

FUCK JAIL. IT'S TRASH AND IT'S ILLEGAL. CAROLINE HARRIS IS WRONGLY CONVICTED AND IN YOUR CUSTODY NOW. DETAILS FOLLOW. PLEASE COPY ALL.

SEMPER FI. PHI ALPHA.

IN CHRIST,

DAVID LUCITO  
337 326 9914

----- Forwarded message -----

From: david lucito <magisteramoris84@gmail.com>  
Date: Sun, Mar 24, 2024, 9:27 PM  
Subject: Fwd: Caroline Harris, Case Facts, Competency  
To: <jgonzalez@opdbr.org>, <jgonzales@opdbr.org>, <carolineharris225@gmail.com>

----- Forwarded message -----

From: david lucito <magisteramoris84@gmail.com>  
Date: Sun, Mar 24, 2024, 9:19 PM  
Subject: Re: Caroline Harris, Case Facts, Competency  
To: <wsimms@19thjdc.org>, <CHall@19thjdc.org>

On Sun, Mar 24, 2024, 9:09 PM david lucito <magisteramoris84@gmail.com> wrote:  
Below are the facts of the caae against Caroline Harris. Her public defender moved for a competency evaluation simply because the facts of the case sounded unfamiliar to her. That's not justice, that's incompetent of the attorney.

David Lucito  
337 326 9914

----- Forwarded message -----

From: david lucito <magisteramoris84@gmail.com>  
Date: Tue, Sep 19, 2023, 4:27 PM  
Subject: Caroline Harris  
To: jgonzalez@opdbr.org <jgonzalez@opdbr.org>, <jgonzales@opdbr.org>, carolineharris225@gmail.com <carolineharris225@gmail.com>

On a previous occasion Caroline and I had gone into LSU Police station to report the neuroweapons threat. Though we approached as complainants we were listed as suspects in Det. Drake's report our claims dismissed as delusional but our behaviour labelled potentially criminal with a BOLO issued.

On the day of the incident Caroline asks if Id like to go to Church. Despite us both being actively targeted with neurostrike weapons, and because of it, I accompanied her to Church as she desired to go.

Moments after we sat down continued neurostrike assaults had her calling out for help. I eventually got her outside and explained what was happening to an older gentleman and a lady.

I told them we don't mean to disrupt service but this is a neuroweapons emergency requiring military interventions. We called Fort Polk. I explained everything in clear detail as will have been recorded on body cam to a LSU cop who was military that this is a security breach and that forcing me into a psych ward is the information weapon surrounding the directed energy weapons threat.

As I was being forced poison and hauled to emergency room, it was at this time, as I understand it, Caroline was continually being assaulted with neuroweapons capabilities which include the involuntary manipulation of motor functions, causing her to appear to move her hand toward medical services' face. On a daily basis, Caroline reports forced muscle movement by means of neurostrike weapons. I am in contact with another Targeted Individual in Baton Rouge who says his involuntary motor activity is manipulated including forced breathing.

Unfortunately, despite me screaming neuroweapons at his face and our previous attempts to report the physical security threat for LSU PD, no mention of neuroweapons is made in the report despite them being the complete cause of the entire episode. This is due to an Information environment degraded by information weapons. Body cam video will reveal our desperate pleas for help and the clearest possible articulation of the neurostrike weapons in Church problem.

We have material and forensic evidence what we are being stalked by multiple parties in official capacities, and the content of the harassment specifically acknowledges neurostrike weapons abuses.

LA State Police IA 2300029 found wrongdoing which led to disciplinary action following state police coming to our residence to criminally harass us about the neurostrike weapons torture problem in our home.

BRPD Report 23-0500193 shows a pattern of harassment across 4 incoming phone calls by which military grade human intelligence operations were employed to harass Caroline and me about signals intelligence operations employed for neurostrike weapons torture.

David Lucito  
337 326 9914

This concerns the case against Caroline Harris.

She has been evaluated for competency and has a sanity eval scheduled with Dr. Ramano in June.

The court is completely mishandling the facts of the case by challenging her sanity.

The only physicians I know of who have successfully diagnosed neuroweapons trauma are Dr. Michael Hoffer of U of Miami and Dr. Lydia Shajenko of New Jersey. Please order an eval from a qualified expert.

Furthermore, it is the legal fact that ordering slavery in forced competency restoration treatment is unconstitutional as slavery is only still permitted for those duly convicted of a crime. There is no legal or medical basis for such actions against Ms. Harris.

Attached is an article by Len Ber, an M.D. who Dr. Hoffer had diagnosed with neuroweapons injury. He describes the inadequacy of the contemporary physician mindset in the era of neuroweapons.

The physical and information security breach of this court must be clear; military interventions are required.

Peace of Christ be with you; thank you for bringing the only Christian remedy there is for this domestic enemy threat to the Constitution: military interventions equal to all emergencies.

Phi Alpha!

In Christ,

David Lucito

337 326 9914