



:~ramola-grace: dharmaraj©

:~c/o 154 Pine Street

:~Quincy, Massachusetts [02170]

:~Date: 9th of November, 2022

:Living-Testimony-in-the-Form-of-an-Affidavit-of-Truth-and-Statement-of-Fact:

in regard to

The April 12-19, 2022 Victimized Ambush, Capture, Kidnap, Trafficking, and Persecution-in- Captivity Operation Run By Quincy Police Department, Brewster Ambulance Service, Steward Carney Hospital, Department of Mental Health, Commonwealth of Massachusetts and the Instigating Lady at 153 Pine Street:

1. I, Ramola-grace of the House of Dharmaraj (being the living woman whose autograph and thumbprint is below) do solemnly swear, declare, and depose...
2. THAT I am competent to state the matters herein, and do take oath and swear that the matters herein are true, certain, and correct as contained within this Living Testimony in the form of an Affidavit of Truth and Statement of Fact of November 9, 2022.
3. I am herein stating the truth, the whole truth and nothing but the truth; and these truths stand as fact until another can provide the material and physical evidence to the contrary.
4. I am an author, poet, writer and journalist with three published books, numerous journal and anthology publications, several literary awards, educational qualifications in Physics (BSc), Business Management (MBA), Creative Writing (MFA), and a background in teaching Creative Writing, English Composition, Literature, and Research Writing at well-known Universities for about 20 years, with further experience in teaching literature, creative writing, art, science, composition, to elementary school children, preschoolers, high school and college students, and continuing-education adults as well as in technical writing and training, science writing, and journalism both for various institutions and Universities and as a consultant and freelancer for several years. Significant literary prizes I have received include a National Endowment for the Arts Fellowship in Poetry in 2005, the AWP-Grace Paley Prize in Short Fiction in 2008, and the Washington Writers' Publishing House prize in 1998.

5. As an investigative science and technology print and broadcast journalist since 2014, I have focused on reportage of military Spectrum Weapons, Microwave Weapons, Electromagnetic Weapons, Electronic Weapons, also known as Non Lethal Weapons, Crowd Control Technologies, which, I have learned, are being used in USA, through military transfer of technology, by Law Enforcement (Department of Justice, FBI, NIJ, DHS, local police) as well as by the NSA, CIA, DIA, and US Air Force, US Navy, US Army, US Marine Corps in numerous euphemistic, unlawful, unethical, and inhumane “deterrence,” “countering terrorism,” “countering violent extremism,” “community policing,” “weapons-testing,” “intelligence, surveillance, reconnaissance, tracking operations,” “behavioral modification,” “behavior suppression,” “peace enforcement” “new way” “emerging technologies” “essential technologies” “Public Safety” and possibly also “Public Health” and “health monitoring” operations all over the USA and, with NATO's Joint Warfare Centre, 5-Eyes and NSA security and intelligence contracts, all over the world as well.
6. My journalistic coverage over the past 8 years since 2014—complementing extant coverage by others--has definitively established the publicly-undisclosed, pernicious, abusive, human-rights-violative, and unlawful use of microwave weapons (and other Spectrum weaponry) on the American and world population, in tandem with the reportage of several prominent writers, journalists, and Government whistleblowers—coverage well-known worldwide in police and intelligence circles (and the reason, I suspect, for the unlawful, retaliatory, persecutory Section 12 assault on my being which is being described in this Testimony) but less well-known locally thanks to mainstream media disinformation propaganda, and lack of coverage by infiltrated human rights and civil rights groups such as ACLU, Amnesty, Defending Rights and Dissent, who should be reporting publicly on this matter, but are unresponsive to reporting victims of Anti-Personnel DEW (directed-energy weapons) and Neurotechnology crimes.
7. I began my journalistic coverage of surveillance and military matters after being unlawfully targeted by a police-military-intelligence watchlisting mechanism in late October/November 2013 and being subjected myself to both intensive Microwave and other Spectrum Technology Remote Assault in an apparent Air Force operation involving frequent flyovers of helicopters, drones, small planes and military planes, as well as continuous ground-vehicle operations; additionally I was subjected to horrendous Neighborhood Watch harassment and hostility inclusive of local character-assassination smear operations, repressive Arrival-Departure Monitoring harassment, and extreme Noise Harassment from co-opted and activated neighbors.
8. I have reported my experience extensively in articles and interviews as well as done

extensive FOIA-request investigations with the FBI, CIA, DHS, US Secret Service, FAA, US Air Force, Dept of Health and Human Services, and others; I have written letters to various people seeking information, help, and a halt to the assault, including Attorney-General William Barr, President Donald Trump, Massachusetts Attorney-General Maura Healey, Patrick McDermott, the Norfolk County Sheriff, Thomas Koch, Mayor, City of Quincy, Charles Baker, Governor, Commonwealth of Massachusetts, William Frances Galvin, Secretary, Commonwealth of Massachusetts, Joseph R Bonavolonta, Special Agent in Charge, FBI, Boston, Lt. Col. Christopher Mason, Head, Commonwealth Fusion Center, Nils Melzer, Special Rapporteur for Torture, United Nations, Chuck Young, Public Affairs, Government Accountability Office; I have reported on-premises EMF Technology assault to Quincy Public Schools—and endured immediate retaliation in response, as reported comprehensively at my website; many of my FOIA requests and letters can be found online, much at my website, The Everyday Concerned Citizen: everydayconcerned.net.

9. I am also a mother of one child, a living woman, *suv'eran*, and a law-abiding Massachusetts State National, standing on the Land and Soil Jurisdiction of the unincorporated USA, and keeping to American Common Law and Public Law; as a consequence of the extreme technological assaults and life-takedown operations I have endured, I have researched and interviewed many investigative journalists, historians, and founders of movements, learned about the constructive fraud behind the British territorial and Roman municipal corporations of the US government, and sought to “return to the land,” to free myself and establish a change in political status in hopes of initiating a halt to the actions of high-technology abuse, smear operations, and daily hostility and harassment I have been enduring 24/7 for 9 years now; I have returned to the land *twice* now, through the Purple Thumb Community in 2020 and through the Declaration of 1779 with the Massachusetts State Assembly in March 2022, organized through the efforts of Anna von Reitz, Clinton James Belcher and the American States Assembly (tasa.americanstatesassembly.net)--public record verification of which may be found at the websites of The Purple Thumb Community (Live-life-claim: RE562401183US) and the Hampden County Recording Office, but neither has stopped the assaults yet, although they should—since I am no longer in the Sea/Admiralty/Maritime Jurisdiction of corporate governments, militaries, agencies and cannot be considered “an enemy combatant” as US Inc. quaintly and unlawfully apparently considers all US citizens to be. Nor, as a peace-practicing living woman long engaged in community-building, unarmed and defenseless, can I in any way be considered a “foreign enemy combatant.”

PINE STREET: INCIDENT ON APRIL 12, 2022

10. On April 12, 2022, I was outside in my front garden taking photos of the just-emerging spring blooms and the lovely pale pink cherry tree in front when the woman at 153 Pine Street, just opposite—a fairly new neighbor, from last summer—came out of her home and shouted from behind me, at quite alarmingly high volume: “Stop video-recording my children! If I catch you videotaping my kids again, I'm calling the police!”
11. I turned around and saw she was speaking to me, continuing to yell at high volume these vile accusations, so I asked her what she was talking about and “why would I be video-recording (her) stupid kids”? I had to raise my voice to match hers since she was broadcasting at unnaturally high volume. The street was empty except for the two of us.
12. Since this woman is one of the several people in my neighborhood I have identified as being involved in the over-abusive 360-degree fusion-center EMF/Spectrum Technology assault on my self and family simply through dint of recording EMF signals emanating from her house and parked SUV (for months), I also told her to stop using weapons on me – in reference to the EMF pulses I have recorded coming from her house and impacting deleteriously on my body for several months now, since she and her family moved in in fact – a subject I have been covering in my journalism for 8 years now, since 2014.
13. I witnessed her pulling out her cell phone and apparently begin recording while she said “What weapons?” as if confused while I, quite upset at her public yelling of false-allegations and accusations said “Stop putting out false-allegations and accusations – I'm not video'ing your kids.” I also said “But I will record You if you don't stop harassing me.” I snapped a photograph of her with my cell phone at this moment. All photos on April 12 during this incident are here: Exhibit A.
14. She continued her shouting of false allegations while I repeated my statements to her to stop slandering me and then went back inside to my own home, being keen to end this hostile encounter.
15. From inside my home, from a front window, I observed the neighbor next-door to her at 151 Pine, Monica, go over to her drive and speak to her and recorded this on my phone, narrating verbally what had transpired. I was quite shaken by this encounter with the yelling female bully who had instigated a shouting match and this can be heard in my voice.

16. I tried three times later that day to speak to the next-door neighbor Monica, to give her my account of what had transpired, but she refused to speak to me, by 1) the first time holding the phone at her front door and telling me she was on a long distance call she could not interrupt 2) the second time (when I saw her out while on a walk) involving herself earnestly in conversation with some neighbor 3) the third time engaging in busy work putting the trash out and talking to her husband. While this neighbor has in the past been normal and friendly with me, she has joined in the neighborhood hostilities since the 9-year-long baseless smear-operations, Neighborhood Watch hostilities, noise harassment, and plane/ground-vehicle EMF tracking-and-assault operations described in No. 7 began, in late 2013, and therefore was no longer someone I considered a normal friend and good neighbor, but someone I wished to set straight on this particular incident—since it was clear she was being co-opted by the bullying lady from 153 Pine.

PINE STREET: INCIDENTS ON APRIL 13, 2022

17. On April 13, 2022, I wrote a Notice of Trespass and Deceit, detailing in summary what I have endured in this neighborhood for the past nine years, since October/November 2013, when it appears I was wrongfully put on some kind of Watchlist as noted in No. 7 above, and subjected to much neighborhood malice, hostility, and harassment, in addition to the unlawful Spectrum Technology assault detailed in No. 7 above.
18. In this Notice, I spelled out that I had recorded EMF pulses coming from certain houses in the neighborhood, including the woman's house, 153 Pine Street, which is recorded as belonging to Breanne Higson, who used to live there but moved out last year (not long after I handed her household a flyer detailing the COINTELPRO EMF tech abuse and noise harassment in this neighborhood); harmful EMF pulse signals issued from that house for the entire time period Breanne and her friends lived there as well.
19. In this Notice, I also spelled out the whole Public Abuse incident created by the woman at 153 Pine Street and ended with saying I would not tolerate my name being slandered, and that I reserved the right to record, document, and publicly report on the crimes of monitoring, abuse, defamation, and noise harassment from any neighbor. This Notice can be found here: Exhibit B.
20. I printed out 2 copies of this Notice and went over and put them in the doors of 153 and 151 Pine Street, since neither party was home.
21. I later observed the woman drive up and enter her home with her kids, shortly after, and I recorded her picking up and reading my notice – as she stood right there in the door with her kids coming up to her. The purpose of my recording was to document her receipt of my informative Notice, which was not addressed to her, but written generically to certain members of the neighborhood, those immediately surrounding my home, some from whose homes I have recorded EMF pulses, some who also participate in the Neighborhood Watch programs of noise harassment, and arrival-departure monitoring harassment as she has.
22. Shortly afterward, a Quincy Police car pulled up in front of her house and an officer went in to speak to her.
23. Shortly after that our doorbell rang and he was standing on our porch with my

Notice in his hand. I recognized this officer from a previous visit in 2014 or 2015 when he had been called by a National Grid technician whom I had encountered one street over who seemed to be installing something in the street, who, when asked, peculiarly, and belligerently told me “it's none of your business – it's a private deal between this client and myself” and then called QPD, sending over this very same officer who told me then his name was Terence McDonnell while actually coming to my doorstep one street over (how did he know where I lived?) to converse with me about that encounter, which, curiously, also involved Nature photographs, that time of the fall colors on local trees. Apparently holding a cell phone or digital camera in your hand and taking pictures in your neighborhood of flowers or leaves is enough to cause certain guilty parties involved in the Stealth Technology operations in this neighborhood to send for squad cars and (the same!) police party to your home.

24. I went to the door and informed the uniformed QPD man through the screen door that I was not going to speak to him and that it was a matter of jurisdiction, he was not in my jurisdiction. He actually nodded and stepped backward as if to leave.
25. At this moment, my estranged spouse came to the door and the QPD man said, “Sir, can I speak to you?”
26. The soon-to-be-ex (used to ignoring me) ignored my attempts to stop him so I could explain first what this was about, and, noting the uniform, said, “But it's a police officer! I have to speak to him!” and dashed past me and went out onto the porch.
27. Staying inside the house and behind the screen door, I photographed and tried to video this encounter on the porch but could not properly record audio since the screen door was closed. However I could hear some of what the QPD guy was saying.
28. The QPD man said the woman opposite had said I was harassing her and giving her flyers accusing her of things, and, ironically, that “Harassment is illegal” and I intervened to say “Don't believe a word of this – this woman is the one engaging in harassment and she is the one who acted as a Public Bully and Abuser yesterday!”
29. The QPD man also said I was “posting things online” – and, since he was waving my Notice of Trespass and Deceit around, I presumed he meant flyers and intervened to say, “Yes and I will be posting this one too soon.” My media and human rights website carries several Community Notices and general flyers detailing fusion center criminality and crimes against humanity being conducted by police-military-intelligence parties worldwide, which people download and use to post in their

neighborhoods. My site also contains Personal Reports and logs detailing the neighborhood crimes against me—an effort on my part, as a journalist, to publicize the profound crimes of technological and social harassment directed against me, **since it is primarily journalism which can expose police, military, and intelligence crimes.**

30. The QPD man also said things about criminal charges and a “mental evaluation” and a “process” – either “There is a process” or “We have a process” – and seemed to be describing it further while the to-be-ex stared and nodded, as if he had no choice in the matter. Being aware of **unlawful Mental Health interventions run by police to stop the open public disclosure of EMF/Neurotechnology use on people**—a subject I have frequently covered in my interviews and articles--I intervened again to say, “That is not going to happen, these guys do not have jurisdiction!”
31. The QPD man also said something about further contact with Mr. To-Be-Ex about further contact regarding how “the process” would work, and asked for and received his cell phone number.
32. The estranged spouse walked down to his SUV parked in the street in front of our house, saying he needed to go pick up our daughter and the QPD man walked down with him, exchanging some more words at the car. I recorded this, walking down to the street, intervening to once more tell the officer I would be reporting this as a journalist.
33. The ex-spouse then drove off while Officer Terence McDonnell returned to 153 Pine, going inside the Public Abuser's house.
34. I recorded this, also recording Kristen Murphy from 159 Pine – another neighbor who has long participated in massive Neighborhood Watch harassment, juvenile Arrival-Departure monitoring, extreme Noise Harassment, Vehicular Harassment (almost running into my car once as she backed out of her drive with her minivan just as I pulled out from my drive opposite), and major assistance to the Ground-Vehicle Brigade running stealth technology assaults, letting countless numbers of cars, SUVs, pickups, vans park in their long drive (every day and every night) as they tore up and down the street and block engaging in Radar Tracking operations (which I have done FOIA requests about, these are recorded at Muckrock); I recorded her walk up her drive with a flyer in her hand, possibly the one I stuck in her fence last year, cautioning all not to participate in remote-access of human beings, following on an earlier flyer describing COINTELPRO in this neighborhood, and what fusion centers are really doing, harms caused by Neighborhood Watch

harassment, and the right-to-record of all harmed by such harassment. Apparently Mrs. Murphy was planning to hand over or share her flyer with Officer McDonnell as evidence of previous flyering on my part in the neighborhood: **neither a crime nor a threat but an informational enterprise, addressing the actual crimes of Neighborhood Watch harassment and clear Fusion Center EMF-technology abuse of civilians**. That flyer has long been posted on my website and can be found here: Exhibit C: Notice of Crime Against Humanity.

35. I later witnessed Kristen Murphy and the Public Bully from 153 Pine speak to each other at length on Ms. Bully's lawn.

36. ADDENDUM: On 7-07-2022, I made a public records request to Quincy Police Department for the name of the QPD man who had made this visit on April 13, 2022 to my home, as well as body camera footage and a transcript of his conversation with my to-be-ex and his bond information, which request was ignored for a month, as also other public records requests to QPD made on 5-13-2022 for the bond information of the QPD men who had made the unlawful medical-arrest on April 14. (Information I provided by email on 8-8-22 to the Secretary of State's Public Records Office referenced these 6 public records requests to QPD, left ignored or incomplete:

1. <https://www.muckrock.com/foi/quincy-257/request-for-information-on-contracts-and-communications-quincy-police-department-128952/>
2. <https://www.muckrock.com/foi/quincy-257/request-for-further-information-on-police-visit-april-13-2022-131231/>
3. <https://www.muckrock.com/foi/quincy-257/request-for-information-on-police-visit-quincy-police-department-128895/>
4. <https://www.muckrock.com/foi/quincy-257/request-for-information-on-all-police-reports-referencing-a-legal-person-name-quincy-police-department-130431/>
5. <https://www.muckrock.com/foi/quincy-257/request-for-information-on-procedures-relevant-to-section-12-involuntary-hospitalization-of-living-women-on-land-and-soil-of-massachusetts-state-quincy-police-department-128138/>
6. (THIS ONE IS MARKED COMPLETED BUT DID NOT PRESENT THE PRIMARY REQUESTED POLICE REPORT INFORMATION) <https://www.muckrock.com/foi/quincy-257/request-for-information-on-procedures-relevant-to-section-12-involuntary-hospitalization-of-living-women-on-land-and-soil-of-massachusetts-state-quincy-police-department-128138/>)

On 8-8-2022, the Supervisor of Public Records Office opened an appeal to QPD on the 5-13-2022 request, and on August 16, 2022, QPD responded via the same Terence McDonnell, apparently the Public Records Officer at QPD, stating QPD had no record in camera footage, transcript or report of a “police response” on April 13, 2022— implying there wasn't one, and completely forgetting to mention he was the one who had visited and made pre-arrangements with my estranged spouse to run an Ambush-and-Capture operation on me shortly. Additionally, pushing duplicity to its limit, he stated no bond information existed, my Muckrock public records request (still online) didn't exist or QPD didn't ever receive it, and liability insurance for QPD didn't exist. PDF of this denialist mail posted here: Exhibit D; Record of this encounter is published here: Exhibit E.

Text of Email: From TERENCE M MCDONNELL<TMCDONNELL@quincyma.gov>

Ms. Dharmaraj,

Although the Department has no record of the original request as described, please find the following response to it as directed by the Supervisor of Records (attached).

1. The Department has no record of a police response to 154 Pine St., Quincy, MA on April 13, 2022. I have again, however, provided the CAD Incident Report (#22018758) for a police response to that address occurring on April 14, 2022. This report identifies those officers who responded to the address.
2. There are no responsive records to your request for "the audio-and-video recording from body cameras and squad car cameras and street cameras of this officer's conversation with the family member..." as none exist. The Department does not utilize body or squad car cameras and does not maintain "street" cameras in the vicinity of 154 Pine St., Quincy, MA.
3. There are no responsive records to your request for "the transcript of this conversation...and" as none exists.
4. Given that the City of Quincy is a "self-insured" entity, I have been informed that no responsive records exist related to the "bonding" of Department members, or the existence of liability insurance related to the Department.

