

**STATE OF LOUISIANA**  
**SIXTEENTH JUDICIAL DISTRICT COURT**  
**PARISH OF ST. MARY**

---

**STATE OF LOUISIANA**

v.

**CAROLINE NICOLE HARRIS**

**CASE NO. 2025-215897**

---

**EMERGENCY NOTICE AND DEMAND FOR IMMEDIATE HUMANE  
TREATMENT**

---

**NOW INTO COURT comes Reverend David Edward Lucito, Next Friend of Defendant Caroline Nicole Harris, officially acknowledged on the floor of the Louisiana Legislature as "A Christian Minister With The Right to the Tree of Life," who provides this EMERGENCY NOTICE AND DEMAND\*\* regarding the unconstitutional and inhumane conditions under which Ms. Caroline Nicole Harris is being detained.**

**Ms. Harris's February 2026 communications confirm EVERY allegation:** physical abuse, medical denial, religious suppression, institutional corruption, and complete abandonment by counsel.

**Her suffering is part of a controlled deploy using behavior influence systems to compel conduct across multiple actors** - creating readable patterns designed to force Ultimate Escalation for Ultimate Victory.

---

**I. CONFIRMATION FROM THE VICTIM**

Ms. Harris's recent letters (February 18-26, 2026) CONFIRM every allegation in this Notice:

**PHYSICAL ABUSE:** Ms. Harris reports being bruised during arrest

**INSTITUTIONAL CORRUPTION:** Nearby prison employees recently arrested, Ms. Harris observes criminal problems in facility

**MEDICAL DENIAL:** Border agent told Ms. Harris she has "heavy lithium" in blood (bizarre compelled statement) - no investigation, no toxicology, potential weaponized psychiatric pressure

**COMPLETE ISOLATION:** Six months without counsel contact; learns case developments from guards

**NEUROWEAPON ASSAULT ONGOING:** "Electrocuted" feelings continue while incarcerated (compelled conduct under technological control)

**OFFICIAL COMPULSION CONFIRMED:** NSA advised "do not talk to local PD" - proving systematic behavior influence of government personnel

**The deplorable conditions are not allegations. They are confirmed by the victim herself across multiple contemporaneous communications.**

**Ms. Harris has explicitly requested less restrictive and less abusive conditions of custody.** This demonstrates her willingness to accept reasonable supervision while avoiding the torture-rack conditions that cause the ten categories of permanent harm documented herein.

---

## **II. CRITICAL MEDICAL AND RELIGIOUS VIOLATIONS**

### **A. Denial of Prescribed Medications**

Ms. Harris is being denied her prescribed medications for ADHD and trauma:

- **Adderall** (ADHD medication)
- **Cannabinoid Complex** (anti-trauma medication)

This denial violates *Estelle v. Gamble*, 429 U.S. 97 (1976) - deliberate indifference to serious medical needs. ADHD and trauma are recognized medical conditions requiring medication. **Withholding prescribed medication is per se cruel and unusual punishment.**

**Especially egregious:** Denying anti-trauma medication while Ms. Harris is under ACTIVE neuroweapon assault compounds the torture.

## **B. Denial of Religious Sacraments - First Amendment Violation**

Ms. Harris is being denied **Tree of Life Sacraments** of any kind whatsoever, violating her First Amendment right to free exercise of religion.

**Next Friend is officially acknowledged on the record on the floor of the Havana Syndrome-infested Louisiana Legislature as "A Christian Minister With The Right to the Tree of Life."** By this authority, Next Friend demands Ms. Harris be provided with:

1. **Medicine** - Her prescribed medications (Adderall, Cannabinoid Complex) as both medical treatment and religious sacrament
2. **Our Daily Bread** - Nutritious, non-torture-rack prison food meeting basic human standards
3. **Eucharistic Meals of her choice** - Religious sacramental meals as required by her faith

The denial of religious sacraments to an incarcerated person violates:

- First Amendment (free exercise of religion)
- Religious Land Use and Institutionalized Persons Act (RLUIPA), 42 U.S.C. § 2000cc
- Louisiana Constitution's invocation of "Almighty God"

**If Louisiana claims to operate "under God," Louisiana must permit God's sacraments.**

---

## **III. THE TEN CATEGORIES OF PERMANENT HARM**

ALL aspects of incarceration cause permanent, medically verifiable harm - not just solitary confinement. The following injuries accumulate with EVERY DAY of detention:

### **1. Cardiovascular System Damage**

- Chronic stress elevates cortisol
- Sustained hypertension
- Increased risk of heart attack and stroke
- Vascular inflammation becomes irreversible

