

United States Senate

WASHINGTON, DC 20510

The Honorable Merrick Garland
Attorney General
Department of Justice
950 Constitution Ave. NW
Washington, DC 20530

January 18, 2024

Dear Attorney General Garland:

We write to request information about the U.S. Department of Justice's (DOJ) funding and oversight of facial recognition tools and other biometric technologies under the Civil Rights Act of 1964 and other applicable federal statutes and regulations.

In recent years, facial recognition and other biometric technologies have become widely used in law enforcement. However, these technologies can be unreliable and inaccurate, especially with respect to race and ethnicity. An April 6, 2023 report in the *New York Times* provided a particularly vivid example of the consequences of misidentification.¹ In 2022, Randal Quran Reid, a Georgia resident, was arrested while driving to his mother's home outside of Atlanta the day after Thanksgiving. He was accused of retail theft in Louisiana, though he said he had never been to the state. Law enforcement officials refused to explain why he had been targeted, and Mr. Reid was jailed for six days. His family had to spend thousands of dollars in legal fees to determine he had been falsely identified, free him from jail, and clear his name.² Reporting confirmed that facial recognition technology was used to initially identify Mr. Reid.³

In at least five other publicly known cases, Americans have been arrested based on little or nothing more than an incorrect facial recognition match. All six victims were Black people.⁴

¹ Kashmir Hill and Ryan Mac, "'Thousands of Dollars for Something I Didn't Do'," *N.Y. Times* (Apr. 6, 2023), <https://www.nytimes.com/2023/03/31/technology/facial-recognition-false-arrests.html>.

² *Id.*

³ *Id.*

⁴ See Kashmir Hill, "Eight Months Pregnant and Arrested After False Facial Recognition Match," *N.Y. Times* (Aug. 6, 2023), <https://www.nytimes.com/2023/08/06/business/facial-recognition-false-arrest.html> (describing the misidentification of Porcha Woodruff); Khari Johnson, "Face Recognition Software Led to His Arrest. It Was Dead Wrong," *Wired* (Feb. 28, 2023), <https://www.wired.com/story/face-recognition-software-led-to-his-arrest-it-was-dead-wrong> (describing the misidentification of Alonzo Sawyer); Kashmir Hill, "Another Arrest, and Jail Time, Due to a Bad Facial Recognition Match," *N.Y. Times* (Jan. 6, 2021), <https://www.nytimes.com/2020/12/29/technology/facial-recognition-misidentify-jail.html> (describing the misidentification of Nijeer Parks); Kashmir Hill, "Wrongfully Accused by an Algorithm," *N.Y. Times* (Aug. 3, 2020), <https://www.nytimes.com/2020/06/24/technology/facial-recognition-arrest.html> (describing the misidentification of Robert Julian-Borchak Williams); Elisha Anderson, "Controversial Detroit Facial Recognition Got Him Arrested for a Crime He Didn't Commit," *Detroit Free Press* (Jul. 10, 2020) (describing the misidentification of Michael Oliver); see also Eyal Press, "Does A.I. Lead Police to Ignore Contradictory Evidence," *New Yorker* (Nov. 13, 2023), <https://www.newyorker.com/magazine/2023/11/20/does-a-i-lead-police-to-ignore-contradictory-evidence> (further describing the misidentification of Alonzo Sawyer).

We are concerned that the use of certain forms of biometric technology, such as facial recognition technology, may potentially violate Title VI of the Civil Rights Act of 1964, which prohibits “discrimination under any program or activity receiving Federal financial assistance” based on “race, color, or national origin.”⁵ The law prohibits intentional discrimination as well as discriminatory effects. Title VI thus restricts the ability of grant recipients funded by agencies like DOJ to deploy programs or technologies that may result in discrimination.

Numerous studies, including one co-authored by a Federal Bureau of Investigation (FBI) scientist⁶ and another by the National Institute of Standards and Technology (NIST),⁷ have established that facial recognition technology is less accurate when analyzing dark-skinned faces. Notably, the NIST study found that facial recognition technology is especially likely to misidentify not only Black faces, but Native American, and Asian faces as well. Specifically, the NIST study found higher rates of false positives for Asian and Black faces, up to a factor of 100, depending on the algorithm.⁸ It also found that “false positive rates are highest in West and East African and East Asian people [... and] are also elevated, but slightly less so, in South Asian and Central American people. The lowest false positive rates generally occur with East European individuals.”⁹

There also appear to be serious disparities in who is subjected to facial recognition technology searches. In New Orleans, for example, police department data shows that “nearly every use of the technology from last October to this August was on a Black person.”¹⁰ And research indicates that police deployment of facial recognition technology “contributes to greater racial disparity in arrests.”¹¹

Facial recognition technology programs are also widely used by federal agencies. The FBI deploys facial recognition technology through its Facial Analysis, Comparison, and Evaluation Services (FACES) Unit, which has access to over 641 million photographs, including driver’s license photographs from more than twenty states.¹² The FBI also every month processes thousands of facial recognition scans requested by tribal, state, and local law enforcement

⁵ 42 U.S.C. § 2000d.