Regards,
Lieutenant Terence McDonnell
Quincy Police Department
Inspector of Divisions
1 Sea Street
Quincy, MA 02169

PINE STREET: INCIDENTS ON APRIL 14, 2022:

37. On April 14, 2022, 3 police parties from QPD, one of whom later identified himself as Tim O' Brien, one who signed a Commonwealth of Massachusetts Department of Mental Health Section 12 form "Application for an Authorization of Temporary Involuntary Hospitalization" as Matthew Miller, one who was later identified on FOIA request to QPD as Bill Mitchell, entered the home of a living woman, Massachusetts state national, author, and journalist—myself—after being let in by my estranged spouse, who opened the door for them to enter.
38. I asked my spouse, Paul Tanis, to ask these armed men to leave at once, and stated I would not be speaking to them.
39. Prior to entering my home, these three men—who looked like they were in plain clothes not police uniforms--had spent some time speaking to Paul on the porch, while I stood inside the dining-room, trying to record them on my cell phone. During this time I overheard—and partially recorded—a theatrical production of Tim O'Brien enquiring of my estranged spouse my educational qualifications, my employment status, and my history of notifying people about anything while whispering to him about "late onset mental illness," receiving deluded statements from the estranged spouse, and discussing plans to enforce a psychiatric evaluation. In addition there was some mega false-claim conversation about the loud-voiced bullying false-allegation woman across the street needing supposedly to be protected from me, and talk about "restraining orders" and "court orders." When they entered our home I was still recording, but the battery ran out halfway so I did not record the entire conversation. The part recorded is posted here: Exhibit F.
40. I stated to Paul I would speak to him but that these three men had no right to be inside our home.
41. The three police men said things directed to me like "Here's what's going to happen" and " You have to speak to us" and "You have no choice."
42. One of them, now identified to be Bill Mitchell, directing his false-claims and threats to me, said all sorts of things about my supposedly "harassing" neighbors by giving them flyers and posting things online "and it's coming to the point where it's going to be a criminal complaint and when that happens we Will arrest you" which was **police threat and intimidation in addition to being false-claim.**

43. This man also said “We're here to provide services and here to talk to you”-- completely ignoring that I was steadfastly refusing their services and asking them to leave.
44. Throughout this stand-off, I was not speaking to any of these police men who were engaging in this threat and intimidation action against me. I spoke directly only to Paul and reminded him that if this was about the Notice I had handed to the woman across the street, it was written to address her public bullying and abusive harassment and slander in the street. I reminded him this Notice was prefaced with the Iroquois Peace flag and was a peaceful notice. I also stated firmly that **Writing was not a crime, Speaking was not a crime, posting flyers was not a crime, and all these were done to protest neighborhood harassment.**
45. I reiterated, in fact several times, since Paul appeared to be in a trance and the QPD men recalcitrant in their continued invasion of my private property that I was a living woman, Massachusetts state national standing on the land and soil jurisdiction of the USA and was protected by the Constitution for the true USA and these men had no jurisdiction over me. I gave verbal notification therefore of my status as a private Massachusetts state national on land and soil jurisdiction several times—which was deliberately ignored by these QPD men.
46. I tried to convey to Paul that the April 12 and 13 dispute with the neighbor which had preceded this police invasion of our home was about the long saga of Neighborhood Watch harassment and microwave weapons being used in this neighborhood, of which I reminded him I had informed him about earlier (incessantly, over years). Paul did not respond but stared at me.
47. However, the QPD man who later told me his name was Tim O'Brien immediately cocked his head and got closer and said “Microwave weapons? Tell us more about these microwave weapons, Ramola.” He repeated this a few times as if he had never heard of the term “microwave weapons”, which, along with other EMF tech such as Through-The-Wall-Surveillance radar which police departments nationwide are well equipped with (millimeter wave technologies, quite on the Spectrum of microwave weapons)—as all reportage on military transfer of EMF technology to local state and city police attests, which he should have been and probably is well-aware of, as a supposed police employee. I can also attest, from a certain occasion, a few years ago, of frenzied audible tracking just outside our family den wall from the neighbor's driveway at 150 Pine (where I lay resting on the couch), that I witnessed a Quincy Police car loitering on our street right after, when I surmised that QPD had come over to use Through-The-Wall-Surveillance on the wall, to detect the inhabitants

within (all part of the illegal and unlawful targeting operations being run on me since late 2013). **Quincy Police certainly know what microwave weapons are, and are well-aware of and surely use Millimeter Wave Technologies.**

48. I continued to try to speak to Paul, asking him to throw these men out, who I commented were planted here like the three musketeers while, as an aside, I also reminded him the police were part of a Freemasonic and Satanic enterprise which could not be trusted and these guys were standing legs apart like Freemasons (which immediately made them all shuffle a bit) and Paul stared silently at me in return.
49. QPD Tim O'Brien hustled out of the house with QPD Bill Mitchell in tow and spoke to him on the porch.
50. QPD Matthew Miller stayed inside, standing directly opposite me and staring at me while I continued to ask my entranced spouse to ask these men to leave.
51. A Brewster ambulance pulled up in front of our house.
52. The 2 QPD men who had gone out came back into the house along with another QPD guy in a bright neon green jacket, later identified by FOIA request to be Christopher Bulger, along with two burly women in uniforms and with blue medical gloves on, who walked right into our home and began to walk through the downstairs room, as if inspecting the house for exits and entryways.
53. Paul sat on the couch and began texting on his phone, saying people were trying to reach him from work.
54. Matthew Miller leaned over him with a form in his hand and whispered to him. At some point Paul said he had to answer phone calls and ran off upstairs to return to his work.
55. Meanwhile all the other men moved in on me so I retreated backwards into the dining-room and stood against a cabinet parked in a corner while they literally crowded in on me from three sides, forcing me into the corner really.
56. While they crowded in on me I said again they had no permission to be here, I was a living woman, a Massachusetts state national, and not under their jurisdiction, once again giving them notification of my status.

57. The men moved closer in physical intimidation and said “You have no choice” and “You have to come with us” and, extra patronizingly, “Now you can be a lady and come of your own will or we can take you.”
58. I repeated I was not going anywhere and that they had no jurisdiction over a living woman and state national who had committed no crime.
59. One of the burly Brewster women gave a head-nod signal to the men and two men grabbed hold of me – now identified to be Bill Mitchell and Christopher Bulger – forcibly putting an arm around me from each side and began to forcibly push me out of the room. **The women did not touch me, but the men did—another curious circumstance of being manhandled by 2 QPD men on the instigation of 2 Brewster women.**
60. When I was grabbed by the two police men from each side, the bearded Tim O'Brien was directly in front of me and said, with quite an air of satisfaction, “I'm the one who's signed you off as paranoid delusional, grandiose delusions, acute agitation, complete lack of insight, grossly impaired judgment”-- the same formulaic verbiage with baseless lies and false claims I later found written on the copy of the Section 12 form I received after much questioning of ER staff at Carney Hospital on April 15, 2022.
61. I asked him who he was and he stated “Tim O' Brien – I'm a mental health professional and the one signing the form.” In fact, the signature on the form as I observed later on April 15 was that of Matthew Miller, although the handwriting on the top half of the form is different and may have been Tim O'Brien's-- a curious anomaly noted by Dr. Beth at Carney Hospital as an aberration and not the usual thing in the case of forced mental health evaluations. The copy of this form is here: Exhibit G.
62. It is important to state I was never a case for “acute care or transport.” I was not “in crisis.” I was not “in trauma.” I was not “in psychosis.” There was absolutely no hint of a medical emergency warranting an ambulance here. There was no “call for services” from a private ambulance company with an exclusive contract with the City of Quincy and Quincy Police Department. There was no state of “acute agitation, lack of insight, or grossly impaired judgment.” Throughout, I was completely calm and speaking articulately to my husband, asking him to ask QPD to leave our home, and repeating to QPD officers that they had no jurisdiction over me when the Brewster staff initiated the physical capture by nodding to the QPD men who immediately grabbed me. At no time had my voice been raised, and at no time did I have any kind of “interview with a

clinical co-responder” as indicated falsely by QPD officers Tim O'Brien and Matthew Miller on the Section 12 form which I looked at first on April 15, 2022. There was no Medical Emergency: these Brewster EMS and Quincy Police staff clearly colluded in running a pre-arranged Kidnap-and-Capture operation on a completely non-psychotic woman, with mal intent to cast her in a false light as psychotic.

63. When the officers pushed me out of the dining-room and into the front-room I once again stated this was being done without my consent, against my will while they had no jurisdiction over me, which they ignored as they pushed me forward and out the porch and down the steps into the street and to the ambulance.
64. At the ambulance I said they had no right to be arresting me and that I would need full camera footage of this incident; they nodded their heads and said “Yes yes sure” but also said this was not an arrest. I asked them what it was and they said it was being taken to the hospital for a medical evaluation on a Section 12 – which meant nothing to me at that point, since I am not familiar with the numberings on the corporate statutes of Massachusetts Code, and don't need to be, as a living woman and state national on land and soil to whom State of Massachusetts Corporation statutes do not apply; Quincy Police officers had in fact performed an unlawful action in detaining me, which they did despite being continually notified of their lack of jurisdiction over my living self. There was No Consent to their action, and they were fully notified there was no consent. There was No Crime warranting their action, and they were fully notified of that too (as noted in No. 44)—although it should have been self-evident to officers supposedly trained in law.
65. Clearly, even by Commonwealth of Massachusetts Code, this was not a calm “taking someone to a hospital for a mental health evaluation” but **an act of terror, threat, and intimidation fabricating a crisis on false claim, where I was dragged physically and unlawfully out of my home by two police men** while in my casual garden attire and flip flops—and wearing private EMF shielding on my person in the privacy of my home, with no tender waits to change my clothes or shoes or find a purse—or discard the shielding.
66. **QPD officers essentially falsely detained me on false claims on a supposed “medical emergency” when there was no medical emergency whatsoever.** I did not however learn of the full nature of the false claims being thrown about until later, when being held in armed captivity at the Steward Carney Hospital Emergency Room.
67. The officers tried to force me into the ambulance. I stopped at one step and they

said “One step more” and I reiterated my non-consent, informing them I was under duress and once more informing them of their lack of jurisdiction, notifying and reminding them this was not a voluntary action on my part before I stepped in, since very clearly I was being police-kidnapped without choice to return to my home freely.

68. Under coercion, I was asked to sit down and partially recline on the stretcher inside the ambulance whereupon the 2 Brewster EMS women strapped me down with multiple straps on the stretcher as if I were an out-of-control criminal in throes of medical crisis—not a normal seatbelt but multiple restraints—and the ambulance drove out of our street. I noticed a black police SUV enter our street – back-up high-profile escort apparently and follow the ambulance all the way as it drove out of Quincy, through Milton and onward. I asked the Brewster woman sitting behind me where we were headed and she said “Carney Hospital in Dorchester.” The police SUV flashed its lights and ran its siren a few times as if a mega medical crisis were in progress and they were facilitating a speedy drive for help.

69. When the ambulance pulled up at what may have been the back door to the ER at Carney, the Brewster women unloaded me, offered me a mask—which I declined—and wheeled me into a cubicle and disappeared.

70. ADDENDUM: Public records requests I made to the Department of Mental Health (DMH), Commonwealth of Massachusetts (4/28/2022, 8/16/2022) and to the City of Quincy (4/28/2022) yielded the following:
 1. DMH refused to provide basic information on their regular practices and protocols regarding their statutory Section 12 Temporary Involuntary Hospitalizations, in particular to address the question of who actually runs the Section 12s, police or DMH and who signs the forms, police or DMH, and if it is DMH policy to intervene in case of a neighborhood dispute to arrest one of the parties, with no evidence of a mental illness, and if police officers are required to lie on DMH forms—as they have in this case, and what Officer Tim O'Brien's educational qualifications are, addressed in a report here: [FOIA Request Report: Red Herring Response from Department of Mental Health, Massachusetts to Avoid Addressing Covert Hand in Unlawful Psych Kidnap of American Author & State National Journalist/August 22, 2022](#)

 2. The City of Quincy/Quincy City Clerk provided a contract with Brewster Ambulance Services which does not expressly address Section 12 Temporary Involuntary Hospitalizations nor Brewster's actual role in these but carries several clauses marked “Intentionally Omitted by Both Parties,” which implies the City of Quincy

and Brewster Ambulance Services have some undisclosed agreements they are keeping secret, possibly about these false-premise Section 12 captures to conceal “National Security” classified crime—as my journalism has previously unearthed, more fully addressed in a report here: [FOIA Request Report: City of Quincy Holds a Partially Undisclosed Contract with Brewster Ambulance Services, Complicit in Recent Unlawful Psych Hold on Journalist Exposing Covert Operations in Quincy & World/August 17, 2022](#)

3. On the second FOIA request dated August 16, 2022, DMH did not respond until Oct 6, 2022, prompted by the Secretary of State's Public Records Office, on my notification to them on September 22, 2022, once again in purposeful obfuscation, as reported in my Red Herring Response article/Aug 22, 2022, citing the same false “privacy laws in face of request for records of a named individual,” establishing therefore their inability to answer the very relevant questions I posed regarding their policies and procedures in running forced Section 12 captures with police of living women/state nationals—who moreover are not mentally ill. Brewster, Inc. and Quincy Police officers had in fact performed an unlawful action in detaining me, which they did despite being continually notified of their lack of jurisdiction over my living self; using a Commonwealth of Massachusetts Department of Mental Health Section 12 form and procedure to do so along with “legal-person-name-giving” by my estranged spouse did not make it any less unlawful: **Lack of jurisdiction is lack of jurisdiction. The Crime of State committed here by this network of miscreants is Unlawful Conversion: many other crimes were also committed.**

STEWARD CARNEY HOSPITAL, DORCHESTER EMERGENCY ROOM: INCIDENTS ON APRIL 14 & 15, 2022

71. I was wheeled into a cubicle with a bed, numbered 5, and swarmed by various Carney ER staff, several demanding that I submit immediately to blood pressure taking, giving blood and urine and so on. Seated on the bed they had deposited me on, I informed everyone from the start I was there under duress against my consent while none of them had any jurisdiction and I had no intention of voluntarily giving anyone anything asked or engaging in any kind of process with them and that I needed to leave immediately.
72. One uniformed woman persistently demanded she needed to take my blood pressure. I asked her for a glass of water and she said, “If I give you water, will you let me take your blood pressure?” In other words, extortion and blackmail in a supposed hospital providing supposed healthcare in Boston: being parched and traumatized, I was

essentially forced to submit to her BP-taking just to get a sip of drinking water after the entire horrific experience of being captured by armed police and EMS people from QPD and Brewster Ambulance and forcibly removed from my home—a scenario of brute force permitted by my estranged and clearly misled spouse, who had essentially abandoned me as well to this unlawful Kidnap-and-Capture operation under the false “color of law” provided by Quincy Police.

73. The cubicle curtain was drawn aside to permit full privacy invasion and exposure to 24/7 surveillance from the nurse seated at a desk opposite in the general ER Lobby area and armed security guards dressed in black standing behind her. The first nurse seated here—the only one I recall who affirmed my verbal lack-of-consent notification-- responded and waved people off when other staff asked me to give blood and I refused with my under-duress no-consent notifier, saying, “She doesn't consent-- she said No. There's no consent.”
74. One woman who said her name was Diane or Diana came over and said she was the one I needed to speak to since she was “there to help” and asked repeatedly what had happened that I was brought there – when that is a question she should have directed at the Brewster EMS and Quincy PD which had unlawfully brought me there.
75. I shared with her however **the sequence of events** over the past couple days as described above, particularly the falsely-accusing neighbor engaging in public abuse who had initiated a vocal exchange, also mentioning the notice of Neighborhood Watch harassment I had posted, which included the subject of non-consensual experimentation and unlawful DOD-DOJ EMF tech use on people and in neighborhoods I have been covering for years as a journalist, and noting I had been unlawfully captured by local police in what appeared to be police retaliation for exposing police, military, and intelligence crimes on people. I also described my status as a state national and **asked if the “help” the hospital was offering to provide included radiological scanning for non-consensual RFID implants – significantly, she said quickly, “No, you won't be getting that” and left.**
76. When I asked to use the restroom I was asked by the blackmailing nurse--who withheld drinking water for submission to Blood-Pressure-taking--for urine to deposit in a cup and I verbally refused, saying I was not going to be engaging in their clinical process nor would give anyone anything, being there under duress; she stuck a cup in the restroom anyway, saying, “I can ask.” When I was inside the restroom I heard this woman announce slanderously and loudly to all in ER, on someone's question: “She's here because she was filming her neighbor's kids and putting the films on Facebook and doesn't think anything's wrong with that, she has a fixation on children.” I corrected

this nurse immediately when I came out of the restroom on hearing this bizarre and outrageous piece of defamation, asking her first if she was talking about me which she affirmed, then telling her this was utter rubbish; I also demanded of her that Carney ER call Quincy Police immediately to apprise them this entire claim was false and to get me out of there—but I was met with skepticism, mockery, and hostility and “Police aren't going to do that.”

77. Since my cell phone had been drained of battery I had mentioned this to Diana and to others who had spoken to me and asked for a charger so I could recharge the battery and make some phone calls to engage in basic personal communications and inform some people about what had transpired, particularly an interviewee I was scheduled to interview in an hour—as part of my work as a journalist and broadcaster. This request was continually ignored and put off by people but eventually a nurse took the phone and said he would charge it.

78. At some point someone brought a computer over and set up a virtual call with someone who I was told wished to speak to me “so she could help get me out of there”—I was also given to understand she was a doctor or screening for a doctor. This woman on the virtual call said her name was Melissa di Pasquale and asked me the same questions Diana had asked to which I responded with the same answers, also informing her of my work as a journalist. This supposed healthcare professional—noted on the United/Optum records as a “BH Provider”—did not show any awareness of the science, technology, military and human rights matters—particularly regarding EMF technologies—I cover as a journalist, mention of which to my husband in the presence of QPD officers, not to them, had led to QPD Tim O'Brien to tell me, as the Brewster EMS staff nodded to him and his QPD buddies thence grabbed me physically and dragged me out of my own home, he was the one “signing the form for a mental health evaluation, on the basis of paranoid delusions, grandiose delusions, acute agitation, complete lack of insight, and grossly impaired judgment.” After the call I did not see any evidence of being released but heard a lot of chatter from the rather loud ER staff of intentions to keep holding me there “to see a psychiatrist.”

79. No-one provided actual information as to what was going on and why I was being held there, hour upon hour, although I asked.

80. At some point I wrote down the name of my media web site, author website, and video platforms for the attending ER physician to look up, in particular to acquaint him with my journalism which includes coverage of the EMF/Spectrum technologies which had caused QPD Tim O'Brien to write me up on a DMH form and bring in backup and an ambulance to kidnap-and-capture me on the spot, **as if it were a sign of delusion to be**

mentioning anti-personnel EMF technologies which all police departments in the USA are in fact being supplied with—and which he probably knows all about: a large part of this Kidnap-and-Capture Section 12 Mental Health Fraud scenario is the deliberate deception by police, military, Security, and Intelligence agencies in efforts to keep this grossly unethical bio-hacking anti-personnel technology secret.

81. My cell phone was returned briefly to me and I took numbers off the Contacts list to call, jotting them down with a pencil while a male nurse sat opposite and watched closely as if a major heist was in action, and who removed my phone from me after I'd recorded a few numbers saying he would charge it again—but not returning it to me later when I asked. I made several phone calls on the Carney ER wall phone, including to Carney management, a media colleague and interviewee, Dr. Andy Kaufman who is a trained psychiatrist, to various parties he recommended, and to the Boston FBI on his recommendation, giving them my details while also reminding them I was an American state national kidnapped and being held unlawfully. The FBI staff took down my name and said he would record the call even though it seemed like he was not going to be doing anything about it. Considering that the FBI is involved in wrongfully watchlisting people in the first place and thence subjecting them to Black Ops projects involving EMF Tech/Neurotech assault—as they probably did in my case as well, in 2013, when these crimes-against-humanity were first wreaked on my person, I can't say I expected anything much from them really, but Boston FBI should have a record of that call.
82. I also seemed to have become the focus of egoistic, hubristic attention of all the ER staff and guards who couldn't stop talking (loudly) about me, saying I was “arrogant,” and “cocky” and an “alpha female who couldn't stand not being in control” and “exactly the kind of person who needed to be psych-evaluated” and “we're/I'm not letting her leave” as they listened in to my phone calls (on the ER public phone) with doctor friends and colleagues, the Boston FBI, and others I was apprising of the kidnapping crimes committed on me, and also as they looked up my journalistic web site and broadcasts, which offer investigative and critical coverage of all matters science-and-technology-related including EMF tech abuse, pandemics, and pandemic-theories. Other interesting statements made on viewing my videos and apparently discussing surveillance information and gossip from police or NSA parties by random pontificators in coats and scrubs were: “They think she's a consummate actor” “They think she's a narcissist” “They think she doesn't focus on the people she interviews” “They think she's an alcoholic” “They think she's pregnant”: Absurd, gossipy ramblings, egoistic putdowns, and mockery at loud volume in full earshot of all, not Health Care.
83. I noticed from the ignorant chatter of these supposed health professionals they mostly did not seem to know about the use and abuse of EMF technologies on civilians—which

is publicly reported and has been, for many decades—nor did they appear aware of my extensive journalism reporting it, a sign of their own ignorance and evidence of complicity in the disappearance of the reportage of this unlawful technology use/abuse on people comprising **massive crimes against humanity being executed by the police, military, intelligence, and their private-contractor perpetrators**. I did receive later indication from several others in the ER that not only were they fully aware of these anti-personnel energy and neural-system technologies, they were participants in using them against others (more below).

