

Tracy A Wellons
P.O. Box 1318 N3102
Sacramento CA 95812
Cell: 760-334-3372

April 28, 2018

Massachusetts Department of Children and Families
600 Washington Street, 6th Floor
Boston, Massachusetts 02111

To Whom It May Concern:

I am writing a character reference for my most well-respected colleague and friend, Ramola Dharmaraj, currently under investigation by the Department of Children and Families (DCF) following a falsified report made by Central Middle School in Quincy, Massachusetts. Mrs. Dharmaraj is an exceptional, responsible and caring mother who is highly educated in Literature and Science having earned a Bachelor's of Science in Physics (BS), a Master of Business Administration in Marketing (MBA), a Master of Fine Arts in Poetry (MFA), with post-graduate training in Journalism & Mass Communications and seventeen years of teaching experience both at the college and university levels. As a professional writer of poetry and fiction, Mrs. Dharmaraj has received numerous awards, including the competitive National Endowment for the Arts Fellowship in Poetry (2005) and the prestigious AWP Grace Paley Fiction Prize (2008). It is my understanding that Mrs. Dharmaraj authored a book nominated as a finalist for the 2010 Library of Virginia Fiction Award, and is currently completing a new book of short fiction to be published this fall by Paycock Press.

Ramola Dharmaraj also happens to be an investigative journalist for The Every Day Concerned Citizen and an active member of the US-Europe Joint Investigation Team (JIT), a group of human rights advocates who are diligently working to raise public awareness of worldwide surveillance abuse and remote directed energy weapon assaults. Directed energy weapons (DEW) sometimes referred to as non-lethal weapons (NLW) are commonly known as electronic harassment weapons or more accurately termed anti-personnel electromagnetic technology (please see enclosed Massachusetts Electronic Weapon Law). I understand that it is very difficult for the general public to comprehend the use and abuse of military grade technologies using electromagnetic frequencies if they have not spent any time researching the

Tracy A Wellons
P.O. Box 1318 N3102
Sacramento CA 95812
Cell: 760-334-3372

topic themselves. For anyone who is sincerely interested in educating themselves on the subject, there are plenty of patents, instructional manuals, demonstrative videos, and military documents to prove the existence of these stealth weapons. In fact, there is a very special area of law that addresses the use of these advanced technologies to harm another person, and it is called Science & Technology Law or SciTech Law.

To label an intellectually distinguished, psychologically sound and emotionally stable mother of a healthy daughter as “mentally ill” and “psychotic, paranoid or delusional” is an extreme form of psychological abuse, especially when the person making the falsified allegation is a public school administrator or county social worker who has not earned a license to practice psychology. It is my understanding that the school reported Ramola Dharmaraj following a private meeting that she requested with the Principal regarding a criminal assault to her body with anti-personnel electromagnetic technology on school grounds. Instead of expressing any human compassion, understanding or concern for the health, safety and well-being of the community at large, the meeting was recorded by the Principal and Vice Principal who sat in and inappropriately reported to DCF, despite the fact that this government agency has no jurisdiction over the matter. No child was harmed or neglected, nor was any child even present during the confidential meeting that took place between Mrs. Dharmaraj and the school principals. It appears obvious to me that the administration has misunderstood her intentions and misconstrued her words in order to deflect responsibility for an incident that occurred on school grounds. Therefore, the current DCF investigation needs to be immediately closed as unfounded before irreparable harm is caused to the innocent child and family.

Sincerely,



Tracy A. Wellons

Enclosure:

Massachusetts Electronic Weapons Law

State of Massachusetts Law on the Use of Electronic Weapons

Original url: <http://www.mass.gov/legis/laws/seslaw04/sl040170.htm>

Published: Approved July 15, 2004 by the State of Massachusetts

Chapter 170 of the Acts of 2004

AN ACT RELATIVE TO THE POSSESSION OF ELECTRONIC WEAPONS.

Whereas , The deferred operation of this act would tend to defeat its purpose, which is to authorize forthwith certain possession and use of electronic weapons, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. [Chapter 140 of the General Laws](#) is hereby amended by striking out section 131J, as appearing in the 2002 Official Edition, and inserting in place thereof the following section:-

Section 131J. No person shall possess a portable device or weapon from which an electrical current, impulse, wave or beam may be directed, which current, impulse, wave or beam is designed to incapacitate temporarily, injure or kill, except: (1) a federal, state or municipal law enforcement officer, or member of a special reaction team in a state prison or designated special operations or tactical team in a county correctional facility, acting in the discharge of his official duties who has completed a training course approved by the secretary of public safety in the use of such a device or weapon designed to incapacitate temporarily; or (2) a supplier of such devices or weapons designed to incapacitate temporarily, if possession of the device or weapon is necessary to the supply or sale of the device or weapon within the scope of such sale or supply enterprise. No person shall sell or offer for sale such device or weapon, except to federal, state or municipal law enforcement agencies. A device or weapon sold under this section shall include a mechanism for tracking the number of times the device or weapon has been fired. The secretary of public safety shall adopt regulations governing who may sell or offer to sell such devices or weapons in the commonwealth and governing law enforcement

training on the appropriate use of portable electrical weapons.

Whoever violates this section shall be punished by a fine of not less than \$500 nor more than \$1,000 or by imprisonment in the house of correction for not less than 6 months nor more than 2 1/2 years, or by both such fine and imprisonment. A law enforcement officer may arrest without a warrant any person whom he has probable cause to believe has violated this section.

SECTION 2. The secretary of public safety shall develop a uniform protocol directing state police and municipal police officers to collect data pursuant to this act. Such data shall include the number of times the device or weapon has been fired and the identifying characteristics, including the race and gender, of the individuals who have been fired upon. Not later than 1 year after the effective date of this act, the secretary of public safety shall transmit the necessary data to a university in the commonwealth with experience in the analysis of such data, for annual preparation of an analysis and report of its findings. The secretary shall forthwith transmit the university's annual report to the department of the attorney general, the department of state police, the Massachusetts Chiefs of Police Association, the executive office of public safety and the clerks of the house of representatives and the senate.