Re: Audio Surveillance in U.S. Prisons and Jails

Dear Mr. Attorney General:

We, the undersigned civil rights and privacy organizations, call on the United States Department of Justice (“the Department”) to investigate the Department’s funding of unproven, invasive, and biased audio surveillance technology in U.S. prisons and jails.

In 2020, prison and jail phone providers, like Securus, recorded tens of thousands of privileged attorney-client calls across the United States, communications that are protected from surveillance under the Sixth Amendment of the U.S. Constitution and the Federal Wiretap Act. Securus and similar providers have been committing these violations for years. They represent a longstanding and systemic practice of recording privileged communications, and in many cases, turning these communications over to law enforcement and prosecutors.

The Department’s Office of Justice Programs (“OJP”) is contributing to these unlawful practices and creating new threats by funding new artificial intelligence surveillance tools deployed in jails and prisons. In addition to illegally surveilling privileged attorney-client communications, jails and prisons have used these tools for other illegitimate and presumably unapproved purposes, including the discrimination of people of color and restriction of speech related to COVID-19.

A recent case in Suffolk County, New York, illustrates the critical nature and mass scale of this issue that call for urgent action by the Department. According to recent reporting, OJP made a $700,000 grant to the county for the procurement of Verus, a phone call transcription and search tool manufactured by LEO Technologies. Corrections officials in seven states use Verus to automate and expand audio surveillance, including the illegal surveillance of privileged attorney-client communications. In Suffolk County alone, officials used Verus to surveil over 2.5 million phone calls between April 2019 and May 2019.

Suffolk County officials searched communications for “mara,” an often-benign Spanish word that can refer simply to a group of friends.

This technology appears poised to falsely accuse Spanish-speaking Americans of gang membership, putting them at risk of arrest, administrative punishment, and deportation. The use of biased surveillance tools is a threat to the civil rights of all Americans, and such discriminatory technology should not be funded by the Department.

Even absent discrimination, Verus and similar technologies exceed prisons and jails’ lawful surveillance powers. Suffolk County officials also targeted people for discussing abuse or COVID-19

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dangers, fueling cover-ups that prevent critical media and accountability. These types of restrictions on speech do not serve any legitimate penological goal.

Ultimately, this surveillance infringes the rights of incarcerated Americans, many of whom have not been convicted and are still working on their defenses, as well as those of their families, friends, and loved ones trying to stay connected and supportive, including minor children.

Such abuses call for urgent intervention by the Department. Accordingly, we request an independent third-party investigation of these surveillance technologies, urge action on all civil rights violations, and ask the Department to cease all funding for communication surveillance technologies, like those provided by Securus and LEO technologies, to monitor communication in prisons and jails across the country.

We look forward to working with your staff on this matter. Please contact Surveillance Technology Oversight Project Executive Director Albert Fox Cahn and Worth Rises Executive Director Bianca Tylek with any questions, comments, or concerns.

Sincerely,

1. S.T.O.P. - Surveillance Technology Oversight Project
2. Worth Rises
3. A Little Piece Of Light
4. Access Now
5. Advocacy for Principled Action in Government
6. Alameda County Public Defenders Office
7. Amend4Rights
8. Aspiration
9. Boston Chapter of Democratic Socialists of America
10. California Public Defenders Association
11. Color of change
12. Defending Rights & Dissent
13. Demand Progress
15. Electronic Frontier Foundation
16. Electronic Privacy Information Center (EPIC)
17. Ella Baker Center for Human Rights
18. Empire State Indivisible
19. Ethics in Technology
20. Fight for the Future
21. Freedom To Thrive
22. Housing = Health
23. ICNA Council for Social Justice
24. Immigrant Defense Project
25. Impact Justice
26. International CURE
27. Just Futures Law
28. Justice 4 For Housing Inc
29. Justice Arts Coalition
30. JustLeadershipUSA
31. LatinoJustice PRLDEF
32. Legal Aid Society of NYC
33. Mothers Against Wrongful Convictions
34. Mijente
35. Movement for Family Power
36. Muslim Justice League
37. Neighborhood Defender Service of Harlem
38. NYU Center on Race, Inequality, and the Law
39. Oakland Privacy
40. Ohio Justice and Policy Center
41. Operation Restoration
42. PDX Privacy
43. Policing and Social Justice Project
44. Represent Justice
45. Restore The Fourth
46. South Asian Americans Leading Together (SAALT)
47. The Bronx Defenders
48. The Healing Project
49. United Church of Christ Media Justice Ministry
50. Voqal
51. Washington Lawyers' Committee for Civil Rights and Urban Affairs
52. WE GOT US NOW
53. Whistleblower & Source Protection Program (WHISPeR)
54. X-Lab

4 Asher-Schapiro & Sherfinski, supra note 2.
5 Id.
6 Id.
7 A 2020 study of automated speech recognition technology found that such systems exhibit substantial racial disparities, with a higher likelihood of error for Black speakers compared to white speakers. Allison Koenecke et al., Racial Disparities in Automated Speech Recognition, 117 PNAS 7684–7689 (2020), https://www.pnas.org/content/117/14/7684.
8 Turner v. Safley, 482 U.S. 78, 89 (1987) (“[W]hen a prison regulation impinges on inmates’ constitutional rights, the regulation is valid if it is reasonably related to legitimate penological interests.”)