84. At one point, possibly after I had gotten off the phone with the Boston FBI informing them of the kidnap-and-capture operation I had been subjected to, when I returned to my cubicle and pulled open the boring YA novel to try to read it, I noticed the nurse opposite—one of the Rachels, in fact the Rachel of the Poisoned-Burger-Plan (more below on that)—fiddle with her cell phone and then point it in my direction, holding it up deliberately as if sending potent messages my way, while on the screen a video played, showing abstract shapes in violet and purple pulsating—possibly her plan to use Color Therapy and Frequencies to send “calming energy” my way after my phone-call. Evidence of EMF technologies being consciously used in “Behavioral Health” now, in a hospital setting—the other side of the very same dual-use EMF Technologies used as weapons against people which I have been reporting on.
85. **Unlawful Invasion of Privacy:** Security guards and staff also made it clear through open conversation in earshot they had got into my email and into my phone, reading out my private emails, my private Notice handed to my neighborhood regarding the framing woman neighbor who had issued a false-claim against me, as well as my published letters to the Quincy Mayor and Quincy Public Schools School Board from 2018, referenced in No. 8 (these offer public disclosure and therefore are definitely worth reading by all, worldwide: see all at the article **Ramola D/Public Exhibit: Investigative Journalism is Not “Untreated Mental Illness”** at my website *everydayconcerned.net*), addressing my journalistic investigation of inhumane anti-personnel Spectrum-Weapon/EMF tech use by police, FBI, CIA, DHS, NSA, and US military divisions and security/military/intelligence contractors in Quincy and USA including on public school grounds (reportage being Govt-camouflaged with false-claims of mental-health-issues), calling it “history”--laughing uproariously while doing so, and exchanging pontifactory self-righteous remarks on how my private emails and published letters which offered them such uproarious entertainment in conjunction with my COVID coverage (questioning the virus, the so-called pandemic, and covering the mRNA vaccines causing widespread injury and death) meant I so needed a “mental health evaluation.” **Obviously an invasion of privacy both illegal and criminal in addition to unlawful.** Security guards at Carney ER were in particular going through my photos and video recordings on my iPhone, remarking about some they found and

cluelessly taking them out of context, searching apparently, like unappointed sleuths for evidence of the very false claim the demented woman neighbor across my street had made, that I was “video-recording her children” on April 12, 2022 and very keen to find same, in clear hopes of vindicating their Quincy Police “brothers” for their unlawful medical-kidnap of my living-being, as their braggadocio comments indicated.

86. It was very cold in the ER, and I spoke openly to the nurses about this. Vital to note I was warehoused for 2 days, Thursday April 14 and Friday April 15, 2022, in Cubicle 5 of the Emergency Room at Carney Hospital in conditions of extreme cold, which intensified on April 15—with stated intent by ER staff (one of whom said in earshot, “we'll stress her out and see how long she lasts”) to freeze me out to force me to take a COVID test and give blood in order to be admitted to their Psych Ward (more below).
87. Nurses at the ER were informed by me several times about how cold it was—which they acknowledged (since everyone stuck there was shivering), and while one or two offered a warm “blanket” (actually a sheet) on occasion, this was not enough to ameliorate the temperature, nor the sensations of extreme cold I was subjected to in captivity in that cubicle for well over 24 hours: this is classic Torture from the CIA Kubark Manual for Torture, not “Health Care.”
88. I was subjected to 24/7 visual surveillance under bright fluorescent lights, rarely dimmed, from a nurse or medical technician sitting opposite at a desk with at least two security guards standing behind her or with her at all times. In addition, I was continually shepherded back to the cubicle each time I sought to speak to the attending ER physician at the main desk, in my quest for phone books, my cell phone or information as to why I was being held.
89. Most of the time therefore if not briefly on the phone I was seated calmly on that cubicle bed, shivering, and not in any way presenting as needing care of any kind (except release from a hypothermia-inducing hospital) and certainly not psychiatric care—a fact noticed and remarked on by several of the staff.
90. I witnessed people throwing major verbal tantrums meanwhile being wheeled in to the ER, as well as people with apparent medical issues, who were denied a cubicle but forced to stack up in the main ER lobby while I was being held needlessly in a cubicle. Classic example of absolute misplaced mania, misuse of public funds, not to mention an abuse of trust by Brewster and Quincy PD in bringing someone in No State of Crisis to a hospital pretending “Medical Emergency” and “Acute Psychosis” while the real ER patients needing immediate medical care got shafted. Note, this was also a Steward Carney ER production (as revealed further below).

91. At some time in the evening of April 14 as someone else was brought in to the ER, a bald-headed Massachusetts State Police official in state police uniform deliberately walked toward my cubicle, pausing to give me a look, and then exited in direction of the desk, with no explanation to me regarding his interest. **Evidence however of Massachusetts Fusion Center and State Police involvement with Quincy Police in the unlawful capture and persecution in captivity of a journalist exposing police crimes: the military EMF weapons-testing that has been ongoing in Massachusetts since 2014 to my knowledge could not have been conducted without Massachusetts State Police knowing.**

92. I was held in that cubicle at the ER for over two days without being offered edible food or drinking water of any kind at any time:

- a) The first time I asked for drinking water (as noted in No. 72) I was extorted into permitting a nurse to take my blood pressure despite wishing not to engage in any clinical intervention whatsoever, having been brought there under duress and not myself seeking healthcare: “If I give you water, will you let me take your blood pressure?”
- b) There was no water fountain in sight and no-one offered me water; I was also prevented from leaving the cubicle; subsequent requests for water I made were met sporadically or ignored by nurses: drinking water was not readily available in the ER nor at the cubicle I was held in: Deprivation of Basic Needs.
- c) I was obliged in fact to ask for Hot Water a few times along with a tea bag since I was clearly being warehoused, ignored, and being subjected to hypothermia-inducing conditions of extreme cold while also being starved out and dehydrated—these requests were met with some irregularity since it appeared on occasion the highly idle nurses hanging about often disappeared on shift changes and forgot to provide simple things like water on request as they vanished.
- d) When after several hours I noticed some of the staff heading off for dinner and making dinner plans for themselves I pointed out to them I was being starved in their hospital, as well as being unlawfully held, at which point someone offered me a “turkey sandwich” which to me is not edible food since, as I informed this nurse, I am vegan and don't consume dead birds in bread, which simply made this nurse shrug and vanish; nobody bothered to offer me anything vegan.
- e) This occurred the next day as well although someone offered me a veggie burger at lunchtime—which I accepted despite jurisdiction, since I have a healthy sense of self-preservation which includes “not harming myself,” a key component of the false-claim on that Section 12 form which falsely-claiming Quincy Police “mental health professional” Tim O' Brien had made (falsely alleging risk of self-harm)

something I found out about only on April 15 when I was given a copy of that form on asking again for police reports to the hospital.

- f) By dinnertime on April 15, nurses on the ER floor were whispering about “forced compliance” and protocols for “forced medication” with one nurse-in-training (“Rachel”--There were 3 Rachels there as I recall) saying she was reading up on it, while also partaking in “medical gassing” of the cubicle—sending in noxious drugs into the area (I had thought it was the entire area but it could have been just my cubicle)—while denying it when I questioned her about the noxious smell; the same nurse Rachel made remarks about putting drugs in a burger as a clever way to sedate anyone they wanted, which of course made me decline the dinner veggie burger I was offered shortly after. Threat, intimidation, psychological abuse, forced medication without disclosure or consent, none of this being “healthcare.”

94. I was also held—for 2 days—in that ER without recourse to reading material or writing paper or instruments except for a box of crayons (which toddlers are given), with my cell phone now removed from me duplicitously (with a nurse saying it would be charged elsewhere when I requested a charging unit, then not returning it) and not returned although I needed it to get more phone numbers off it I needed to call, with no phone book provided by staff and doctors although I asked several times, with someone handing me a book to read which turned out to be a sophomoric Young Adult novel—Sisterhood of the Traveling Pants—(virtually unreadable), and no-one seemingly making a move to do Anything to end that interminably long stay in Cubicle 5. Meanwhile it was cold and I was being deprived of food and water while threats of forced medication and extended stay for weeks at Carney were floated about. Not healthcare but Warehousing in Cold Storage Under Continued Threat: Persecution and Deprivation.

95. Demonstrating that some in that ER not merely were aware of the Stealth EMF Technologies I have been reporting on but using them, I was subjected to nerve-flickering or what is called Remote Neural Monitoring by a few of the Security guards, who made it a point to walk across to where I sat with their portable cell-phone-like gadgets or cell phones in their hands, directing tracking nerve flickers on my calf/eyelid as they did so; **Remote Neural Monitoring** was revealed by NSA whistleblower John St. Clair Akwei in his lawsuit against the NSA in 1992 **and is in widespread use currently by Security, Intelligence, Law Enforcement and Military personnel, which includes their paid contractors—and is not at all a secret technology known only to the “National Security” mavens, but is used deliberately to alert people they are being bio-surveilled, thousands report it; speaking of such technologies, many have reported, is immediately attacked with false mental-health diagnoses of “delusions,” a shame on Departments of Mental Health nationwide, who have become complicit in concealing Crime.** Security guards at the Carney front-office desk also subjected me to this bio-

hacking outrage as I waited in the lobby on April 19, 2022 for my ride to go home after I was discharged that day.

96. Further demonstrating Carney staff awareness of EMF technologies, one of the nurses on the night shift the night of April 14, 2022, a young African-American woman, who had earlier told me she was a “medical technician” and who spent her shift sitting at the desk opposite me with her cell phone or whatever electronic handheld device she was holding pointed continuously in my direction, remarked to a visitor dressed in all-black, pointing to me: “She’s a victim” and “There’s another one here, Antonio,” suggesting therefore her full knowledge of the unlawful EMF, Spectrum and Neurotechnology usage on large numbers of people in the USA, including microwave weapons, about which I have researched and reported extensively for 8 years. This knowledge, as mentioned in No. 6, is not a signal of “paranoid delusions” (as QPD Tim O’Brien sought to establish but **cannot**) but a mention of scientific and proven fact; it is also a matter for **human rights reportage** since police and military contractors currently operate this technology **abusively and unethically** in neighborhoods across this country as also elsewhere, putatively as **crowd control technology, technical surveillance, crime deterrence, and weapons-testing, and (laughably), Public Safety**, while intelligence contractors and random private-party criminals deploy this technology in outright inhumane non-consensual experimentation and sadistic operation, **all of which thousands of victims in the USA have reported publicly for decades: I am not the only one speaking of EMF tech use in neighborhoods, but I am a singularly well-informed and well-known journalist on this subject, who has done an immense amount of work in this country and internationally to bring this profoundly grave subject to public attention, public awareness, and public human rights redressal.** Both the public-domain disclosure and classified use and abuse (through declassified documents, whistleblowing, and news reports) of police, intelligence, and military use of EMF tech and neurotechnology has been covered in my journalism.
97. **DEFAMED AND FALSELY SECTION 12'D BY QUINCY POLICE:** I was not told a thing by any of the Carney ER participants in this Kidnap-and-Capture operation as to why exactly I had been brought to Carney Hospital, what documentation or report the police had provided Carney as reason for my forced-admittance, nor what the exact statute of Mass Code, Section 12 said regarding such casual captures of people from inside their homes **until after 24 hours** by a male nurse **after I asked repeatedly** who gave me a copy of the Section 12 form from Quincy Police (addressed below in the ADDENDUM) and a male doctor (identified by a nurse as “Dr. McElroy”) who gave me a printout of the Section 12 code a little later.
98. On reading both, I observed the numerous lies filled out on the Section 12 form which was signed by QPD Matthew Miller, and, noting the clauses in the Section 12 code

suggesting all anomalies could be addressed with a magistrate in a court, I informed the attending Physician at the desk that's what I needed then, since it certainly looked like a slew of lies and false-claims had brought me here to this space of interminable captivity. The Attending Physician (the man identified to me as Dr. McElroy) ignored me completely and got on the phone while a few of the half-dozen security guards milling about the desk told me that could happen only after I had seen a psychiatrist and demanded that I return immediately to my cell—Cubicle 5—and resume shivering there in silence, escorting me there helpfully (about 10 steps away). In this action and throughout, the Security guards and ER staff were not in any way behaving like caring healthcare professionals but armed officers in a high-security prison.

99. **I specifically informed various nurses and this doctor the information recorded on that Section 12 form were lies.** I had previously informed all nurses and staff I had spoken to, including the nurse named Diana and the social worker Melissa di Pasquale the accusations relayed by the BP-taking nurse of “filming kids and posting film on social media” were utter rubbish and false. There was no follow-up to that information, no attempt by Carney Hospital staff to uncover the truth. **Quincy Police lied on that form, but Carney Hospital did not in any way conduct in or engage in a verification process to determine the truth or veracity of what Quincy Police wrote down on that form and handed to them.** The attitude of the Carney ER nurses and doctors to my own account given earlier to Diane and to Melissa Di Pasquale and later on reading the Section 12 form was supremely hostile, non-responsive, disrespectful, skeptical, and ignorant—and an extension of the Terror and Trauma operation being run by Quincy Police on me.

100. **Section 12 Form Fairytales:** The Section 12 form which QPD Tim O' Brien took verbal responsibility for, but which is signed by another QPD officer who participated in the Terror Operation at my home, Matthew Miller, **is both filled with lies and explicitly lies about a “interview conducted by a clinical co-responder”**: There was No Interview with any Quincy Police officer that day—I spoke to none of the QPD officers there, gave no interviews, and did not in any way converse with them except to ask Tim O'Brien who he was when he announced he was the one signing me off as a Mental Case. Specific Lies recorded on that form are as follows:

- a) “Pt presents with paranoid delusional ideations, grandiose delusion, acute agitation, complete lack of insight, grossly impaired judgement.” --Hand-written verbiage putatively by Tim O'Brien/Notated under Section A, stating “Mental Illness: For purposes of admission to an inpatient facility under Section 12...”: No “presentation” was made; no “patient” was present; no conversation with either Tim O' Brien or Matthew Miller had transpired; no “agitation, lack of insight, impaired judgment” was evident to anyone that day, but pre-planned agenda to cast the mention of “microwave weapons”--significantly, to spouse and not to the

unwanted visitors--as “paranoid delusions” is evident in this concoction of lies. **Sadly for the agenda-planners, the mention of technologies and weapons which do exist does not constitute “delusion.”** “Acute agitation, lack of insight, impaired judgment,” pulled out of thin air is just frosting on the top of pre-planned lies and false-allegations.

A). Mental Illness: For purposes of admission to an inpatient facility under Section 12, “Mental Illness” means a substantial disorder of thought, mood, perception, orientation, or memory which grossly impairs judgment, behavior, capacity to recognize reality or ability to meet the ordinary demands of life. Symptoms caused solely by alcohol or drug intake, organic brain damage or mental retardation do not constitute a serious mental illness. Specify evidence including behavior and symptoms:
Pt presents with paranoid delusional ideations, Grandiose Delusion, acute agitation, explicit lack of insight, grossly impaired judgment

b) Check mark against Subsection (3) B titled Likelihood of Serious Harm and stating “Very substantial risk of physical impairment or injury to the person himself/herself as manifested by evidence that such person's judgment is so affected that he/she is unable to protect himself/herself in the community and the reasonable provision of his/her protection is not available in the community.” --Ironic deceit, given that Tim and friends had unlawfully broken into my home, where I was well-shielded from the primary harm they represented—that is, armed police and EMS staff engaged in forced-kidnap fabricating a medical crisis--as well as actually able to shield myself in the privacy of my home from the unlawful use of EMF Technologies (which I had not reported to them, had not mentioned to them, and had not discussed with them), while there was neither evidence in sight of “judgement (being) so affected” as to prevent self-protection nor evidence for this exaggerated and openly deceitful statement claiming “very substantial risk of physical impairment or injury”.

B). Likelihood of Serious Harm (check all categories that apply):
 (1) Substantial risk of physical harm to the person himself/herself as manifested by evidence of threats of, or attempts at suicide or serious bodily harm; and/or
 (2) Substantial risk of physical harm to other persons as manifested by evidence of homicidal or other violent behavior or evidence that others are placed in reasonable fear of violent behavior and serious physical harm to them; and/or
 (3) Very substantial risk of physical impairment or injury to the person himself/herself as manifested by evidence that such person's judgment is so affected that he/she is unable to protect himself/herself in the community and the reasonable provision of his/her protection is not available in the community.
 Specify evidence including behavior and symptoms: *Pt reports neighbors were using microwave weapons through her "Body". Pt reports FBI called her a prostitute before accusing QPD officers of being part of a Satanic cult*
3). Applicant Certification (check all applicable boxes)
 a. I am a: Licensed Physician or Nurse Practitioner (GL Ch 112 §80i) Qualified (i.e. Licensed) Psychologist Qualified Licensed and Certified Psychiatric Nurse Mental Health Clinical Specialist *na*

c) “Pt reports neighbors were using microwave weapons to through her “Body”. Pt reports FBI called her a prostitute. Before accusing QPD officers of being part of a Satanic cult Pt has been harassing and accusing neighbors: Including posting Organizations. Their address/na gnl”-- Hand-written verbiage putatively by the questionably-educated Tim O'Brien/Notated as part of Subsection (3) B titled Likelihood of Serious Harm under “Specify evidence including behavior and symptoms:” Factual heads-up: There was no patient; There were no reports made to any of the QPD intruders; No statement suggesting “microwave weapons” were

“going through her body” were made; No reports that “FBI called her a prostitute” were made—This appears to be a misshapen reference to my mention of earlier putatively-FBI smear operations in the neighborhood made to my spouse, reminding him of neighbors' slander of myself as a prostitute or “nightwalker”, reported earlier in published articles: Especially see: [Ramola D | Parallel Construction To Project #FBILies About Stand-Out Americans in Order to Target Them for Life-Takedown & Deadly Anti-Personnel NLW/Neurotech Assaults](#). Further: No accusations of QPD officers being part of a Satanic cult were made—another inaccurate reference to a passing remark made to spouse that police generally are part of a Freemasonic and Satanic enterprise; “Harassing and accusing neighbors” is comical and at core of the dispute with the Public Abuser neighbor at 153 Pine who ran the entrapment operation here, shouting verbal abuse in the street, making a false-accusation, and summoning Quincy Police, while engaging for a year in multiple harassment operations against me. Notice, no mention is made here by Tim O' Brien/QPD of **Neighborhood Watch**, under which cover much harassment and ab/use of EMF technologies by various fusion-center-affiliated neighbors—in paid thrall to Mil/Intel agencies and private contractors--is being run here as nationwide. This statement therefore is a complete reversal of fact and inversion of actuality; the neighbors' harassment was addressed in my private Notice of Harassment and Deceit handed out to this lady, putatively Kimberly Johnson of 153 Pine and the family at 151 Pine, a Notice not addressed or reported in any way to QPD, since Neighborhood Watch harassment (flown as “community policing/monitoring”) is well known to Law Enforcement, DHS, FBI, fusion centers, Sheriffs, and part of their repression operations in neighborhoods, as per my and numerous other journalists' reportage on today's American Stasi and American Gestapo breakdown of Surveillance post-Patriot-Act and 9/11 into all-out mayhem today, permissive also of much unlawful and unethical “classified” experimentation run by the Black Ops Brigade in DOD/CIA who pretend they are preserving National Security by targeting anyone they please, particularly brilliant writers and activists, for full-on public bullying and social ostracism so they can experiment on them openly with public buy-in. For documented discussion of police, DHS, FBI, and Sheriff clampdown of neighborhoods—running Neighborhood Watch operations—targeting some and corralling others into Stasi behavior of Public Abuse and Massive Harassment, please see the many articles and interviews with FBI, CIA, NSA whistleblowers I have published, especially “Open Season on Targets...” “Welcome to the Gulag...” “No Longer True...” and “Report 106: The Truth about Surveillance Abuse” and others listed under “Disclosure on Targeting” at my media site and magazine, The Everyday Concerned Citizen. Finally it is not clear what Tim O' Brien means by his scrawled and cryptic “posting organizations,” but posting flyers and notices in neighborhoods, and recording and logging harassment actions and actors in print, photographs, video are means of notifying communities of the truth, and collecting **evidence of**

harassment which is evidence of harm, and neither are crimes nor indicators of mental illness. The rights of all to record and report personal harm, abuse, ostracism, bullying, stalking, smearing, noise harassment, arrival-departure-monitoring-harassment should give Neighborhood Watch organizers reason for pause: Neighborhood Watch harassment has become abjectly criminal today.

d) “Interview conducted by clinical co-responder” and Check mark against “I have personally examined this person” and Check mark against “I am a Police Officer” in Section 3) Applicant Certification--More fiction: No interview was conducted; I granted no interview with any of the police intruders that day; No personal examination of myself was made by anyone. This clearly is a lie signed off on by QPD Matthew Miller possibly referring to Tim O' Brien as a “clinical co-responder” with neither of them having conducted an interview with me – but subjecting me to much threat, intimidation, bullying, and interference while I spoke only to my estranged, deceived and hopelessly unsupportive spouse in their continued and unwanted presence.