⁶ Brendan F. Klare et al., “Face Recognition Performance: Role of Demographic Information,” Vol. 7, *IEEE Transactions on Information Forensics and Security* (2012), <https://assets.documentcloud.org/documents/2850196/Face-Recognition-Performance-Role-of-Demographic.pdf>.

⁷ Patrick Grother, Mei Ngan, and Kayee Hanaoka, “Face Recognition Vendor Test (FRVT) Part 3: Demographic Effects,” NISTIR 8280, *National Institute of Standards and Technology* (Dec. 19, 2019), <https://nvlpubs.nist.gov/nistpubs/ir/2019/NIST.IR.8280.pdf>.

⁸ *Id.* at 2.

⁹ *Id.* at 7.

¹⁰ Alfred Ng, “‘Wholly Ineffective and Pretty Obviously Racist’: Inside New Orleans’ Struggle with Facial-Recognition Policing,” *Politico* (Oct 31, 2023), <https://www.politico.com/news/2023/10/31/new-orleans-police-facial-recognition-00121427>.

¹¹ Thaddeus L. Johnson et al., “Facial Recognition Systems in Policing and Racial Disparities in Arrests,” 39 *Gov’t Info. Q.* no. 4 (2022).

¹² “Facial Recognition Technology: DOJ and FBI Have Taken Some Actions in Response to GAO Recommendations to Ensure Privacy and Accuracy, but Additional Work Remains,” GAO 19-579T, *U.S. Government Accountability Office* (June 4, 2019), <https://www.gao.gov/assets/gao-19-579t.pdf> at 5-6.

through the Next Generation Identification-Interstate Photo System (NGI-IPS).¹³ A 2020 Government Accountability Office (GAO) report on facial recognition technology (FRT) found that DOJ used 11 facial recognition systems and an unspecified number of state and local systems and regularly contracted with non-federal entities for facial recognition services. The report stated, “DOJ also reported plans to expand its use of FRT through fiscal year 2023.”¹⁴

In September 2023, GAO released a new report on the use of FRT at seven component agencies within DOJ and the Department of Homeland Security (DHS).¹⁵ GAO found that most law enforcement officers at these agencies were not required to take any training before they were authorized to use FRT.¹⁶ At the FBI, for example, only ten staff members had completed facial recognition training out of the 196 staff members that used FRT at the agency.¹⁷ GAO also found that four agencies (FBI; Customs and Border Protection; the Bureau of Alcohol, Tobacco, Firearms and Explosives; and the Drug Enforcement Administration) did not have guidance or policies specific to FRT that addressed civil rights and civil liberties.¹⁸ GAO recommended that DOJ develop a plan to issue a facial recognition technology policy addressing safeguards for civil rights and civil liberties.¹⁹

We are deeply concerned that facial recognition technology may reinforce racial bias in our criminal justice system and contribute to arrests based on faulty evidence. Errors in facial recognition technology can upend the lives of American citizens. Should evidence demonstrate that errors systematically discriminate against communities of color, then funding these technologies could facilitate violations of federal civil rights laws. In light of these concerns, we ask the Department of Justice to address the following questions by no later than February 29, 2024:

1. Has DOJ analyzed the extent to which federal grant recipients who use facial recognition technology and other forms of biometric technology are complying with or violating the Civil Rights Act of 1964 or other federal civil rights laws?
2. What practices and policies does DOJ have in place to ensure that its programs audit new biometric technologies, engage in proper oversight of their deployment, and do not violate any relevant constitutional or statutory federal civil rights protections?

¹³ “Federal Law Enforcement Use of Facial Recognition Technology,” *Congressional Research Service* (Oct. 27, 2020), <https://sgp.fas.org/crs/misc/R46586.pdf>; *see also* Federal Bureau of Investigation, “November 2017 Next Generation Identification (NGI) System Fact Sheet,” (Nov. 2017), https://www.eff.org/files/2018/02/11/november_2017_ngi_system_fact_sheet_-_fbi.pdf.

