

Name
Street address
city, state, zip
Date

Dear Representative,

This letter serves as formal notice that the continuation of psychiatry's fraudulent practices, coupled with government complicity in enabling such practices, constitutes an ongoing criminal enterprise in violation of U.S. law, constitutional protections, and international human rights standards.

The psychiatric industry's central falsehood — that "mental illness" is caused by a brain "chemical imbalance" — has been discredited, including on official U.S. government websites. Nevertheless, this fabrication continues to be propagated to justify the involuntary drugging, incarceration, and abuse of citizens, often without informed consent. These acts meet the definition of **criminal fraud** and, when carried out under government authority, constitute **deprivation of rights under color of law** (18 U.S.C. § 242).

When public officials — including members of Congress, agency heads, and the President — knowingly promote, fund, or authorize such practices, they become complicit in the fraud and its resulting human rights violations. President Donald J. Trump's executive order enabling the forced institutionalization of homeless Americans in psychiatric asylums, without lawful due process, directly contravenes constitutional protections and existing federal court rulings.

Such conduct, if proven to have been carried out knowingly and with intent to subvert the Constitution, falls within the scope of **treason** under Article III, Section 3 of the U.S. Constitution. Under federal law, treason is punishable by the most severe penalties available, including capital punishment. This applies to *all* individuals who engage in or aid such actions — whether they hold office in the executive branch, Congress, or any other government position.

Accordingly, I demand:

Immediate congressional and criminal investigations into psychiatric fraud and its enablers. Suspension of all programs and orders allowing involuntary psychiatric detention without full due process and informed consent. Criminal prosecution of *any* government official found to have knowingly participated in, funded, or authorized unconstitutional detention under fraudulent pretenses— with penalties pursued to the fullest extent allowed by law, including capital punishment where treason is proven.

History will judge not only the perpetrators but also those who stood by and allowed these crimes to continue. The time to act is now.

Sincerely,