3). Applicant Certification (check all applicable boxes)

a. I am a: Licensed Physician or Nurse Practitioner (GL Ch 112 §80i) Qualified (i.e. Licensed) Psychologist
 Qualified (i.e. Licensed and Certified) Psychiatric Nurse Mental Health Clinical Specialist
 Police Officer Licensed Independent Clinical Social Worker (LICSW)

b. I have I have not personally examined this person. If not, why?
Interview conducted by clinical co-responder

d. I have consulted with either the receiving facility or emergency screening program.
 I have not so consulted because _____

Applicant's name (not patient): (print) Matthew Miller Phone: 617-479-1212
 Address: 1 Spa St City/Town: Quincy State: _____
 Applicant's signature: MM #7029 Date: 4/14/21 Time: 13:42

101. I noticed that the Section 12 form is titled an “Application for the Authorization of Temporary Involuntary Hospitalization” but in actuality it seemed to be being used by Carney ER as a done-deal police report requiring interminable captivity in a hospital for trumped-up cause.

102. At no point during the time period that I was held in the Carney ER was I told the ER doctors could release me—particularly after having had me there in close observation for over 24 hours and not witnessing any sign of “psychosis”. Instead, some of what I heard in conversation from them with other staff indicated they were engaging in egoistic and agenda-driven response. At one point the attending physician at the desk (the one identified to me as Dr. McElroy) said “That doesn't mean a thing to me” when a nurse said to him “She's very smart,” suggesting he was aiming to keep holding me there just because he could—not because there was any earthly reason to.

103. The same physician (“Dr. McElroy”) got on the phone and sought to find other psychiatric facilities to transfer me to, something I found out about on one of my visits to the desk looking for a phone book which he had semi-promised to get me earlier when I observed him on the phone saying: “I've been calling around to a bunch of psych facilities--no-one wants to take her because there's no trauma” while further stating, egregiously, “She's Espionage” and “I get that you're looking for an access point, to get her into the system.” **Clear evidence of collusion and conspiracy (between an ER physician at Carney Hospital and, putatively, Quincy/Massachusetts Police or their CIA/Pentagon/Fusion Center bosses), to deliberately and unlawfully, unethically, and spuriously, on false-premise, attempt to drag me “into the system” of courts and judges, psychiatrists and psychologists, social workers and nurses to force false psychiatric labels on me, to diminish my freedoms and rights, to consume my time, and effect my subjugation while seeking really to shut down my journalism and my credibility as a reporter, interviewer, and broadcaster exposing the very crimes of EMF/Neuro technology use and abuse on civilians which QPD Officer Tim O'Brien was suggesting, by his actions, by the statement he made to me when I was arrested, and by the verbiage noted on the Section 12 form, constituted “paranoid delusion” to mention. Evidence also that this ER doctor had been given information by someone – Quincy Police, who brought me there? – telling him I was “Espionage”, which should have been, more accurately, “an unlawful captive and victim of the Espionage agencies”, who was now in line to be further victimized by his machinations.**
104. In addition at some point I heard conversation from the staff at the desk suggesting major police efforts to hold me captive and push through a false psychiatric hold for distinct purpose of false-psychiatric-labeling: “They're talking to the DA. They don't want to let her go. They want to hold her indefinitely.” **Clearly, this is not normal in any way and further evidence of agenda-driven persecution in captivity in a hospital of a journalist exposing police crimes. What it indicated to me at the time was that numerous police parties were aggressively aligning in order to keep holding me captive at Carney Hospital and indeed intent on pursuing further forms of violative incarceration.** (This chatter was later echoed by the Behavioral Health staff in 4 Southeast, reported below—and confirmed by the notes found to have been made by nurses and doctors in the medical records and health insurance records, reported below.)
105. I overheard mention of a recording made by nurses and doctors in the ER (as also the psychiatric staff later at 4 Southeast) but no information on what this was, and no attempt to ask me directly about it, while clearly involving me. Rachel, the nurse in training who was brushing up on her Forcing-Compliance reading and planning poisoned burgers, told me “oh no there's no recording” when asked—although she and

others had been busy talking openly about it, with full reference to me. I surmised that this was the cell phone recording made by the same set-up-con-artist woman neighbor from 153 Pine Street who had started the public bullying and defamation incident on April 12, 2022 (which led sequentially to my capture by QPD-Brewster-and-Carney on April 14) when she screamed histrionically her fabricated-accusations of filming her kids, which led to a high-volume vocal exchange between us (on an empty street), with my trying to match **her volume**, responding to reject her outrageous slander, and, note, fully in control of my words and actions, in no way “in psychosis”-- which exchange, most significantly, I witnessed she began to record **after her initial yelling and framing slander** no doubt to highlight my response to her while carefully shielding herself. This one-sided recording apparently was furnished to Carney ER staff and was being passed around by them – but withheld from me, while my full, explanatory account of this incident was being suppressed and ignored by these supposedly highly educated medical professionals, and none of the ER physicians or staff sought to ask me about the recording. Further evidence of Carney ER (and later, Psychiatry 4SE) staff participating in a complicit way in agenda-driven persecution against a journalist exposing police, military, and Intelligence crimes—who in fact had informed them of her investigative journalism and given them links to her websites and broadcast presence online.

106. While standing at the phone close to the nurses' desk one of the nurses pointed to my head and started laughing and whispering to her colleagues all of whom began to engage in open ridicule and mockery, saying absurd things like “She's wearing a bag on her head”-- in reference perhaps to the EMF shielding of a small folded sheet of carbon microwave absorber I had pinned (folded under the hairpin) to my hair– demonstrating their complete lack of professionalism and inability to engage normally or empathetically with the people brought in to their ER. Their attitude of mockery, ridicule, denigration, presumption, and condemnation as if they had uncovered evidence of mental illness was to me a very clear sign of both ignorance of matters of EMF technologies currently in use against people, ignorance of EMF shielding, and of abject uncaring as medical health care professionals. The EMF shielding itself is material I had on me—in the privacy of my own home--when QPD and Brewster ran their Kidnap-and-Capture operation on me out of my home. What I found especially striking is that their complete lack of knowledge of the massive criminal and abusive EMF-tech/neurotech use on thousands of people today by police, military, Intelligence, Security personnel in numerous repressive “black operations” and ignorance of EMF shielding made them completely unfit to operate as knowledgeable and conscientious ER staff able to serve the community—ignorance (if that's what it was) was making them unwittingly complicit.

107. The temperature in the ER and in the cubicle where I was being held plummeted even further on the afternoon of Friday, April 15, while one of the doctors on call, possibly the first one who had returned said “Stress her out and we'll get some results” or something like that – clearly stress meant freezing, one of the classic signs of Torture in the CIA Manual for Torture.
108. Around the same time Rachel of the Poisoned-Burger-Plan conversed with another nurse in my presence about brushing up on her knowledge of how to conduct forced actions to take blood or obtain something and she said she was looking up her text for this information—she was indeed sitting opposite and looking through books. This was ominous indication to me of intended forced-action, whether to get blood or obtain a COVID test.
109. I witnessed this Rachel also toss some prescription drug into the handy chute on the floor – which may have been connected to the Medical Gassing processes advertised on the wall – and, smelling something rather sharp and noxious around that time asked her if she could smell something weird upon which she said, No she couldn't, apparently lying again since it came so easily to her.
110. The third ER doctor who was on call that day on April 15, who told me his name was Dr. Ryan O'Hara, although cordial and personable, deliberately deceived me—as did all the other ER docs; at no time did he relay to me that he or any other of the ER docs could have let me go without further ado (as I have learned since then how others who have been wrongfully Psych-detained have been let go from the ER), especially after over 24 hours of observation and finding no evidence of psychosis, trauma, or need to continue holding me at Carney Hospital through Easter weekend; instead this doctor made a special trip to my cubicle along with 2 nurses and told me the fastest way to get out of Carney was to “do the COVID test and go upstairs and see a psychiatrist and get out within 72 hours” as opposed to being held for over 5 days in the freezing ER; this was after another nurse named Rachel came along and issued threats to me of “holding you down to administer the test” which she later dismissed as a joke, in Dr O'Hara's presence. Neither leaving in 72 hours nor going upstairs immediately to meet a psychiatrist happened although the extreme and intensified cold in the ER at that time combined with this deceptive notice from Dr. O'Hara, my desire to exit the hospital, my awareness of being-abandoned by my recalcitrant spouse, my awareness of expanded police hostility, and my awareness of entrenching ER Physician hostility and jailer-behavior—as Dr. Ryan O' Hara was indeed cementing--led to my doing the COVID test, **still under duress and without consent—informing him and the two nurses Rachel and Amelia with him I was still doing it only under duress, without consent, without their jurisdiction over me, which he and they agreed with**: clearly I would not have had the need to submit to doing a COVID test at all had I not been held

there under duress. **Forcing people to take a COVID test under false pretenses and under duress and without consent while freezing them out to coerce them to take a COVID test “to go upstairs where it's warmer” and speak to a psychiatrist as the only way to exit that hospital—which is what I was told—is clearly not healthcare nor ethical. That's torture and duplicity both. Evidence also of ER Physicians mistaking their role for Gaoler – using any means: Lies, Coercion, Stress-Torture to do so.**

111. Succeeding this COVID test, I was ignored for a long period. Later someone else introducing herself as undergoing cancer treatment (she was bald) and also a nurse practitioner or some other staff—this may have been Rebecca Read, as noted in the Carney records--came and chatted with me, telling me the COVID test was negative and attempting to further extort me to give blood for a blood test, fixating on this, which I refused point blank. I also informed her clearly I was being held illegally and unlawfully and needed to be released immediately, which she ignored, saying “Good luck” in a hostile way and leaving. Like all the ER staff: nurses and doctors both, who sought to speak to me to hear what I had to say yet didn't listen when I spoke, she met my responses with callous indifference, disregard, and hostility—and was clearly acting on pre-set agenda, as became apparent later in viewing the medical records.

112. Not long after that the nurses started whispering about forced medication as noted above in No. 108; further time elapsed with someone coming by to ask for a blood test again which I refused again, then no interaction for a while.

113. Some hours afterward a nurse—another one of the Rachels--came by with a gurney and said “You've been admitted upstairs” and wheeled me upstairs to 4 SouthEast while **I once more notified her this was also under duress and without my consent and without jurisdiction**, which she nodded to, pushing the bed along anyway.

114. ADDENDUM: On examining the medical records released from Steward Carney Hospital on August 24, 2022 (Exhibit H: Carney Medical Records), and the records released to me on August 16, 2022, from United/Optum (Exhibit I: United/Optum BH Case Notes, Claims Pages 1 and 2), the health insurance company, it is evident that extensive, inexplicable lies, complete fabrications, and deliberately distorted statements have been documented by Carney hospital staff and United/Optum staff about my entire period-of-captivity in the Carney Emergency Room, briefly as following:

- a) The nurse Diana who initially spoke to me about the sequence of events which had led to my being brought to the Carney ER is named as Diana King, PA (Physician Assistant/Associate) and has recorded the same fairy story—ie, false-accusation— which the BP-bribing nurse broadcast, noting that this is what the EMS (Brewster staff) as relayed by QPD had told them was the reason for my being brought in: “pt

has been filming her neighbors and their children and posting on Facebook including addresses” --while forgetting to document what I had relayed about this incident, with a histrionic neighbor engaging in unwarranted public abuse, defamation, and slander, making false accusations at high volume, while I had been photographing my garden; this nurse has also added in a few outright lies, as if answering a fiction-writing assignment: “reports she has been in contact with the FBI frequently about what has been happening in her neighborhood”: distortion and fabrication, distorting report of my interviews of FBI, NSA, CIA whistleblowers exposing the use of microwave and other EMF/DE (directed energy) weapons on people, and my one-time FOIA-request notification of FBI, which party is fully involved in neighborhood COINTELPRO operations; “mentioned there were satanic cults in her neighborhood”: utter rubbish and open fabrication, very similar to what QPD Tim O'Brien noted on the Section 12 form, suggesting complicity and formulaic verbiage regarding the keyword “**satanic**” and adding the fabrication of “cults” to it; “refusing to answer questions”: a reference to refusal to confirm name and address as if I were there voluntarily, but inaccurate since I spoke to her. Evidence of distorted statements tracing back to the clearly very set-up QPD operation run by **QPD Terence McDonnell** and **QPD Tim O'Brien** as well as **QPD Matthew Miller** and **QPD Bill Mitchell** and **QPD Christopher Bulger**—in collusion with my estranged and deceived spouse--includes “Section 12 issued by Quincy PD, via EMS, after having increasingly paranoid and psychotic behavior at home.” Significant also is a mention of awareness from an external source of non-consensual RFID tracking implants: “Her Quincy PD in EMS, patient has consistently reported to her husband that someone has implanted RFID devices in her body so that she is able to be tract” **which makes her “You won't be getting any of that (scanning) here” rejoinder to me (noted in No. 75) particularly poignant: a promise of meaningful healthcare in radiology to be definitively withheld**: medical scanning will prove the factual presence of non-consensual RFID implants, and it's not “paranoia” obviously when it's **Proven Fact**. Evidence of this nurse's full awareness of non-consensual RFID implants and intention to suppress evidence of harmful non-consensual experimentation by refusing access to Radiology scanning to prove same; evidence also of complicity in agenda-driven persecution to drive false-psychiatric-labeling.

- b) There was no physical exam that I participated in but an extensive physical exam result is provided in the Carney records.
- c) Witnessing the absolute calm and lack of trauma, psychosis, agitation, or otherwise from me for nearly 36 hours, from the moment I was dragged in there to the moment I left—which one of the ER physicians, **Dr. Mcelroy**, indeed had relayed audibly on the phone as “no trauma” to the Order-giver he was speaking to, while also admitting verbally to other Order-givers—advertising his complicity—he

affirmed their search for an “access point to get her into the system” (since “she’s Espionage”)— and which, on the record, **Michael Reily, MD** notes as “Calm...speech fluent,” among other notations which duplicitously include “Other-Paranoid. Mildly agitated,” **Michael Reily, MD**, has noted, deceitfully: “Acute psychosis” “Clinical impression: Psychosis.” Apparently medical school doesn't help physicians discern between psychosis and clear speaking, not to mention calm demeanor throughout —which any video-recording of that ER that day will confirm. **This is further evidence of complicity in agenda-driven persecution to drive false-psychiatric-labeling.**

- d) Disregarding the information I had shared of my science and technology journalism and the long coverage of non-consensual experimentation I have focused on, ignoring the facts I shared of Neighborhood Watch harassment and EMF weapon use by various military, Intelligence, security and private-contractors I report on, witnessing my calm yet ignoring the clarity and verifiability of my reporting, the (ignorant or complicit) Psych nurse/whoever I spoke with **virtually on a video-conference call on a computer wheeled into the cubicle, Melissa di Pasquale** has apparently called the health insurance people requesting Mental Health Inpatient Care, and recorded a “QuickCert Diagnosis” code of alarming ferocity: F31.13; Bipolar 1 – current/most recent episode Manic, Severe. Noted as Attending Physician in the United/Optim records as if responsible for this fairytale is the name Alexandra Accardi, MD—a physician I never met, never spoke to, clearly a name added to the records with purpose—but in examining the Carney records, it looks like this brilliant “diagnosis” was proffered by the same deceitful **Michael Reily, MD**, who was on the floor at the time, on 4/14/2022. Melissa di Pasquale was using his false-psychiatric-labeling to support her actions of requesting “Acute Inpatient Care” from the health insurance company, United. Looking at the United records, it also emerges that this lady has driven the fairytale that the admission to Mental Health at Carney was “Voluntary”: in her application via phone call to United on April 14, 2022 at 8:30:23 pm CDT (sitting in Minnesota or Chicago or somewhere), this uninformed, ignorant, and Carney-complicit woman has noted “Admit type” Request as “Voluntary”--which is indicative of both outright deceit and duplicity in the Carney procedure: No admission to a Mental Health ward is Voluntary when someone is forcibly dragged in, forcibly restrained, forcibly incarcerated, forcibly drugged, forcibly frozen out, forcibly moved from one location to another, ER to Psych Ward. **This is further evidence of complicity in agenda-driven persecution to drive false-psychiatric-labeling.**
- e) Recording that she had been paged and spoke with a friend and colleague of mine, Dr. Andy Kaufman, who assured her of my normal mental status and the fact that this had to do with a dispute with a neighbor and marital issues, **Rebecca Read, NP**

(nurse practitioner) from Psychiatry—the bald lady undergoing cancer treatment who tried to get me to give blood—has noted in the Carney record that she was called in to consult on “disposition of the patient” and that I am “above average” for “Intelligence” “well groomed, alert” “appropriate eye contact” but “continues to meet inpatient level of care”—another “health professional” unable to engage intelligently with the facts or the articulate, intelligent living woman before her, evidencing her fixation on a plan to drag me into Psychiatry. This fixation is evident in her notes, where she casts my statements to her on the unlawful Section 12 run on me as “perseverating” on the subject, while confessing her inability to assess my “mental status”: “A full mental status exam was not obtainable due to patient perseverating on Section 12 and her desire to go home.” (Unable to assess so needs indefinite detainment in a Psych Ward?) Significantly, she fully ignored (a trained psychiatrist) Dr. Kaufman's advocacy on my behalf, whom she acknowledges as “states that he and the patient are professional colleagues. He goes on to state that he did a full mental status exam which was “normal”.” Also significantly, her entire orientation in her notes suggests this woman was fixated on getting me to give blood and urine in order to admit me stat to Mental Health rather than assessing anything intelligently, let alone listening to what I was saying, but also reveals that **Steward Carney Hospital deviated from their own hospital policy in dragging me up to the Psych Ward without my giving blood or urine—their own medical clearing policy.** “She adamantly believes that it is illegal for her to be held on a Section 12. Educated patient on Section 12 law and reviewed with patient hospital policy which requires patient to be medically cleared via labs prior to being transferred to an inpatient psychiatric unit.” **This misleading verbiage is further evidence of complicity in agenda-driven persecution to drive false-psychiatric-labeling.**

- f) Also evident from the notations made on the United/Optum records is the (apparently deliberate while stridently false) persistence of the maligning storyline presented by **the lying lady—putatively Kimberly Johnson--from 153 Pine Street, via QPD, via Brewster EMS, via Diana King, PA and Michael Reily, MD** of picture-taking and film-taking and this completely-cuckoo, abusive, bullying neighbor “feeling threatened”; not one of the notations in the United/Optum or Carney records document **the fact of her initiating a public dispute at high volume with a false accusation**, as I had reported several times to numerous nurses who spoke with me.
- g) Further Lies, Fabrications, Deliberate Inclusions or Evidence of Forced Medication: Also recorded in the United/Optum records are three drugs: Ativan (Lorazepam), Haldol (Haldoperidol), and Melatonin (Melatonin), which no-one offered me or received my consent for flooding me with. It is not clear from the Optum records

when these medications were applied, whether in the ER or at 4SE, but in closer examination of the Carney Medical Record notes, specifically a General Medicine Consult Note signed off on 4/17/22 at 12:05 pm, it appears they are the same drugs being attributed to the mythical **Suprav Mishra MD** I never met. The notations in the Optum record are also completely confusing, stating: “Route of Administration: Oral; Taking as prescribed: Yes; Additional comments: mbr refuses; Any barriers related to medication: Yes; Medication barrier issue: Member is non-adherent; Actions to address barriers: mbr refuses meds.” I have addressed this subject further below; my initial reading of this was that the “medications” they refer to here were applied in ER without my knowledge – where either they were poisoning my drinking water, the one veggie burger I did consume on April 14, or spraying drugs into the air in the cubicle as I had suspected Poisoned-Burger-Plan-Rachel to be doing, which she had denied. This would be **evidence of Forced Medication minus consent, if so—all on the basis of fabricated “diagnoses” and intent to harm (since a fabricated and false diagnosis certainly intends to harm)--and evidence also of wrongful use of psychiatric medication without cause and without justification.** If however these notations refer to time spent in 4SE, since the General Medicine Consult Note is dated 4/17/2022 when I was being held at 4SE, then they are **inexplicable fabrications** since I completely refused, notified Dr. Jared Trout at time of being-wheeled-into 4SE of my firm refusal, and was not offered medications of any sort at any time (as the other folk on the Ward were offered, periodically, with nurses wheeling in their meds to them and handing same to them), and never consumed, orally or otherwise, any medication whatsoever while I was there. (This question of medication is addressed below in No. 166 (n) as well.)

