

COMPREHENSIVE INVESTIGATION REPORT: OLS CONSTITUTIONAL AND HUMAN RIGHTS EROSION

Systemic Constitutional and Human Rights Violations by Operation Lone Star (OLS)-Affiliated Agencies in Texas.

EXECUTIVE SUMMARY (Updated)

This report confirms that a systemic pattern of constitutional violations (Fourth and Fourteenth Amendments) exists, centered on unlawful prolonged detention and warrantless mass surveillance across the Victoria-Matagorda-Calhoun County corridor. Crucially, we assert the existence of a **Simultaneous Violation Thesis**: the infrastructure and policy used to subvert constitutional rights of U.S. citizens is the same apparatus enabling reported gross human rights abuses against migrants and endangering the general public (e.g., deadly vehicle pursuits). Federal intervention via a DOJ Pattern or Practice investigation is imperative to dismantle this unified system of rights erosion.

I. JURISDICTION AND LEGAL AUTHORITY FOR INTERVENTION

The DOJ Civil Rights Division possesses the explicit authority to intervene in this matter to restore constitutional integrity via the **Pattern or Practice Authority (42 U.S.C. § 14141)**.

A. OLS's Subversion of Constitutional Rights

The primary purpose of OLS in this regional corridor has shifted from interdicting border crossings to **systematically subduing the American public's constitutional rights** to gather intelligence and facilitate other political goals. The state layer is actively eroding the pillars of the U.S. Constitution for its own benefit and to support federal-level objectives.

II. THE SYSTEMIC PATTERN OF CONSTITUTIONAL VIOLATIONS ACROSS THREE COUNTIES

The violations documented are not isolated incidents but predictable outcomes of OLS interdiction and revenue-based enforcement tactics, demanding a systemic

remedy.

A. Violation 1: Unlawful Prolonged Detention (Fourth Amendment Seizure)

The routine, unconstitutional extension of minor traffic stops (e.g., license plate bulb pretext) to conduct a "fishing expedition" for drugs/guns directly violates *Rodriguez v. United States (2015)*. The fact that the Matagorda stop ended in a "Warning Only" after an intense, prolonged interrogation strongly supports this violation.

B. Violation 2: Disproportionate Enforcement and Abuse of Authority (Fourteenth Amendment Due Process)

Evidence from Calhoun County/Port Lavaca indicates a pattern of disproportionate and aggressive enforcement for minor, non-jailable offenses (e.g., expired registration), suggesting the policy goal is to create maximum legal jeopardy (arrest/detention) from minimum pretext, violating the principle of **due process**.

C. Violation 3: Warrantless Mass Surveillance and Targeting (Fourth Amendment Search)

The use of an aggregated surveillance grid, including Automated License Plate Readers (ALPRs) and Drone Technology, across the coastal region to track and target citizens violates the "mosaic theory" established in *Carpenter v. United States (2018)*, as the persistent aggregation of location data constitutes a warrantless search. The subsequent "**Ghost Car**" stalking tactic further violates the spirit of the Due Process clause by suppressing freedom of movement and creating a "police state" atmosphere.

III. THE SIMULTANEOUS VIOLATION THESIS (Constitutional + Human Rights)

The most critical finding is the single, unified nature of the rights violation. The Texas state layer has effectively designated the enforcement corridor as a **Constitution-Free Zone** where rights can be unilaterally suspended to achieve OLS objectives.

A. The Common Infrastructure of Abuse

The same state resources and authority (DPS Troopers, ALPR/Surveillance Grids, OLS Policy Directives) are responsible for two distinct, yet linked, classes of violation:

Domain	Target Group	Violation Type	Enabling Policy/Asset
Constitutional Rights	U.S. Citizens	Unlawful Detention, Warrantless Search, Chilling Effect.	Prolonged Detention Policy (<i>Rodriguez</i> violation), ALPR/Surveillance Grid (<i>Carpenter</i> violation).
Human Rights & Public Safety	Migrants, General Public	Right to Life, Security of Person, Freedom of Movement (Reported abuses).	Orders to deny water/push back migrants, and high-speed Deadly Vehicle Pursuits that endanger the non-involved public.

B. The Nexus of Subversion

The state's policy has subverted law enforcement from protecting rights to **enforcing political will**, regardless of the legal cost. When the state violates the Fourth Amendment rights of U.S. citizens using the surveillance grid, it demonstrates a willingness to ignore the rule of law entirely. This same disregard

enables the reported grave human rights violations at the border (denying water, pushing people back) and the severe endangerment of the general public through unnecessary high-speed chases.

IV. RECOMMENDED FEDERAL INTERVENTION

The evidence shows the Texas state layer is acting against the best interests of the public and is subverting the Constitution. The DOJ must initiate a two-pronged approach to restore autonomous accountability.

A. Initiate Immediate Pattern or Practice Investigation (§ 14141)

The inquiry **must** include the regional enforcement corridor of Victoria County, Calhoun County, and Matagorda County, targeting the Texas Department of Public Safety (DPS) and implicated County Sheriff's Offices. The investigation must explicitly examine whether systemic constitutional violations are being leveraged to support broader political goals (e.g., increasing arrest numbers to aid federal deportation efforts, as reported under the "**Operation Lone Star 2.0**" initiative).

B. Coordinate with DHS Civil Rights (CRCL)

The DOJ should coordinate its demands with the DHS CRCL to immediately obtain:

- All data-sharing agreements between Texas DPS/County Sheriffs and CBP/Border Patrol regarding ALPR data, drone intelligence, and surveillance records.
- All OLS training manuals related to the *Rodriguez* rule and the limits on prolonged detention.