¹⁴ “Facial Recognition Technology: Current and Planned Uses by Federal Agencies,” GAO 21-526, *United States Government Accountability Office*, August 2021. <https://www.gao.gov/assets/gao-21-526.pdf>

¹⁵ “Facial Recognition Services: Federal Law Enforcement Agencies Should Take Actions to Implement Training, and Policies for Civil Liberties,” GAO-23-105607, *U.S. Government Accountability Office* (Sept. 5, 2023), <https://www.gao.gov/assets/gao-23-105607.pdf>.

¹⁶ *Id.* at 19 (“[W]e found that cumulatively, agencies with available data reported conducting about 60,000 searches—nearly all of the roughly 63,000 total searches—without requiring that staff take training on facial recognition technology to use these services.”).

¹⁷ *Id.* at 27.

¹⁸ *Id.* at 37.

¹⁹ *Id.* at 41-42.

3. Does DOJ engage in interagency coordination with regard to Title VI compliance for programs receiving funding for facial recognition tools and other biometric technologies? If so, in what forms?
4. Has DOJ analyzed whether facial recognition technology or other biometric technologies that are operated or used by any federal, tribal, state, or local government agency result in a disparate impact on or disparate treatment of any group of Americans on the basis of race, color, or national origin? If so, what was the result of the analysis? Has the DOJ audited uses of facial recognition tools for instances of misidentifications and wrongful arrests, including for disparities affecting specific demographic groups?
5. What, if any, DOJ or FBI training is provided on the use of facial recognition technology or other biometric technologies to grant recipients to ensure compliance with Title VI or other federal laws, as applicable? What, if any, DOJ training is provided to state and local law enforcement agencies that receive facial recognition results or results from other biometric technologies from federal law enforcement agencies?
6. What does DOJ believe is the scope of DOJ's legal authority to issue Title VI regulations pertaining to the funding of facial recognition tools and other biometric technologies?
7. Does DOJ have policies in place regarding the collection, use, storage, and/or disposal of personal information acquired without consent in training and operating facial recognition technology or other biometric technologies? Does it require such policies from recipients of DOJ funds?
8. What, if any, DOJ policies or trainings exist with respect to applicable Fourth Amendment protections, including any limitations on the use of facial recognition technology or other biometric technologies as the sole basis for identifying, surveilling, detaining, or arresting individuals?

Thank you for your shared commitment to upholding the rights of every American. We look forward to your prompt response.

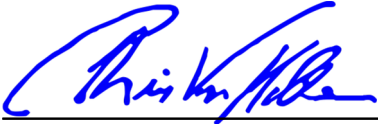
Sincerely,



Raphael Warnock
United States Senator



Richard J. Durbin
United States Senator



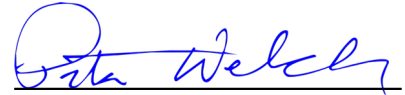
Chris Van Hollen
United States Senator



John Fetterman
United States Senator



Benjamin L. Cardin
United States Senator



Peter Welch
United States Senator



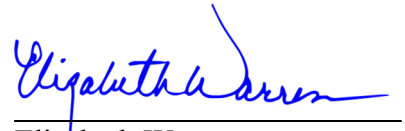
Jeffrey A. Merkley
United States Senator



Tina Smith
United States Senator



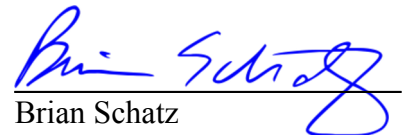
Raphael G. Butler
United States Senator



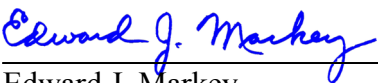
Elizabeth Warren
United States Senator



Alex Padilla
United States Senator



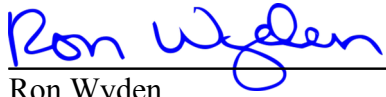
Brian Schatz
United States Senator



Edward J. Markey
United States Senator



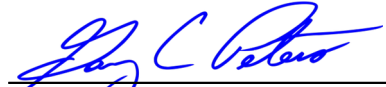
Cory A. Booker
United States Senator



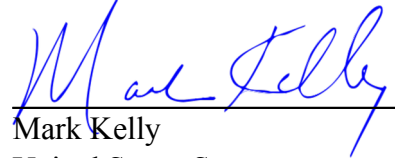
Ron Wyden
United States Senator



Bernard Sanders
United States Senator



Gary C. Peters
United States Senator



Mark Kelly
United States Senator