- h) Lies from United/Optum include an entry on 4/14/2022 of “Inpatient Level of care being requested” with the fabulistic Bipolar-manic code conferred by the Agenda-pursuing Michael Reily, MD and the notating of “Admit type” as “Voluntary”: as if someone in dire manic straits were lucid enough to voluntarily seek incarceration in a (freezing) ER and thence (a freezing) Psych Ward in Carney, a high-security prison playing Hospital.
- i) United has persisted in documenting and paying false claims from Steward Carney Hospital, this despite my proactive efforts to inform them of the facts. My phone call to United Behavioral Health the last week of April right after I was released from wrongful captivity at Carney was ignored, and was followed up by them with several **duplicitously back-dated letters** falsely-claiming “voluntary inpatient care” at Carney, which I responded to with a letter to United Behavioral Health now calling itself Optum on July 1, notifying them of false claims and requesting their Carney Hospital (April 12-19, 2022 Carney-incarceration) records for the dates I was incarcerated there: Exhibit J: July 1, 2022 Letter to United Behavioral Health/Ramola

D. United/Optum responded by sending me the records inclusive of “BH Case Notes” with a letter dated August 10 (which arrived August 16, 2022), which, curiously, was not signed or autographed, had no name for the letter-writer, but a title, “Privacy Administrator.” Exhibit K: Scan of United/Optum Letter Signatory Page, Aug 10.

- j) **Hospital and Insurance Immediately Notified of False Claims:** After receiving the United/Optum (April 12-19, 2022 Carney-incarceration) records on August 16, 2022, and noting the lies and absurd “diagnoses” recorded therein, I wrote immediately on August 18, 2022 to the Privacy Administrator, United/Optum and to Stan A. Maclaren, President, Steward Carney Hospital with a notification-of-false-claims and request for documented evidence pertaining to the so-called diagnoses noted in the name of “Ramola Dharmaraj”: Exhibit L: August 18, 2022 Letter to United/Optum and Steward Carney Hospital. Steward Carney Hospital did not respond to this letter, as they did not respond to my earlier letters succeeding bills sent to me, and to my faxed request for the medical records made in the same week of my release from Carney on April 19, 2022.
- k) **None of the parties I had written to earlier actually,** including Steward Emergency Physicians, Brewster Ambulance Service, the Chief of Police of Quincy Police Department, Steward Carney Hospital nor the Mayor of Quincy, Thomas Koch (who I had learned, from FOIA request-response with the City of Quincy-Brewster Ambulance contract, signed off with Mark Brewster for Brewster ambulance services, a contract carrying redacted clauses left out by mutual consent, raising many questions) **responded to my letters.** Exhibit M: PDFs of 3 Letters: Letter to Steward Emergency Physicians, Letter to Brewster Ambulance Copied to Mayor of Quincy, Thomas Koch, Letter to Steward Carney Hospital; Brewster Ambulance Contract with City of Quincy Sent on FOIA Request.
- l) On September 2, I received an unsigned letter from Optum dated August 30, in response to my August 18, 2022 notification-of-false-claims and request for documented evidence pertaining to the so-called diagnoses noted in the name of “Ramola Dharmaraj,” stating the “information was not created by Optum” and that “the information is accurate and complete” **while it is very clearly false, evidence therefore of United/Optum's collusion with Carney Hospital in maintaining false claims, false diagnoses, and fabricated narratives.** Exhibit N: Scan of Optum's unsigned letter dated August 30.

STEWARD CARNEY HOSPITAL, LEVEL 3 WARD AT 4 SOUTHEAST: INCIDENTS ON APRIL 15, 16, 17, 18, 19, 2022

115. From the evening of Friday April 15 to midday on April 19, 2022, I was held captive at this ward 4 Southeast labeled a Substance Abuse and Addiction ward to which I was inexplicably brought, filled with people of varying age groups, genders, and states of deterioration, some there I discovered through later conversation because of overdoses, suicide attempts and harm to self, some there because of drug or alcohol abuse, dependency, depression, or detox needs—all very interesting people, but several of whom engaged in massive tantrum throwing, yelling in the corridors, and shouting, night and day, throughout the time I was there.
116. The move from the ER to 4SE was under duress, under threat, and without consent: I was wheeled up to this Psych ward under threat of forced-action as noted earlier in No. 108, and was clearly being moved from the ER to 4SE under duress, a continuation of the **non-consenting incarceration in Carney Hospital arranged by QPD and Brewster**, which arrangement Carney Hospital—through the explicit deceptions of Michael Reily, MD, Stephen Mcelroy MD, Melissa di Pasquale, Rebecca Read NP, Diana King PA, Ryan O' Hara MD--was continuing; I had no part in fact in being wheeled up to this floor, none of this was voluntary on my part. To suggest that I was admitting myself as an in-patient, while being coerced, forced to take a COVID test, and threatened with forced-action, is not just absurd, but falsification of fact. My only interest was in escaping this (Black Site prison) hospital; everything done to me here was against my will; I was not at any point “admitting myself.”
117. I did briefly meet a doctor immediately as soon as I was wheeled up: Dr. Jared Trout. A nurse on staff by the name of Joe informed me I would not be speaking to Dr. Trout immediately but that I would speak to him the next day after “spending the night with us”. I informed Joe and Dr. Trout what I had advised all docs and staff at the ER, that I was there on false-claims under duress, against my consent, against my will and being politically persecuted as a journalist for the exposure of police crimes (**the military, intelligence, security, and police use of Spectrum/EMF tech and neurotech on Americans especially without disclosure IS a police crime**), and that while I understood this was a bad situation and would speak to Dr. Trout, I would not be consenting to any clinical interventions nor drugs, to which they assented. Joe sought to slip a wristband with information on it on my wrist which I refused, a move which Dr. Trout upheld, saying “No need.”
118. Despite the fact that by then I had already spent 2 days at Carney on a 72-hour hold under Section 12 (**none of which should have transpired since I am outside the Sea Jurisdiction of Section 12/Mass Code and should never have been touched by Quincy Police, let alone been transported to Carney**), I was told varying stories by nurses as I was brought in to 4 Southeast: first (from Rachel who wheeled me up) that I would see a doctor immediately, then (from Joe at the desk when I was wheeled up)

that I would see/speak to the doctor (who was standing right there and being introduced to me) only the **next** morning, then later (from Joe and other staff) that since it was a weekend, no days would count until Monday and I could expect to be there till Thursday. This shifting of the goalposts—and captivity through the Easter weekend—was arbitrary, capricious, venal, and unconscionable: narcissistic gaslighting at its best, designed to invoke stress—not “healthcare” or “inpatient care” nor was it legal by the very terms of the “Section 12” kidnap-and-capture operation which had brought me here—which calls for a maximum 72-hour hold; it was certainly **unlawful** from the get-go.

119. The nurse Joe, who seemed straightforward and intelligent, spent a few minutes speaking with me—completely casually as if we were not on a Psych floor of an agenda-driven hospital distinguishing itself as captive prison site akin to Belmarsh to shut down **journalism exposing crimes against humanity by numerous criminal agencies**—mentioning a good Indian friend he had and so on: in other words, not exactly a conversation a psychiatric nurse might have with a raving psychotic, which all the loons in the Carney ER (not to mention QPD and Brewster EMS) had worked hard to make me out to be. But which every psychiatric nurse on the block—including Joe—could clearly see I was not.
120. I informed Joe I needed my cell phone for further access to some of my contacts and he sent on someone else to sit by me while I jotted down numbers. This was one of the Carney prison guards, who apparently went by the title of “mental health counselor” and was quite civil to me just then but who in fact later behaved exactly like a (chronically bored, controlling, petty, spying, gossiping) prison guard with all of the unfortunate inmates as I came to see. My cell phone was removed by this man and returned to the main office as if it belonged there and not with me: in other words, my cell phone was confiscated, an important point because I was told cell phones were not allowed on the floor—also a lie, as I came later to see. I was told there was a phone booth on the floor and a cordless phone I could borrow from staff if needed.
121. Several of the captive “patients” spoke to me, proving to be refreshingly receptive to the account I repeated to them of how exactly I came to be there, with several showing insight, awareness, and intelligence seriously lacking in the Carney “healthcare” staff, and sharing with me, both then and later, what their stories and backgrounds were. I noticed a couple of them seemed quite depressed or removed, a couple were quite voluble and irate, a few seemed to be trying to get the attention of staff (who were ignoring them), and several just milled about chatting with each other.
122. Over the course of the four nights and days I was held captive on this supposed “Behavioral Health” prison floor, it was apparent there was nothing else to do, but sit

around on the few couches in the open corridor and talk—or walk up and down for exercise. There was no evidence of reading material, art, libraries, a gym, music, or windows. Lots of glaring fluorescent light though, and guards (ahem! “mental health counselors”) positioned at corners to watch every move made by everyone on the floor on a nonstop basis.

123. That first evening, April 15, I was offered soup from the dining-room fridge by various of the inmates who indicated you had to ask the staff to heat the soup for you in their microwave. Later I learned you had to find a guard also to ask for drinking water any time you needed it so he or she (mostly he) could open the dining-room door for you. A begging set-up demanding reliance on the staff for every little thing, as later confirmed (when it was clear everything—books, paper, laundry, phones--needed staff).
124. Sanitary conditions on this floor, it was immediately apparent, were less than tolerable: two toilets were left wide open to the main couch and sitting area in the corridor with stains of something on the floor of one, and, from conversation with others, apparent continued negligence of this stain, which had not been cleaned in days. Closing the door to these toilets seemed like an ongoing task since the doors kept swinging open. (I closed those doors several times as I walked past – no doubt noted down by the ever-watching prison guards as “an obsession with closing the toilet door.”)
125. Let it also be known that the petty bureaucrats and infantilizing 4 South East staff were it appeared deliberately unresponsive very often to all requests for anything from the people held there, withholding attention, keys, paper, notebooks, pens, the opening of doors for laundry, TV, water, heating soup, anything, on a nonstop basis so the inmates—many pumped up on brain-modifying psychiatric meds--were literally climbing up walls to be heard, seen, noticed, or responded to for their daily needs—which led to all the tantrum throwing and yelling nonstop. A single wall phone and a cordless phone available for the entire ward also led to much chaos and mayhem with much competition for the phones—on a continuous basis. Being subjected to this environment is not health care nor hospital care, it's bedlam. And being subjected to this environment while being unlawfully held there for a supposed “mental health assessment” is a joke (a very macabre one).
126. I myself was refused paper (one of the nurses/staff people at the desk informed me there was no paper, not even printer paper in the office—a clear lie) after seeking staff attention several times, then given some printer paper by another nurse I spoke to, from the office, a few minutes afterward, but again only after I asked twice. This I also experienced while asking for water, the laundry door to be opened, a notebook, a

pencil, the cordless phone—as did everyone else. “Testing for reaction” or “harassment and provocation” intending to create stress and frustration appeared to be the plan.

127. In addition to the general state of chaos and deliberate crisis-creation by 4 Southeast staff who seemed to be creating stressful situations as a matter of rote (as described above), this ward seemed to be doing its best to destroy all hint of mental health for all unlucky enough to be hauled up there, with **no reading material, no magazines, no books, no radio**—a television in a couple rooms, one of which, **the only one with morning sunshine, was kept locked on occasion; no gym or exercise center; no opportunity extended to me to exercise or walk out for fresh air (others were permitted out on a couple days)**—the only exercise was afforded by walking up and down the main corridor; **no vegan meals** (only part of meals, such as salads); **no free access to drinking water** (I had to accost the guard by the dining-room each time I wanted a drink of water, and sometimes there was no-one there); **no free access to the laundry room**—and the hefty Haitian and Ghanaian guards (mislabeled “mental health counselors”) throwing their weight about literally and figuratively, positioning themselves in the door of the very tiny laundry closet to prevent free entry while issuing micro instructions on what to do; the only entertainment accruing from “occupational therapist” visits offering (very kindergarten-level) group art, meditation, lifeskills training and other such, to which all were being coerced to go (for brownie points with the staff, I was told by the inmates), although I did not go to any of these; continuous uncertainty and lack of information from staff as to when anyone would “see the doctor” or leave, with much shifting of goalposts as described earlier. **None of this was Hospital Care or Health Care but profound neglect, deliberate stress-creation, crisis-creation, provocation, psychological abuse, and captivity in conditions of harm.**

128. Over the next few days, I was asked often by nurses for blood pressure taking, blood and other such. While I understood my rights to refuse any and all clinical interventions throughout, which I did, Carney Hospital had no business continually trying to force these on me after I had flatly declined all clinical interventions—both at the ER and at 4 Southeast—necessitating continued denial of consent.

129. On the first evening there, two of the nurses approached me with blue gloves and said it was a practice to do a “skin check” to “make sure things on your person didn't represent harm to anyone else.” I informed them I did indeed have EMF shielding on my person which they said they would “keep safe” for me. Being very aware of how exactly ignorant psychiatric nurses might interpret shielding items (as evidence of derangement—since that's what their outdated and agenda-running textbooks tell them), I consented nevertheless (to reassure them items on my person were not going to be used to harm anyone) to remove the bits of metal shielding, orgonite, carbon

microwave absorber, EMF-shielding fabric, and river stones I had on my person (in my underwear and in my hair) from when I was forcibly extracted from the privacy of my own home by over-eager Quincy cops keen to capture the too-much-truth-telling journalist—and hand it over to them, explaining to them what I used it for, primarily to shield my private parts, my heart, and my head from EMF and from migraines; I may have mentioned but did not explain at length to them (they were rolling their eyes too much) how indeed I personally needed to be powerfully shielded in my home especially when sitting still at my computer or books or sleeping **since scientifically-measurable pulsed microwave technologies were being directed at me**—as I have recorded on several meters, and continuously publicly reported, both about my own case and hundreds of others in the USA and elsewhere being unlawfully assaulted with EMF technologies (military Electronic Warfare weaponry) being camouflaged as “technical surveillance” and being used by DOJ, DHS, and private-contractors working for military and Intelligence agencies in **numerous unethical and inhumane programs of weapons-testing, non-consensual human experimentation, “crowd control tech,” and undisclosed Prisoner-of-War Guantanamo-style maneuvers comprising crimes against humanity: a primary subject of my journalism for 8 years.** Saying confidently “Well you won't be needing that here since there are no EMF issues here,” they confiscated these personal shielding items and said they would return them when I left.

130. Later I heard these and other nurses discussing the items they had confiscated, all in tones of high concern, hyperbole, misreading, and immediate judgment that these items meant I must be routed upward to the floor above and medicated, with the implication that I had a “much more severe disorder” than they had thought and must be a “schizophrenic.” “She's going around wearing all this stuff on her, she needs medication!” This conversation and fascination with these items was conducted openly, loudly, in the corridors, and audible in the room I shared with a young woman who told me she was there at 4SE Carney because of an overdose. I determined therefore to speak to the nurse Joe and further remind him and his crew these items had been worn by me, on my person, **in the privacy of my own home, did not mean “I was going about with them on (me),”** and in no way did they represent a sign of **schizophrenia**—a subject I have reported on extensively as a science journalist and am very knowledgeable about—given what I was reporting: **EMF Technology Shielding for a cause.** Interestingly, I was continuously fobbed off by him when I sought a few moments of his time, able to have this conversation only much later, but I did convey this information and reminder to him.

131. In speaking to several of the inmates, one asked if the woman who had bellowed out her false-accusation of video-recording her kids was white, and on receiving confirmation of this suggested to me this may have been a racist incident (since I am brown-skinned, originally from India); I agreed with her that racism may have been part

of the motivation behind this woman's behavior, but also explained the larger context of this woman being involved in ongoing Neighborhood Watch arrival-departure monitoring harassment, and the fact that I had measured EMF pulses coming from her house, suggesting further and darker occupation; I described my work in journalism exposing the police/military/Intelligence crimes of EMF Technology Abuse of the populace. Another stated to me it was possible the woman had been part of a framing set-up to subject me to a psychiatric assessment and affix false labels to me (as I also could see) to further conceal the EMF Tech use; he further stated "Anyone can see, looking at you and speaking to you, you stand out, you shouldn't be here." (Several of the inmates and a couple of the staff said this or similar to me, including Joe.)

132. I spoke at length to one of the inmates about the significance of becoming an American state national—or restoring one's birthright American status to this status—as I have done, and why Land and Soil Jurisdiction was different from Maritime and Admiralty jurisdiction, and how it returned the original Union of States to power, as well as all natural God-given rights recognized also by the original US Constitution. He shared with me his notes from a history class on the Constitution and we spoke about his interest in helping with web design for the Massachusetts State Assembly, with whom I was running a podcast series. Joe and another nurse walked by as we were discussing the distinctions between being Massachusetts nationals and US citizens, and the advantages of "living in the private," looking perturbed, and said to him, "The longer she stays here, the longer she's going to keep talking like this!" (So true!)

133. Conversations among the inmates, the staff, the prison guards seemed to all be conducted at high volume—completely audible from my room--and in the first couple days that I was held on this ward, I heard a lot of chatter similar to that from the ER (there it was the ER nurses, ER doctors, and black-clad Security staff in full earshot, warbling) fixating on me, with some combative statements saying "Law of War! Law of War! She started it! She asked for it!" suggesting my being Psych-Grabbed was in response to my journalism as some kind of War Response to truth-telling, and some quite pointed conversation, such as my roommate telling me she was looking forward to decorating her baby nephew's room with posters going "Bam!" and "Pow!" – a gift for this little godsend whose name, she shared, just so happened to be "Bentley," the name of my ongoing public log of occasional report of EMF Tech & other crimes being committed on me (available at my website: <https://everydayconcerned.net/disclosure/ramola-d-personal-reports/ramola-d-bentley360/>) by the local fusion center contractors (lots of Bams! and Pows! in there—and is "POW" not-so-covert mention of "Prisoner of War" which the self-deluding Black Ops factions seem to think they are regarding me and other FBI-DHS targets as?). I had reason therefore to suppose that some of the inmates on this floor were either not who they purported to be or were filling a dual function—a situation I have certainly

come to understand very well as a journalist and human rights activist exposing Intelligence and military war crimes: Infiltration is MO of choice for the ABCs; my most serious encounter with same is described on my website in the Statement on my Journalism, Post Slander page, as well as in numerous reports, and in The End of Techno Crime Fighters Forum: The Real Backstory.

134. On the night of April 16, Saturday, because I was resting in my room at 9 pm, then woke at 10 pm, I heard some very interesting interactions in the corridor outside, which conveyed to me I was indeed correct in divining that some of the inmates were engaging in some duplicitous “sensitive” work of double-dealing as both Psych Ward patient and paid spy or even possibly Psych Ward staff: Several of the inmates were issuing forth a detailed, blow-by-blow account of my every conversation with them, not just a casual “She's friendly, she's very social, she's thoughtful, she's smart” kind of assessment, although that too was said, but literally a meticulous detailing of every word I spoke, every question I had asked of them. They seemed to be speaking to one of the nurses, offering up a detailed progress report for analysis and recording. Further, it was clear people were using cell phones, looking up my websites and video channels on their browsers, and making remarks on same, as well as playing music on their cell phones and radios—which latter I came to learn some had on them; the cell phones they kept undisclosed to me, but it was clear the ones conversing that night all knew about it. In other words, cell phones were definitely being used on this ward by certain of the patients—in direct contradiction to what I was told by Carney staff as my cell phone was confiscated. **Evidence of covertly-placed staff among the inmates or evidence of selective treatment of some; in any case, evidence of pre-arranged spying behavior in this clan.**

135. In addition, I heard quite focused conversation on my writing and publications with one of the inmates saying “She's fucking brilliant!” and others concurring and laughing about my writing; they seemed to know as insiders I was being singled out for unwanted attention by the agencies but seemed to approve of me generally as a writer and journalist.

