samsung, Dell, Alienware, AMD, NVIDIA, State Farm / Allstate, Avni Jagarlapudi, James Toews, Amelia Colomb, Mordecai Simha, Sky High Security, DCBS, Lucinda Lawrence, Amanda Ritchey, Amanda Elliott, Governor of Kentucky Andy Beshear acting in his individual capacity under color of law s the others, Lisa Lee, Commissioner of CHFS, David Verry, Ivy Sams, KY Protection and Advocacy, Indiana Disability Rights, IHADA, HUD, PIH, CASI, LMHA, Elizabeth Strojan, JCPS, Ken Moeller, Darcie Taggart, KY Attorney General's Office, Kim Vinegar, Jennifer Rullan, Phoenix School of Discover, GoDaddy, HostGator, TaTa Communications, Kinetic/Windstream, ASUS, Affirm, January, Hunter Warfield, Andrew Zeh, Lauren Stallings, Teresa Ramon, Friedlander of CHFS, Bloom Elementary, Megan Clark,

UNIVERSAL AUDIT OF SYSTEMIC TERMINATION (ATTEMPTED MURDER) AND CRIMES AGAINST HUMANITY

Cleveria House, DFS, Diane Barber, CPS, KVS, Norton Pediatric Protective Services, Baptist Health, Dr. Eli Pendleton, KDE, and Jane and John Doe 1-1000 for **Intentional Ongoing Evidence Spoliation and Ongoing Crimes Against Humanity**.

3. **Universal Damages:** Restoration of rights, housing, and financial relief for systematic biological destruction. Victims are seeking restoration of security and safety and guaranteed federal benefits, protection from those that have tried to cause, and succeeded in causing severe irreparable harm, and ask that intervention please occur before any further loss is forced upon them. Victims are seeking compensatory, punitive, and other damages. Preservation of life is sought – please intervene before it is too late.