136. Further, a little while later, I also heard some conversation among the prison guards and Security staff directly making reference to my cell phone—which was still in their custody—with someone saying they had “found video-recordings with kids and we need to report this, we're Christians and we go to church and we're Brothers and we got to do the right thing here” with further chatter about how I supposedly had deceived everyone and had recordings of kids on my cell phone etc. This conversation in fact quite annoyed me and I got up to go find whoever it was on the corridor saying this so I could set him straight on the matter. (The only recording on my phone of kids they could be referring to, I was aware, was the one I had taken of Ms. Bully Next Door,

putatively Kim Johnson, in her doorway reading my notice (after her bullying yelling-of-false-accusations actions on the street) while her kids were walking up to her—not the focus of the recording—in order to document her receipt of my notice—but what were Carney staff doing checking out my cell phone anyway? Clearly also, they were jumping to conclusions here.) I did go outside, finding a few of the inmates chatting on the couch and spoke to them instead, describing some of what I had heard. They apologized for being loud (it was about 11 pm or close to midnight) and advised me not to bother speaking to the prison guards (Carney staff) and to in fact limit my interactions with this noxious and deceptive species and speak to them instead: sound advice, especially coming from young kids in their 20s or teens; I dropped my plan therefore to chat with whoever staff was on the corridor, gossiping and lying. While we were speaking, a black-clad and black-masked ER Security staffperson came up and walked past us, presumably to speak to the prison guard on the floor further down. This was remarked as unusual and out of the ordinary by the group I was speaking to, with much speculation as to why he was here on this floor; my intention to speak to the on-watch staff on the floor had apparently been noticed and invoked a “Security” response—from the same cadre of ER Security rifling unlawfully and illegally through my phone. Later the on-watch guard/4SE staffperson came over and positioned himself directly across from me, in front of my room as if inviting an encounter, but, mindful of the advice I had been given, I said Goodnight to him briefly and returned to my room.

137. I witnessed callous disregard by the staff of various people on the floor clearly needing attention and calling repeatedly for help, including one woman in a wheelchair who had physical ailments not being recognized, helping whom (pushing her wheelchair to her room) caused various of the guards to object, demanding that I “focus on (my)self” and ignore this sad lady, which they were all busy doing.
138. A popular joke among the patients was that the only thing the nurses did with alacrity was wheel in their trolleys with meds, which they did faithfully at regular intervals, including breaking into my room at six or so every morning to wake up the sleeping roommate and hand her her medications, whatever they were.
139. I should note that I did **not** accept, consume, imbibe, inhale or otherwise ingest any medications whatsoever during the entire time I was at 4 Southeast (as also at the ER), **nor were any offered to me at any time**: this is significant, because notations on the records by Carney staff indicate otherwise (discussed further below).
140. In confirmation of the proven fact that psychiatric medications are dangerous and harmful to health, a woman patient I was speaking to when her meds were wheeled up by a nurse one afternoon said to me, “The medicine just makes me sadder.” I pulled out my notebook and asked her what drug this was and why she was

still taking it if so, and she said “Adediazepam” and “they told her to take it” while the nurse gasped and looked shocked at my questioning (perfectly normal when a reporter is interred in a Psych Ward filled with people with stories to tell, I would think). The lady then said “Well maybe it makes me better,” as if to palliate the nurse, then waited for the nurse to leave before she said again “Yes it makes me sadder” also “It makes me slower day by day” also “I don't know how long I've been here anymore.” This young woman was the most visibly depressed person on the floor, who had immediately caught my eye on the first evening by virtue of her deep aura of removal and sadness.

141. I witnessed much else on this floor which was alarming, concerning, and questionable, including occasional upsets, tantrums, and verbalized frustration from various of the patients succeeding staff refusal to pay attention—some of which had a questionable and synthetic flavor of “surveillance role-playing” or “crisis-actor role-playing” to it.
142. On Saturday April 16, I spoke with a Dr. Mahmood Sharfi who looked South Asian. I reminded him I was a writer and journalist who specialized in science, technology, military and Surveillance matters, and also described my teaching and workshopping background to him. I asked him if he had heard of Neighborhood Watch and he said yes. I described in detail the sequence of events on which Quincy Police had brought me forcibly to Carney ER, explaining as well about Neighborhood Watch harassment which I have reported (as experienced) for 8 years including to Presidents and Attorney-Generals (Please see my website for record of all letters), as well as about the kind of **EMF technology abuse** which is being run all over the USA, **which I have been researching and reporting for 8 years as a science and technology journalist.** I described my work exposing the multiple programs of military “non lethal weapon” use on people under cover of “Surveillance”—especially as Crowd Control Technologies, post Defense and Justice collaboration in development in 1994, and mentioned my interviews with NSA, CIA, DOD, and FBI whistleblowers who have confirmed these programs. I informed him that, as a journalist, I have notified my neighborhood about fusion-center-run false-labeling, false-watchlisting, and false “monitoring/policing” activities being conducted on civilians along with EMF Technology abuse on those falsely-labeled, with flyers and notices—**a completely lawful activity of informing the public.** Since EMF Technologies were a key component of this unlawful Section 12 capture as notated by QPD Tim O'Brien on the Section 12 form in his baseless interpretation of my mention of “microwave weapons” as “paranoid delusions,” I informed him about the (unlawful and amoral) military testing and operation of such technologies in American neighborhoods, including mine, where some of my neighbors **are most definitely paid fusion-center contractors engaged in these while also executing Neighborhood Watch “community monitoring” “community policing” and Noise Harassment: many of the EMF/Neuroweapons-operations are done as**

“classified/Top Secret/bio-behavioral research” as third-party contractors for the Intelligence Community and Defense companies. I informed him that the neighbor who had unleashed false-allegations against me in public and caused me to respond back in verbal defense of myself was one who had long engaged in Neighborhood-Watch harassment against me, including Arrival-Departure-monitoring harassment and Noise Harassment, as well as other forms of harassment, including the harmful use of EMF Technologies since I had measured pulsed EMF signals coming from her house. Another factor of note: While I was speaking of EMF technologies, Dr. Sharfi clutched his left arm with his right hand—a known Masonic hand signal typifying a lock or rejection; I ignored this and kept speaking. I then asked why I was being held in this ward and restated that I needed to be released. I also told him at close of our conversation I didn't believe in psychiatry and was being held here against my will. He said he needed to “see a report” and dashed off, while I witnessed staff mention a “recording” to him—presumably the same recording the woman neighbor had made—which was being withheld from me by Carney staff, and later (on FOIA request) by Quincy Police. Carney staff were playing judge and jury on this recording while completely ignoring the need to get my input on it, as well as ignoring my information provided to them on the abusive neighbor: evidence of pre-set agenda to harm. **At this point, after 72 hours being held in Carney Hospital, I had spoken to a psychiatrist and was still not released by Carney Hospital: evidence of illegality (by Massachusetts Code) as of course unlawfulness.**

143. Later that weekend, on Sunday the guards (“counselors”) in the corridor who made no bones about keeping their conversations loud-voiced and casual, made the following statements (confirmed by notes made in the medical/health insurance records, more below): “She needs an attorney. Word's come from the Pharaohs--She's not going anywhere. She's going to be held for another 15 days at least—she's going to a court and she'll be in front of a magistrate; she can speak to a psychologist or not. They want to keep her here for 15 days at least—she'll be taken upstairs.” There was also talk of the EMF shielding items confiscated earlier: “All those things we found on her, that's not normal.” A plan to further kidnap in stealth was discussed: “We'll bring the ambulance to the back door in the morning and take her to the court.” These were separate statements made in conversation with other staff, repeated in tones of authority, confidence, and arrogance, and it does not need a Ph.D to recognize this was and is **threat and intimation of further kidnapping, further trafficking, and further unlawful psychiatric captivity**. The talk of “being admitted upstairs” was (egregiously) threat of involuntary committal.

144. This notification of further kidnapping and captivity cemented my resolve to stand on jurisdiction, which is what I did: I thence refused to answer to the legal name (the ALL CAPS NAME with surname) which I am aware is the legal-person-name which

Carney Hospital—like QPD—was using to hold me there, I informed all nurses and staff doing their room-checks I was **no longer answering to the name**, and I stopped attending the dining-room for meals, refusing the non-vegan meals being handed to me—easy to do since they were non-vegan, and chose only to sparingly consume the small vegetable and fruit salads left in the refrigerator, as a matter of healthy self-preservation in interests of my own health and well-being—**in the face of every effort by Carney Hospital to level harmful treatment my way, including denial of edible food**—and also to establish to Carney Behavioral Health, which was unlawfully monitoring me in captivity for over 72 hours that I was certainly not engaging in any manner of “self-harm.” The fact is: the very evident threat I was being given by 4 South East Behavioral Health staff of intended further captivity, stressful in itself—and in particular psychologically stressful, inductive of mental turmoil not mental health--meant that I was obliged to take further steps of actively refusing meals, actively refusing to answer to the legal-person-name, and actively maintaining distance on grounds of jurisdiction—reminding all staff of this fact, just as a matter of self-preservation and preventing further harm to my living being. All this in a hospital which is supposedly engaged in health care (ironically on a ward intended for “behavioral health” and “mental health”) but is in fact engaged in its clear opposite: **Shame on Carney Hospital for seeking to actively harm my living self further.**

145. I called the media and natural health friends, physicians, and colleagues I was in touch with and had kept apprised on the phone about the situation and asked them to publicize the fact that I was being held, and to spread the word widely that a journalist covering Health, Science-and-technology, Surveillance was being unlawfully held on a Psych Hold in Carney Hospital in Dorchester, Boston. I kept a few friends apprised about the immediate situation as it unfolded. As a reporter who has covered unlawful Psych Holds on many, and indeed acted to contact hospital staff and advocate for their release, I was aware of the great importance of publicity and letting people know I was in danger of being further abused and disappeared into the Black Hole of Spychiatry being run by Carney Hospital.

146. Continued open and candid conversations by the counselors and staff in earshot in the public corridor or office also meant that a lot of clueless, judgmental, denigrating comments were made about me in my presence and in the presence of all other captives, several misreading the EMF-shielding items I had had on my person, several disbelieving the statements I had made regarding the false-accusations and framing claims made by my neighbor, which QPD exploitatively used to enter my home on April 14, several discussing the photos and recordings on my phone which Carney Security guards unlawfully had gotten into and had no way of interpreting accurately, several issuing forth pronouncements and judgments like judge and jury minus possession of all the facts, several maintaining a hostile attitude in direct interaction. Not an

atmosphere conducive of health or healthcare: **Subjecting me to this scurrilous and incessant denigration and overt hostility while held in forced captivity was essentially open psychological abuse.**

147. On the afternoon of Monday April 18, I spoke to a woman doctor and a nurse who knocked on my door and entered, introducing herself as Dr. Beth and the nurse as (possibly) Hannah. Just outside the door I had heard her say to one of the nurses “If she was wearing those things in her home that's in the privacy of her home” which suggested to me she was intelligent (a quality lacking in all the physicians and nurses I had spoken to up til then), and I told her I would speak to her but did not wish to engage in any of their clinical interactions. She said she would need to record this professionally since she was there in her professional capacity. I agreed anyway to speak with her, since my focus was on exiting Carney Hospital. I spoke at length to Dr. Beth and Hannah, explaining everything I had shared with Dr. Sharfi, but further describing my work exposing EMF Technology and Neurotechnology use/abuse on civilians in the USA and worldwide, sharing several news reports on the public use of millimeter-wave weapons at the Canberra protests and at the Amsterdam summer games in June 2021, where the Dutch secretary of state publicly disclosed the use of 5G as crowd-control technology and EU documents discuss neurotechnology use in crowd-control; we also discussed the news reports on Havana Syndrome where US diplomats and CIA spies in Cuba and Shanghai and Beijing have reported being hit with EMF weapons. I mentioned various whistleblowers I had interviewed, mentioning Dr. Robert Duncan and Dr. James Giordano as two military/CIA scientists who had confirmed and whistleblown about many of the military technologies in use today—despite lack of mainstream media coverage—and stated as well that my interviews with reporting victims suggested that several programs of stealth biomedical research with these bio-hacking technologies were continuing today, that they were vastly unethical, and that ethicists, physicians, and human rights attorneys, not just journalists, needed to address this matter. Dr. Beth mentioned she had been a military doctor and knew of the Havana Syndrome reports; she spoke to me also of Elon Musk and his work and the concept of being a genius and ahead of your time. (In reference to Musk was her implication; I did not conclude I was a genius or being seen as one here; I was presenting myself completely as a science journalist with close knowledge on Defense-Justice use of these technologies.) We also spoke about the incident with the neighbor, my status as a sovereign Massachusetts state national who had expatriated from “United States” – the name of a corporation – precisely because I, previously a naturalized US citizen, was being hammered with EMF Tech and was seeking a means for this abuse to be halted, my spouse's inability to grasp the information I reported on, Neighborhood Watch and petty surveillance. She assured me she would speak to Dr. Jared Trout the main psychiatrist and ensure that I left Carney as soon as possible.

148. A significant aspect of my conversation with Dr. Beth was her examination of the copy of the Section 12 form signed by QPD Matthew Miller, carrying numerous lies, and verbally claimed as written by QPD Tim O'Brien. The signing of the form by a police officer, I was informed by Dr. Beth and Hannah the nurse-practitioner, is highly irregular and anomalous, since such an application needed to be signed by a mental health professional. Tim O' Brien who is a listed police officer with QPD but who verbally identified himself to me as a "mental health professional" and "the one who signed off" on that form (although he didn't) may have filled out the top half in the spidery scrawl alleging paranoid delusions and impaired judgment which differs from the slanted handwriting of the signing "Applicant's Name" which is noted as Matthew Miller, QPD #7029, with the QPD address noted. As noted earlier also, there was no "interview with a clinical co-responder" as noted duplicitously on that form: I granted no-one an interview that day (April 14, 2022). Dr. Beth also noted that it was highly irregular that 3 police officers came to my door to do a "mental health check up" call and subsequently barged in and signed that form prior to Kidnap-and-Capture, rather than mental health professionals. The Department of Mental Health, Commonwealth of Massachusetts, has not responded to my FOIA request for clear information on their Section 12 protocols. **All of this indicative of the fact that this Kidnap-and-Capture operation was an unlawful and illegal police, military, and intelligence operation to politically persecute a science-and-technology and human rights journalist who has been exposing their crimes—and nothing to do with mental health or behavioral health, but an expedient and Machiavellian projection as such.**

149. I also spoke on Monday April 18 and Tuesday April 19 to an occupational therapist Linda who seemed sympathetic, describing all to her, and on April 18 to a man who said he was a Harvard-trained social worker and attorney, who is not recorded in the Carney records I was sent, again describing all as noted above. Additionally I gave verbal consent to this social worker for my spouse to be contacted, since he had proved (astonishingly) on my last telephone conversation with him to be somewhat receptive to what I was reporting, and visited me briefly later on 4SE with a bag of clothes and books.

150. While walking down the corridor in preparation to speak with one of the people mentioned above, after my long conversation on Monday with Dr. Beth, I witnessed one of the captive inmates/patients (who spent his time following people around and throwing himself prone on couches ostensibly to sleep or eavesdrop as a pretend-sleeper) give himself away as a role-playing actor as he glanced over at us and said in a chagrined way "The other side is gaining ground" apparently to himself – or perhaps to the stealth Synthetic-Telepathy comrades on "his side"--note, no earbuds, no cell phone in sight--as if the whole Capture-into-Psychiatry operation was a wargame with

sides and no living, breathing victims being falsely accused, wrongfully incarcerated in a Mental Health ward, and falsely diagnosed.

151. Nurses and staff seemed to be on continuous shift change and several new faces accosted me at various times demanding a name, including on the interminable room checks where they opened the door and demanded to know my name. Some stayed to speak with me past my stated refusal to “give a name”; others rolled their eyes and retreated.
152. I was denied access to the outside when several of the inmates were permitted outside on a group walk in the grounds, and later denied access to the community television room with the one window overlooking the grounds open on previous days (staff told me it was being kept closed), so really, kept locked up inside at Carney in cold recycled moldy air for 6 days.
153. Several people familiar with my name and journalism called and left numbers, both with the office staff and inmates, and I learned people were calling in and asking the hospital staff to release me immediately. Dr. Beth informed me on Tuesday the lines were being so clogged the hospital staff were being inundated and overwhelmed, and the normal work of the hospital was being obstructed.
154. On Monday night I asked a staffperson for Dr. Beth's full name since a neurologist friend and former interviewee Dr. Edward Spencer wished to speak to her; this lady gave me the name Dr. Alexandra Accardi—which I later found to be false—and Dr. Spencer called several times, he said, trying to track her down, and left messages for callback at her voicemail. Significantly, it is Dr. Alexandra Accardi's name which has been notated in the medical records, but this is **a complete fabrication and lie by Carney Hospital**, since it is clear from examining her photograph online I never met or spoke with her but with a Dr. Beth, later identified to me by one of the inmates as Dr. Elizabeth, and, from online research, putatively Dr. Elizabeth Davis. (More below.)
155. I was continuously approached by new nurses asking for lab samples which I denied, providing my notifier of jurisdiction. On Monday, one nurse who demanded I comply, saying “An order's come down for blood work” and was met with my refusal: “You don't have jurisdiction over me” said rudely, “That's enough!” but did not pursue the matter: **Evidence of continued authoritarian harassment and infantilizing patronage by Carney staff (all without jurisdiction).**
156. It was very cold in the room I was given that was shared with a roommate and both of us remarked on how cold it was and reported the extreme cold to Joe, who said he would look into it. At one point, looking for a thermostat on the wall to adjust I

inadvertently hit some button which turned out to be an alarm—Joe and another staffperson came over to fix this but, very strangely, did not say a word to me about what they were doing or what had occurred; it was my roommate who informed me the button was not a thermostat button but an alarm. The extreme cold in the room was not fixed, and being held captive there required occasional walking and calisthenics to get warm.

157. This hospital however was not free from the continuous ELF (extremely low frequency) vibrations sent to beds or couches and the room bed was heated up and vibrated remotely at night, causing heat and discomfort, of the kind reported by thousands across this country and world, invoking sleep deprivation and essentially torture—offering a reason perhaps for the extreme cold being maintained in the room by Carney Hospital. Across from this room was a parking-lot with several cars parked, a possible source for the remote-access frequency technologies, which, as my research and reportage (including whistleblowing from DOD/CIA/MI5 scientists) establishes, can be operated from a variety of sources: portable devices stored in cars or houses, antennas, celltowers, satellites, drones, et al.
158. On Tuesday April 19, I heard conversation in the corridor between a Carney administrator and 4SE staff with the suggestion that I needed to be discharged because I had been sitting around without a mask on and might have COVID and might be in danger of infecting everyone now—a tall tale invented to cover Carney's belated recognition of lack of jurisdiction perhaps posing a liability for them, which it did all along; I later met this or a manager on the floor who said his name was Tony when I asked, and who informed me my “followers” were calling the hospital and threatening violence. Shocked, I informed him no-one I knew or who followed my work would ever threaten violence against anyone and he described a “bearded man” by the name of Rob making Youtube videos doing so; while I knew a couple bearded Robs, I was confident neither was likely to do anything like this and told him so. This was quite possibly an invented narrative with further “Blame the Victim” written all over it, and in retrospect also that easy-way-out which characterizes the entire Military Psy Op edifice of “authorities” trying to cast activists as terrorists. In any case, I apologized in a generic way and assured him I would send a message to my subscribers and well-wishers to explicitly refrain from anything remotely resembling any mention of threat or violence on my behalf.
159. On Tuesday April 19, Dr. Beth arrived on the floor again and asked me why I was still there. I said I would gladly leave if I could but no-one was letting me go; staff further had my bag and cell phone. She said she would speak to Dr. Trout so he could speak to me and discharge me, which transpired a little later. I spoke with both Dr. Beth and Dr. Trout again about the very dark reality of unlawful EMF technology use and

abuse on people, about the unethically and inhumanity of using microwave, millimeter wave, and acoustic neurotechnologies on people when these technologies cause great physical harm, injury, ill-health, and disease, about how **police, military, and intelligence factions are using these technologies on people without any recourse to actual ethics, medical ethics, bio ethics, or human rights**, about non-consensual experimentation ongoing, about military EMF weapons-testing, about the “Havana Syndrome” revelations in mainstream media in recent times—evidence of this very same technology or on its spectrum, and about much recent public disclosure from military and CIA scientists and FBI, CIA, NSA whistleblowers, including some I have interviewed, and about the surfacing of this “crowd control technology” in recent times in Canberra and in Amsterdam. I spoke briefly also to Dr. Trout's questioning on my spouse's response and lack of support, as well as on the false-accusations made by the bullying neighbor, emphasizing why I (like anyone else) would be especially outraged at her implications of pedophilic interest in filming her children (the fact that she was making an allegation of such) given that I had a professional reputation as a journalist, broadcaster and writer to protect and uphold, especially one with a new book release that spring, as also the mother of a high-schooler. Dr. Trout spoke with me also on my (wonderful and successful) children's creativity workshops run when my daughter was 6-8 for her and her schoolfriends and some neighborhood children—after-school, summer camp, and home-schooling workshops--and on a storyline of my supposedly suddenly descending into “anxiety” or “delusions and paranoia” after my mother died in 2013 a few months before I was first unlawfully targeted and reported EMF Technology Assault—a storyline I later found mentioned in the records (more below): **This is the official Psychiatry cover-up for the reportage of EMF Tech Abuse crime**, first invented, criminally and unethically, on my health record in late 2013/2014 by **Ourania Madias, MD**, a child-psychiatrist I had been tricked into seeing, as being a supposed marital counselor, by my deceiving and unsupportive spouse, and by a family friend, **Subha Thiagarajan, MD**, who is a psychiatrist, a highly unread one – both of whose harmful inventions now perniciously and falsely recorded as “history of mental illness” on the medical record affiliated with my name to be publicly challenged and reported, going forward, and, particularly, along with the Medical Record outcome of these events, to be publicly challenged as sanctioning of false-psychiatric-labeling with the Department of Mental Health, Massachusetts – and a storyline repeated by him to others (such as QPD Tim O'Brien) and notated as if gospel on the Carney record by the mythical **Dr. Suprav Mishra** whom I never met (I clarified to Dr. Trout and Dr. Beth that **this is what my spouse was told, but that it was not true: In no way did my mother's passing prompt any kind of “onset” or “late onset” of anxiety, paranoia, or delusions;** what the facts are, rather, is that from the start, my reportage since late 2013 of provable, unlawful, unethical and criminal **physical** EMF Technology Assault on my person was misread by my failed spouse (and indoctrinated physician-sister) and refurbished by the over-reaching, fraudulent, and deceiving Psychiatry industry. I have

No History of mental illness of any kind, recorded or unrecorded, yet this fabricated, fraudulent, concocted “history” since late 2013—a Black Ops convenience – was cobbled for the CIA/NSA and friends--since **psychiatrists, I have learned, are being and have been roped in to run Black Ops Cover for Mil/Intel by glibly attributing extreme mental illness to everyone reporting Mil/Intel EMF, RFID, or neurotechnology assault in order to conceal their extremely-unethical “classified” projects of grave harm, a dangerous mislabeling and pariah-creating which causes Re-victimizing of Reporting Victims and Refusal To Provide True Healthcare as in Radiology Scanning: this too is a subject frequently covered in my journalism, which needs and will receive further public reportage.** This is in fact exactly how all sudden targets of Mil/Intel/Biomedical Trafficking/Surveillance crime are being hidden from view in the healthcare system by quick labeling by a (obviously corrupt) psychiatrist as a Mental case; associating a fabricated “late onset” with a death in the family is a common CIA-DSM ploy. Dr. Trout further questioned me on whether I was “seeing voices and hearing things nobody else could” (I assured him I was not, which I was not, and am not) and appeared concerned about “retaliation” against the woman neighbor who had set off this captivity incident (and who really is the one needing mental health care): I addressed his concerns candidly (as I have also on succeeding radio/podcast interviews and reportage at my sites online): as a journalist I can report that the people who engage in retaliation are politicians, police, community “leaders” and government officials when exposed or questioned on their crimes, and the means they use these days is stealth EMF/Neurotechnology abuse and COINTELPRO abuse: this in fact is exactly how I have been unlawfully targeted and EMF/DEW-hit since 2013, information I have published extensively on prior. I informed him I would not be speaking one word to this obvious lunatic and paid contractor next door when I returned home and would be avoiding her altogether—a course of action I have kept, despite the fact that this woman has committed several criminal acts against me—and continues to do so, matters I am logging and reporting online (further addressed below).

160. I later informed Dr. Trout when he spoke to me before I left that no, I would most certainly not be needing outpatient visits with him afterward—**since I most definitely do not have a psychiatric problem**—and that I generally used natural and traditional healthcare and stress-relief quite successfully for myself and my family.

161. I had spoken several times of the nature of the EMF and Neurotechnologies I have publicly reported on, to various of the Carney Staff, but it was only in speaking with Dr. Beth, Hannah, and Dr. Jared Trout that I felt I was listened to and heard on this subject. The Electronic Warfare technology information I shared with all Carney staff is in the public-domain, yet most of the supposed health and medical science professionals at Carney Hospital showed no awareness of it, and displayed much resistance to being informed by a journalist—whom they had of course been

slanderosly primed, by Quincy Police and Brewster EMS running an unlawful Section 12, to respond to instead as a delusional and unreliable lunatic. Others of the staff were not only aware but deploying some of these technologies, it appeared (as noted above).

162. When I left on Tuesday afternoon, I had been detained for 6 days and spoken to 3 psychiatrists: Dr. Jared Trout, Dr. Elizabeth Davis, Dr. Mahmood Sharfi, several psychiatric nurses and social workers including Rebecca Read, Joe, Melissa di Pasquale, Dany Dumas, Linda--an occupational therapist, the male Harvard social worker/attorney, and observed in the ER by 3 ER physicians: Dr. Michael Reily, Dr. Ryan O' Hara, Dr. Stephen McElroy; **all of it quite exceeding the statutory 72-hour Section 12 hold requiring conversation with 1 psychiatrist, and completely unlawful on land and soil jurisdiction, where I, a living woman and state national was unlawfully kidnapped and held captive by apparent pirates without a clue.**
163. I was not provided a copy of the medical records in the name of "Ramola Dharmaraj" when I faxed over a written letter request to Steward Carney Hospital the week after I returned home, and was asked in a call back to use the form online.
164. I was sent the records finally by Carney on August 24, 2022 after a second fax request, and the medical notes maintained by the health insurance people by United/Optum on August 16, 2022.
165. The Department of Mental Health Section 12 form on which I was held for 6 days at Carney Hospital—with much maneuvering to try to hold me there for longer (borne out from information found in the records, noted below)--is actually, as per its title, an "APPLICATION FOR AN AUTHORIZATION OF TEMPORARY INVOLUNTARY HOSPITALIZATION" from the Department of Mental Health, Commonwealth of Massachusetts, and not a report from QPD to justify their unlawful Kidnap-and-Capture operation, as suggested to me by the Carney ER staff who handed me a copy. In other words, Carney Hospital was being applied to for an authorization. Yet Carney Hospital was given this application form by Brewster EMS on deposit of my living self in Carney ER, and I was thence held for 6 days. **The "authorization" it appears was taken for granted. Carney Hospital it appears did nothing to verify the false-allegations on this bogus form filled with lies and distortions.** More information on how this process worked—through lies from Carney staff—emerged from the records (as noted below).
166. ADDENDUM: It is clear looking at the notations in the medical records and the health insurance records that, in addition to the above-noted markers of deceit, that **extraordinary efforts were made from the outset by numerous Carney Hospital staff, in collusion with United/Optum staff, to deliberately lie, deceive, and actively conspire**

to obtain and attribute false-diagnoses in order to affix a “Loonybin” “Delusional Disorder” label on the reporting journalist of US-police-military-Intelligence-government crimes—clearly to attack and destroy my credibility as a whistleblowing journalist exposing the atrocities of numerous LE, spy, military and security agencies--as follows:

- a) **Dr. Mahmood Sharfi**, who issued the famous Masonic Gate-Closer Lock-turner signal as he pointedly and overtly clutched his left arm with his right hand just as I was explaining my research and reportage on the (documented) development and use of anti-personnel electromagnetic technologies by the military and Law Enforcement, has distinguished himself in a couple ways:
- I. One, he is marked in the records on a “General Medicine Consult Note” by a **Dr. Suprav Mishra**, whom I never met, as a “Referring Provider” on 4/17/2022, with a list of “Active Medications” – the fabricated or forced-medication-via-medical-gassing-most-probably list stamped 4/15/2022 from the ER, noting “Acetaminophen 325 mg for mild pain, Haloperidol 5 mg for Psychosis, Lorazepam 1 mg for Anxiety, Melatonin 5 mg for Insomnia” – none of which I had consulted with anyone about, asked for, agreed to, was told about, knew about, or consented to in any way shape or form whatsoever, none of which also was warranted to be prescribed in stealth by any physician or psychiatrist at the ER or Carney Psychiatry while I was enduring ER abuse at Carney yet maintaining a calm demeanor throughout;
 - II. Two, on a “Psych Admission/Consult Note” with a “Date of Encounter” 4/16/22, which he has signed off on, he has noted under “Impression” : “rule out bipolar disorder” and signed off an “Assessment and Plan” on 4/16/2022 stating “(1) Delusional disorder/Status: Acute/Admit to Carney Hospital Psychiatric Unit/monitor mood and behavior/contact family to obtain more information/medication evaluation/medical follow-up/Aftercare planning.” In other words: evidencing 1) deliberate and complete disregard of factual, verifiable, scientific information I had shared with him; 2) intention to incarcerate in a Psychiatry unit, without cause, for much longer than the 72-hour hold dictated by the already-questionable Section 12—which he could have concluded by signing me out there and then; **3) intention from the start to incarcerate me in a Psychiatry unit as the very title of this document suggests: A Psych Admission, instead of the supposed “Mental Health Assessment” required by the bogus Section 12 Grab by QPD;** 4) intention to further “deprive (my) rights under color of law” with plans to further draw in (hostile) family members; 5) intention to further force psychiatric medication; 6) intention to institute long-term psychiatric subjugation or what psychiatry-and-law like to call “civil commitment”; 7) and apparently acting as a “referring provider” (Gate-Opener!) into this planned-for extended commitment, instead of as

someone doing a mental health evaluation for a limited maximum-3-day hold, whose job was to engage intelligently and figure out the facts. Failing which, he has noted a fraudulent and false “diagnosis” without basis, which establishes **clear intent to harm, through false labeling: neither verifiable fact nor corroborated observation can be termed “delusional.”**

- b) **Dr. Suprav Mishra, whom I never met**, who has signed the “General Medicine Consult Note” (with Dr. Jared Trout noted as Attending, and Dr. Mahmood Sharfi noted as Referring Provider) has marked his (non-existent) “Date of Encounter” as 4/17/2022 (**Repeat: I never encountered this Suprav Mishra, MD at ALL**), and listed the “Active Medications” as noted above—fabricated or forced and non-consensual, as well as a Family/Social History I did not give (it appears my refusal to give anyone any information and repeated “Nos” at the ER have been written into their questionnaire as responses) and a “History of Present Illness” repeating the lies of QPD, Brewster EMS, the estranged spouse and the false-diagnoses from 2013/2014 as noted in No. 159 reporting my in-depth conversation on 4/19/2022 with Dr. Jared Trout and Dr. Beth.

Significantly, on this missive dated 4/17/2022, he has noted 2 “diagnoses” under “Assessment and Plan”, 1 being “Acute psychosis” and 2 being “Delusional disorder” presumably obtained from Dr. Mahmood Sharfi's 4/16 fraudulent-and-false notations on same; further, he has stated “patient being managed by Psychiatry” under “1, Acute psychosis,” a reference either to the ER fraudulent-and-false mislabelings by ER Attending Physician on 4/14, Dr. Michael Reily, and a confirmation that undisclosed forced-medication action with the drugs named above was going on while I was imprisoned in the ER, or **an outright deception and lie pulled out of thin air**, or evidence of further forced-drugging at 4SE that I was unaware of, was never told about, never consented to, and did not participate in (**Repeat: I did not assent to nor consume any medication whatsoever in Carney Hospital, ER or 4SE, at ALL**). Further, in his notation of the fraudulent-and-false “2, Delusional disorder” labeling Dr. Mahmood Sharfi endowed on 4/16/2022, he notes under “Assessment and Plan”: “Per Psych Management”, with “Initial Hospital Care” being Level 2 99222, which seems to suggest possible “psych management” through medication, doubly perpetuating the fraud (of that bogus diagnosis and non-existent medication). Finally, on this report, a statement attesting to having personally seen and performed a substantial part of the visit supposedly attributed to the Attending Physician Dr. Jared Trout is noted in brackets {as so}, marking its uselessness: Neither Dr. Trout nor the mythical Dr. Suprav Mishra personally saw and spoke to me on 4/17/2022, and putting the “Attending Attesting Statement” in brackets effectively takes it off the page, a kind of solipsistic deceit in reportage here. A lie, being effaced as a lie.

- c) **Duny Damas, NP**: Also dated 4/17/2022, titled a **Psych Progress Note**, on which, further down, under a heading of “Staff Report,” someone has notated a whole bunch of openly false, deceiving and garbled verbiage with a few seeming positives “Perception: normal, Memory: Intact, Fund of Knowledge: awareness of current events” “No agitation noted” and “(can) safely access the outdoors” strewn in with a lot of repeats of “anxious” “paranoid” “grandiose” “delusions” “persecutory”—the same formulaic verbiage used by QPD Tim O'Brien in his Kidnap-and-Capture Op form-filling and verbalizing—and a curious “denied any hallucinations today” (as if yesterday had proved otherwise). This supposed encounter has been marked “30 minutes” under “E&M Encounter Coding”—I barely spoke for two, maximum ten minutes to any of the nurses who popped their heads in the door for their room-checks—and noted in that section as “Subsequent hospital care: Level 2 99232.” This note extends the fraudulent “Diagnosis” notated by **Dr. Mahmood Sharfi** on 4/16/2022, “(1) Delusional disorder, Status: Acute” and is signed off by **Duny Damas, NP**, whom I recall, from the one occasion of my encounter with him (when he burst through the door to do a room-check), spoke quite pleasantly to me in the room I was given at 4 SE, but apparently needed to fraudulently label me “anxious,” “paranoid,” and more, to prop up that fabulist “Delusional disorder” handout from **Mahmood Sharfi, MD**. “Not agitated” but “psychotic” is his medical-school contribution to the world, not unlike Michael Reily, MD's similar efforts, using the “Bipolar Severe Acute Manic” terrifier on encountering clear speaking. Further evidence of intended harm by Carney Hospital Staff: Psychiatric staff may be using accepted-in-Psychiatry terminology to characterize conversations, but **false characterizations and the use of formulaic terminology are false characterizations and outright deceit.**
- d) **Dr. Jared Trout**, in his Discharge Summary, has accurately noted in summary the information I provided him, of the woman next door making false allegations against me of “filming her children and posting films on social media”, of my work as a journalist exposing government surveillance abuse, of my detection of EMF signals from neighboring houses and my speculations on neighbors using microwave technologies on me. Also noting my calm but resolute demeanor and observed behavior over 4 days in 4SE, as noted in other “Psych Progress/Weekend Notes,” he states: “There were no behavioral issues. She behaved peacefully. She asked politely but firmly to be discharged.” In recognition of my quite visible work online and the many colleagues and well-wishers who called in to the hospital to ask for my immediate release, he notes “Interestingly, she has a community of like-minded people interested in her ideas” as if it is “ideas” I am reporting, when my journalistic science and technology reportage is based on uncovered, researched, and verifiable facts, and is directed at (and finds wide reception in) the entire world, not just a

marginal “community of like-minded people” which language, interestingly, is very similar to CIA-Mockingbird-Media-run cover-language used in dismissive mainstream-media coverage of the Mil/Intel DEW-Neurotech-Social Harassment crimes I have been reporting. His decisions to discharge, he notes, are based on “does not appear to be a threat to herself or others” among others such as stable home, employment, husband, “positive attitude.” However, Dr. Trout has noted as his Discharge Diagnosis the same fraudulent-and-false “diagnosis” from Dr. Mahmood Sharif of “Delusional disorder, Status Acute” and, disregarding the factual information I provided him on Neighborhood Watch harassment as well as notice of military/Intelligence crimes—from NSA, CIA, FBI, DOD whistleblowers and victims--I have covered in my journalism, used the deceiving tropes of Psychiatry as he assures “she is able to control her actions and is able to act in an organized manner”: “some chronic paranoia around her neighbors and activities of the government,” **protecting neighbors and government both, while providing no evidence of investigation of my factual reports on either to warrant such a characterization. Like any other psychiatrist who does not investigate the reports of Military/Intelligence/Law Enforcement crimes using stealth EMF/Neurotechnologies and stealth methodologies of Surveillance and Community Policing on people today. Dr. Jared Trout is not qualified to dismiss factual, verifiable scientific and evidence-based journalistic reportage as delusion or paranoia: Facts are facts and not delusions, period.**

- e) **Dr. Beth (Davis)**, does not appear in name or as a signatory on any of the notes sent on to me from Carney Hospital, nor on the notes from United/Optum. However, in perusing the “Psych Progress Note” dated 4/18/22 being attributed to “Dr. Alexandra Accardi”, whom I never met, it appears that this Dr. Accardi has been given Dr. Beth's words, and that Dr. Beth has been deliberately removed or withheld from the record—for whatever inexplicable reason I cannot fathom. In researching Carney Hospital psychiatrists online, Dr. Elizabeth Davis is listed as one, while examining Dr. Alexandra Accardi's image online assures me she is not Dr. Beth, nor did she and I ever meet and converse, as Dr. Accardi has deceptively signed off on.

Significantly, this report, which lists a number of “normal” “good” “intact” “fluent” “Mental Status” notes as well as “Intelligence: above average” remarks that (she) is a “research journalist who has been working on and reporting on what she describes is sensitive material, who does not present as psychotic or delusional, given her beliefs in what she has researched, who does not present as committable,” which reveals that, as I overheard in staff gossip, committing this writer and journalist unlawfully and baselessly into an **extended psychiatric incarceration** at Carney Hospital had been very much on the agenda at Carney: whose agenda exactly this was, solely or collusively, is unclear from the records.

Further notations on this note include “No safety concerns raised by the team caring for her the plan is for her to return home.” Interestingly, this note acknowledges the fraudulent-and-false “1, Delusional Disorder, Status: Acute” fable penned earlier by Mahmood Sharfi, MD, stating “reported in her record however she is calm co-operative engaged and this may in fact not be the correct diagnosis she has no pre-existing mental illness takes no medication and as she presents is not committable.”

Also significant is a repeat notation dated 5/09/22 (long after I had left Carney on 4/19/22—with no follow-up visits or interviews but only a couple informal calls with one of the nicer Occupational Therapists I had spoken to while there, Linda) which states “as above, no treatment indicated, diagnosis in question.”

- f) Information gleaned from the United/Optum records (Pages 1 & 2 of BH Case Notes/Created on 4/18/2022 8:27 am CDT) reveals that Melissa from Carney Hospital called United around 8:30 pm on 4/14/2022 seeking coverage for Inpatient Admittance to Mental Health Inpatient Adult, on a daily rate basis, with Admit Type marked, egregiously, “Voluntary” and the fraudulent Quickcert Diagnosis (found from Carney records to have been dished out by Michael Reily, MD) with the code “F31.13-Bipolar I, current/most recent episode manic, Severe.” In other words, Carney Hospital wasted no time slapping a deadly--and false--Quickfix diagnosis on me and calling my insurance company requesting my admittance into Mental Health (for over a 1000 dollars a day) as an Inpatient, on a **Voluntary** basis—**when I was being held, completely involuntarily and under duress and threat of force**, freezing in Cubicle 5 at the ER at Carney with no-one listening to me, 24/7 Security just opposite “monitoring for safety” nonstop, and not being allowed to leave. This was around the same time Stephen Mcelroy, MD was calling around to other psych facilities seeking an admittance, and reporting to his police-or-politician caller/crony on the phone “no-one want(ed) to take her because there's no trauma” while I was sitting calmly on the bed/gurney/whatever it was in Cubicle 5 and freezing away and he couldn't really say I was in “acute psychosis” (as the first liars Tim O' Brien, QPD, and Brewster EMS staff, had glibly conveyed to Carney staff as reason for capture, which was noted in the records and is reported above.)
- g) Further notation on the United/Optum records (Admit section/Page 2 of BH Case Notes/Created on 4/18/2022 8:27 am CDT) states there was no Court Order associated with this **Request for Admittance** (“Court Order: No”), which is marked as Request Date/Time: 4/14/2022 08:30:23 pm CDT. **This is the request made by Carney for Inpatient, Mental Health, using Michael Reily, MD's Bipolar I storyline and authorized by United on 4/14 one day before I was taken up to 4SE on 4/15.**

- h) Research online reveals that Michael Reily, MD, who has engaged freely in **false-accusation, defamation, slander, libel, false and baseless “diagnosis”, causing intentional harm, and operating as an intentional cause of distress, with planned persecution** (he was the one who suggested “stressing” and “let's see how long she lasts” while the cold was turned up in ER on 4/15/2022), **who did not consult or interview with me and is therefore guilty of Negligence as well as Medical Malpractice**, has a degree from Tufts School of Dental Medicine, not a degree in Bipolar I Diagnosing—a dentist conferring extreme mental health “Quickcert” diagnoses? How sane is that? And how legal is that?--and was involved in a lawsuit in 2017 (<https://www.courthousenews.com/wp-content/uploads/2021/10/hospital-search.pdf>) where he was accused of causing intentional physical harm and emotional distress when he engaged in forced anal cavity search causing pain and terror with one Joseph Dyer. In other words: a highly questionable, unqualified, and egoistic physician, with a history of harm, who made **an unwarranted “diagnosis” at speed, to facilitate my capture-into-psychiatry and get health insurance to fraudulently approve my admittance as a Mental Health Inpatient, since Carney Hospital, and the group Steward Emergency Physicians—who later, hubristically, sent me a bill—stood to benefit monetarily from an extended capture; and, frankly, since he or his friends at Carney were independently or collusively providing active cover for the CIA/DOD operatives running EMF Tech operations in my neighborhood.**
- i) **Inaccuracies and Lies in the United Behavioral Health/Optum records along with evidence of instigating or encouraging a forced civil committal in tandem with Steward Carney Hospital beyond the Forced-Psychiatric-Evaluation** include a stellar notation by **Maureen Spaulding, LSW** reporting a phone conversation on 4/18/2022 at 9:29 am EDT with my estranged spouse—where she reports his revival of the fairy story from 2013/14 he was told by the negligent, ignorant, and defaming duo—**Ourania Madias, MD**, the supposed marital-counselor and the lax-family-friend psychiatrist **Dr. Subha Thiagarajan**-- I was deceived into speaking with then, and which he shared with the marauding QPD Tim O' Brien on 4/14/2022 (addressed under my conversation with Dr. Jared Trout, reported at No. 159) of “late-onset” mental-illness supposedly triggered by the death of my mother, a misinterpretation and rejection of my first reports of (and shielding from) EMF-Technology Assault then--where she has noted “Member thought the neighbors were able to attack her through thoughts”: an amazing concoction she has fabricated, since he denies having said this—and is perfectly aware is not true (I have never thought or stated this absurdity to him or anyone), and her notes report what he said to her on the phone. Maureen Spaulding's notes also provide **evidence of intimation of forced-committal past the Forced-Psychiatric-Evaluation** on which grounds the Forced-

Incarceration was proceeding then—she is essentially reporting she has discussed the need for “authorization” from Paul for an unlawful forced civil committal and appears to be pushing through this intention, since “authorization” could not be needed for anything other than forced-incarceration in Steward Carney Hospital as an “Acute Inpatient” and further, through use of a court and magistrate, as it turns out was indeed planned by Carney Hospital and United Behavioral Health (more below); in her “Outcome” section to her phone-call records, she writes: “Advised the facility will complete a face-to-face assessment and call back for authorization. The level of care being requested has to meet guidelines to be covered under the benefit plan. Discussed the utilization review process.”

- j) **Other United Anomalies:** United/Optum has noted that the **“Admit Date” as Inpatient under Benefit Type: Mental Health was 4/14/2022**, which was the noted Date of Request recorded by Melissa (reported above). This is not the noted day or time of admittance to the Psych Ward 4SE at Carney noted in the Carney medical records, which is noted on a “Psych Progress Note” as 4/15/2022, when indeed I was wheeled, against my consent and under duress, to 4SE by Carney staff. What this establishes is that Carney Hospital, as noted above, sought and obtained a fully-insured admittance to a Mental Health ward a whole day before admittance (and dared to call it Voluntary).
- k) **Other anomalies from United/Optum and Carney as evident in the United/Optum records** include the authorizing of benefits coverage for 6 Sessions/Days as “MH Inpatient Adult” also marked as “Acute Inpatient” at Carney Hospital from 4/14 to 4/19—4/19 was when I left—and for 3 Sessions/Days from 4/20-4/22 (when I definitely wasn't there), offering a total of 9 in a letter dated April 21, 2022. Additionally, 4 sessions/dates were approved from 4/14 to 4/19, as per another letter dated April 28, with sessions to date on that letter marked as 4. Whatever these anomalies individually mean, it looks like United has been totting up “Inpatient” healthcare for days I was not present at Carney, and that Carney has made requests for Inpatient healthcare for days I was not present there, and had these authorized by United/Optum, while also, egregiously, marking the entire involuntary/forced/under duress stay there from 4/14 to 4/19 as “MH Inpatient Adult” as if voluntary, and applied for, and authorized. This is evidence of collusive Carney Hospital and United/Optum fraud.
- l) **Other United Anomalies:** Further fabrications from United/Optum include a **notation of “Voluntary” request for Inpatient Care requested on 4/19/2022**, the date I was released from unlawful captivity in Carney Hospital—as if I would voluntarily demand further captivity with the complicit and ignorant “mental health professionals” at this incarceration site; Voluntary and Involuntary seem to pose a

primary conundrum for United since they seem unclear about both, as evinced also in their Admit notes (Page 2 of the BH Notes 4/18/2022, 8:27 am CDT) where they note Admit Date as 4/14/2022 and Admit Type as Voluntary, **(being dragged into an ER by EMS staff running a Kidnap-and-Capture operation with local police is not Voluntary)** a primary Deceit repeated on Page 5 under another bizarre Service Request from Carney Hospital dated 4/20/2022 (after I had left) for 3 days, with “Involuntary Status” marked “Voluntary”. **Fiction Writer's Award for Fabulous Fabrications Goes to United:** Presumptive record of continued incarceration is entered post-my-4/19-departure by Brook Algarin with a Create Date of 4/20/2022 notating “LOCUS” (Level of Care Utilization System/Psychiatry) fabrications and an “inpatient approve request rationale” as being “mbr continues to present with paranoia, refuses meds and is still involuntary status at facility” (Amazing Hollywood show here), all this after I had left Carney on 4/19—indicating **planned-for forced-civil-committal by Carney and United with the help of a judge and magistrate. This is glaring evidence of Carney Hospital and United/Optum collusive fraud, deceit, conspiracy to deprive me of my rights.**

m) **False psychiatric labeling** is evident throughout the Optum records as also the Carney records. In apparent need to establish a reason for the running of this police-ambulance-hospital-insurance “psychosis” scam desperate to affix a “Loonybin” label on the reporting journalist of police-military-Intelligence-government crimes, United/Optum, in echo of QPD Tim O'Brien, noted in its records the “primary precipitant” was “exhibited behavior that put themselves or others in danger.” (Elsewhere the narrative notates the storylines of “paranoia” and “filming children and posting videos on social media” as discussed earlier.) Responding to abusive neighbors—who are the ones in fact engaging in actually dangerous, harassive, and harming behavior—and posting factual flyers and notices is not by a long stretch behavior putting self or others in danger.

n) **Other United Anomalies:** Lies about psychiatric medications show up in the United/Optum record as the same list as earlier—Ativan, Haldol, Melatonin—with a notation of “Mbr refuses” for the first and third and “refusing and not giving against her will” for the second, while under “Taking as prescribed” is marked “Yes” for all three. This cornucopia of deceit and confused verbiage is compounded by notation of “Interventions” as “Mbr will continue to be monitored for safety and encouraged to take meds” and “Barriers to discharge plan” as “Mbr refuses to take meds.” (Repeat: I was neither offered, told about, nor accepted nor consented to medication of any kind whatsoever during the whole of the 6-day captivity in Carney Hospital; looking at these records is the first I'm hearing about these.)

- o) **Other United Anomalies, Evidence of Carney Anomalies:** The discharge plan in itself is marked as “Outpatient” and “Facility Planned Discharge” as “outpatient” with Estimated Length of Stay as 9 days; this is under a “Review” section under a TMO Review Created by Brook Algarin on 4/20, marks a Service Admit Request date of 4/19, and notes **Contact Name at Carney as John Thomas**—no-one I met or was introduced to. This suggests that **Carney Hospital had made requests to United for further coverage for several days from 4/19 for admittance as Inpatient:** “Authorization approved” is noted. Between the two, parties at both Carney Hospital and United Behavioral Health were planning an extended stay, overcoming the “refusing to take meds” barrier—note, worded as if I had been being offered meds of any kind day after day and had continued to refuse—and then discharging me as an Outpatient, no doubt to be marked “Voluntary” in their bogus records filled with lies and evidence of mega fraud, and with a bunch of bogus meds associated as well. Notably, this latter listing marks Dr. Reiley's original Bipolar Fabulism as diagnosis—compounding the extant fraud and planned fraud.
- p) **Evidence of Plan for Further Involuntary Commitment:** The smoking gun evidence of the United/Carney—and “Pharaohs”—**plan for my further involuntary incarceration and abuse at Carney Hospital under false psychiatric pretenses** is contained in a section noted as Created by Brook Algarin, marked “Continued Treatment at Requested LOC” under “Service/Precipitant for Admission”: Page 5 of 8/BH Case Notes (Exhibit I), and confirms the prison guard talk on the corridor and offices at 4SE over the Easter weekend at Carney (4/16, Sat and 4/17, Sunday) promising further internment: “Mbr (health insurance member) is court date for involuntary admission on 4/21/2022 and then will decide if will continue involuntary admission and either file for commitment or dc (discharge) mbr.” **Clearly therefore, there was indeed a plan to drag me off to a court against my will—as all of the incarceration at Carney was against my will—and get a judge to sign me off deeper into the hellhole of bogus psychiatry, being used as a punitive and terrorizing means, via Law Enforcement, to stigmatize and character-assassinate, neurodegrade—via forced psychiatric medication, known to shut down brains--and shut down any further plans for brilliant reporting of the venal crimes of governments and their public-private partner buddies in permitting high-technology operations of great harm on the American populace, while maintaining covers of silence, camouflage, lies, and deceit. False psychiatric labeling and false psychiatric incarceration of this writer-journalist was the evidenced intent, as per that “court date” notation and plan. Also vital to note that herein is acknowledged extant “involuntary admission”:** **Forced Mental Health Evaluations via Forced Transfer to a Psych Ward after Forced Admit to an Emergency Room post Forced Kidnap-and-Capture by Local Law Enforcement is indeed “Involuntary Admission” and not Voluntary by a**

long shot, acknowledged in this verbiage of future intention post court dates to “continue involuntary admission.”

q) The familiar use of the term “Pharaohs” therefore in the “Word's come down from the Pharaohs” line spoken by one of the Mental Health Counselors at 4 Southeast delineating the plan to bring an ambulance to the back for a second-kidnapping to a maritime-court and a bogus magistrate to sign off on an unlawful forced-committal indicates that these Mental Health staff at Carney were quite familiar with the local powers-that-be (issuing directives on all the unfortunates dragged up there on Section 12 commits with intent to plot out further incarceration—their Carney administrator bosses? the District Attorney? The chief of Police? The head of the Boston FBI? The head of the Massachusetts fusion center? The Mayor of Quincy? The local CIA oracle? Or the central bankers and policy-makers behind them? Or all of the above?) interacting with them, issuing directives, indicating **an unhealthy collusion between the Mental Health faction and Administration in Steward Carney Hospital—and possibly all hospitals—and local government and their hidden Pharaoh bosses in the unlawful subjugation and oppression of the citizenry, using Psychiatry and the judicial system for political persecution and repression.**

r) From the United BH/Optum records, it is clear:

- All Psych parties named above (Trout-Twice on 4/19, Accardi-Once, 4/18, Damas-Once, 4/17, Sharfi-Once, 4/16 for “Professional Services” Level of Care) have submitted claims to United Behavioral Health with a “Diagnosis Description” as “Delusional Disorder” clearly deriving from Risen Star of Bogus Psychiatry Mahmood Sharfi, MD's Scarlet-A conferred on 4/16 like a crystal shard from his conspiring Masonic MasterLock head;
- All ER physicians', ER Staff, and 4SE Ward Staff names have been subsumed under a “Steward Carney Hospital” notifier under Clinician/Faculty Name with 3 claims being noted: Steward Carney apparently hit the jackpot with Mahmood Sharfi's Bogus Scarlet-A of “Delusional Disorder” using it to claim “Acute Inpatient” on 4/15 (Day of Forced Transfer to Psych Ward) with the highest claim of \$4,609.28 (despite ER Dr. Mcelroy noting “no trauma” on the phone and no sign of Acute anything), and two lesser claims made for 4/14 marked “Ancillary” level of care (for the ER presumably);

All of these claims note “Delusional disorder” as the “Diagnosis description” while Rebecca Read's and Brewster Ambulance Inc.'s notes mark “Brief psychotic disorder” as their claim to bounty and notably one **unnamed party** averring “Professional services” notes the same. It rather looks like each of these psychiatrists and psychiatric nurses needed to use a “diagnosis” code to get paid,

as also did the Brewster EMS people, and the **mysterious unnamed party (perhaps a Pharaoh spy by the name of “John” admitted into the ER purporting an emergency, parked outside my cubicle and watching me on the phone and speaking to ER staff, thanking me, inexplicably, for having entertained him while asking me, inexplicably, why I was “against us all” on 4/14?) who submitted a claim on 4/17 for “Brief psychotic disorder” as well—which offers insight into how Mental Health units on Section 12s operate: each one of these is a concocted diagnosis, made at will, without basis in fact, including fatuous unnamed parties, fabricated for convenience of application in an extant medical insurance claims process which seems to permit (and wallow in) both fraud and deceit.**

- s) **United/Optum Records:** Also of note is a notation made by Brook Algrin of United on 4/21 12:08 pm, where she records a “**Referral made to Care Coordination**” while not recording a name, reason, or context. Recording the Contact Method as “Written,” she records in Contact Category “Concierge/Dedicated – CC Collaboration” and in Relationship to Member “Other.” In Referral type she records “No referrals given” and in contact summary: “Referral made to Care Coordination”. The undescribed, unidentified Contact Name is recorded as “CC&A Referral.” There is no phone, date, or time provided given the “Contact method” has been notated as “Written.” While this might refer to some internal protocol at United, it is curious this is contained in the records shared with me, and offers such incomplete information, raising many questions as to its import for supposed future “Care Coordination”--with who? **Is this the conduit to connecting bogus and falsified mental health records with the Department of Mental Health and thence further government parties imagining they are engaging in public “care coordination” or public “community health monitoring”?**
- t) Since my release from incarceration in Carney Hospital on 4/19/2022, I have experienced much social harassment and public swarming by various characters in various locales—as I have sought to record in my resumed Bentley logs online, articles, and on my desktop—many garbed in medical scrubs, at the local gym at the South Shore YMCA, at grocery and retail stores, and elsewhere, placement of yellow-and-black (police colors) “Public Safety” messages worn by people literally accosting/running into me at stores, with much evidence of “community health monitoring” and “whisper campaigns in full earshot”--people speaking openly in my vicinity of “just out of a mental ward” “something wrong, some problem” ongoing accompanied by close swarming and mobbing, cellphone monitoring in public: while I speculate now if this is connected to the United/Optum records noted above at (s) as “Care Coordination” and involving “Community Health” and “Public Safety” monitoring, surveillance, and harassment directed at me, **this exacerbated increase**

in social harassment is most definitely a direct consequence of the entire harmful April 12-19, 2022 Actions of Harm conducted against me by the woman at 153 Pine Street, Quincy Police in collusion with my estranged spouse, Brewster Ambulance, Steward Carney Hospital and United Behavioral Health, and appears linked to the Scarlet-A False Assertions of Sharfi and co.—now being seen as a Coup by the Covert Contingent which most definitely is behind this entire disgraceful Kidnap-and-Capture operation and has continued to harm me since.

- u) Far from this Scarlet-A Psychosis Scam via a bogus Section 12 being a coup for the “Deep State,” Psychiatry (with the help of Emergency Medicine) has been fully and completely exposed as a false “healthcare science” by this entire fiasco of fraud, fabrication, and deceit—and should be seen for what it truly has accomplished here, of knowingly assisting as a Black Wing of Law Enforcement in the Cover and continuance of absolutely horrific covert operations by the DOD-DOJ-CIA-Private-Technocrat-Criminals faction using deadly electromagnetic neuroweaponry on the populace—by attacking a prominent and well-known journalist exposing these crimes.

- v) On August 27, 2022, **resuming her public bullying and abuse actions against me – with which she had instigated an unlawful Section 12 Psych-Grab on me on April 14, 2022** –the lady at 153 Pine, along with her husband and family, twice engaged in outrageous abuse against me, using the same smear-and-defamation false-allegations and accusations she had used earlier, throwing out verbal abuse calling me a “pervert” and “child molester” (this was her husband, putatively Jack Johnson) while having their kids engage in harassive behavior and shout “Call the cops, call 911!”, later banging on my door and ringing the doorbell late at night while swearing and calling loudly. These two incidents of abuse have been described here in articles posted at my site, and, along with a scrawled note on my Notice returned on my porch the next day, with fresh repeat-false-accusations--Exhibit O: Scanned Note from 153 Pine Resident Scrawled on Notice--are further evidence of the set-up, framing nature of the abuse this woman and her family have engaged in, working hard to build false-narratives for a new smear operation on this street, where ignorant neighbors have been coached to spread lies and smears since late 2013 by the local harassment-contingent ensconced in local government for purposes of Cover of the unlawful EMF Technology abuse by the “black-ops” runners in the CIA/DOD/DOJ, as described in No. 7. Evidencing in fact the exact methodology of false-construct-building that has been built up, in inexplicable malice, hostility, harassment, and outright abusiveness against me since 2013, while I have been physically assaulted 24/7 with harmful Spectrum technologies—on which I have much evidence—and which I have been compelled to learn how to shield from. Since April 19, 2022 when I returned home from Black Site Carney,

this family of operatives has resumed its Arrival-Departure monitoring harassment activities as well, just as others on the street have too, all, it appears, in aimed provocation in hopes of inciting a new dispute, which is not going to happen. The two articles are: Repeat Abuse from the Section 12 Lady Next Door, Using Her Entire Family This Time | August 27, 2022; Building a Narrative: Insight into False-Reality-Constructs & Fusion Center Smear Operations from the Section 12 Lady & Family Next Door | September 25, 2022

167. I affirm and declare that all information presented in this Affidavit of Truth and Statement of Fact is true to the fullest extent of my experience, observation, and knowledge, verified and supported by extant documentation, some included in Exhibits attached, some referenced to sources online. This Affidavit has been completed, today November 9 of 2022, and is published to set forth the truth of these matters, context thereof, and insight into the implications for the degraded state of affairs today in Quincy, Massachusetts, USA, and the world, and stands on and for the record as Fact.

For and on behalf of Ramola Grace Dharmaraj©
Sole attorney and agent for the principal "Ramola Dharmaraj"

By:

By : Ramola - grace : Dharmaraj © 

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