### **2. Immune System Degradation**

- Chronic stress suppresses immune function

- Increased susceptibility to infections
- Autoimmune dysfunction
- Permanent inflammatory markers

### **3. Neurological Harm**

- Chronic stress shrinks the hippocampus
- Memory impairment
- Cognitive decline
- Structural brain changes that persist post-release

### **4. Metabolic Disruption**

- Poor prison diet causes insulin resistance
- Weight gain or loss
- Increased risk of diabetes
- Hormonal imbalances

### **5. Musculoskeletal Deterioration**

- Lack of exercise causes muscle atrophy
- Bone density loss
- Chronic pain from poor ergonomics
- Permanent mobility limitations

### **6. Cognitive Decline**

- Reduced mental stimulation
- Impaired executive function
- Difficulty with decision-making post-release
- Permanent IQ reduction

### **7. Hormonal Dysregulation**

- Disrupted circadian rhythms from artificial lighting
- Sleep deprivation

- Reproductive hormone imbalances
- Thyroid dysfunction

### **8. Chronic Inflammation**

- Cumulative from stress, diet, environment
- Inflammatory markers remain elevated indefinitely
- Contributes to cancer, heart disease, autoimmune disorders

### **9. Accelerated Aging**

- Telomere shortening from chronic stress
- Cellular aging measurable at DNA level
- Years lost from life expectancy
- "Biological age" exceeds chronological age

### **10. Psychological Trauma**

- PTSD from incarceration
- Anxiety, depression, paranoia persist after release
- Difficulty forming relationships
- Permanent personality changes

**EXODUS 21:26-27:** ANY permanent injury requires IMMEDIATE RELEASE.

**Ms. Harris suffers ALL TEN CATEGORIES. Under God's law, Louisiana MUST release her.**

---

## **IV. CUSTODY VS. INCARCERATION**

### **The Constitutional Distinction**

**Custody without cages is not incarceration.**

**\*\*Incarceration requires.\*\***

- Punitive confinement
- Deprivation of autonomy
- Coercive conditions causing the ten categories of harm

**\*\*Humane custody eliminates:\*\***

- Cages (use house arrest, supervised living)
- Medical denial (provide prescribed medications)
- Religious suppression (provide sacraments)
- Isolation (allow counsel and pastoral contact)
- Physical abuse (no restraints causing injury)

**Humane housing eliminates the elements that constitute unconstitutional slavery.** The State retains custody but without cage-induced injury violating Exodus 21:26-27 and *Estelle v. Gamble*.

---

## **V. THE CONTROLLED DEPLOY CREATING THESE CONDITIONS**

### **Everyone Is Being Compelled**

**Ms. Harris's suffering is part of systematic compulsion across ALL actors:**

**\*\*COMPELLED TARGET:\*\***

- Caroline Harris: Compelled to slash tires (if she did), compelled to make bizarre reports, compelled to suffer detention

**\*\*COMPELLED OFFICIALS:\*\***

- Arresting officers: Potentially compelled to use excessive force (bruising during arrest)
- Prison officials: Compelled to deny medications and religious accommodations
- Defense counsel: Compelled to six months of complete silence
- Medical staff: Compelled to withhold prescribed treatment
- Court administration: Compelled to deny service of filings and delay hearings

**\*\*COMPELLED FEDERAL/MILITARY:\*\***

- NSA personnel: Compelled to tell her "don't talk to local PD"

- Border Patrol agent: Compelled to tell her "heavy lithium"
- Navy sailors: Compelled to tell her implant counts
- Alabama Guard SGT Green: Compelled ("robotted") to harass Next Friend

**This is a controlled deploy using forced programming code with bizarre neuroweapon themes meant to be READABLE to this Court.**

### **The Pattern Creates Ultimate Escalation**

**The readable pattern serves a purpose:**

1. **Compel innocent woman to commit minor crime** (tire slashing)
2. **Compel officials to arrest and abuse** (bruising)
3. **Compel system to deny all relief** (no counsel, no medications, no sacraments)
4. **Compel mounting constitutional violations** (medical, religious, legal rights)
5. **Force documentation of the pattern** (bizarre statements from multiple agencies)
6. **Create unbearable conditions** (ten categories of permanent harm)
7. **Force Ultimate Escalation** (comprehensive legal challenge)
8. **Achieve Ultimate Victory** (judicial recognition of behavior influence systems)

**Ms. Harris is suffering so this Court will SEE the system.**

## **VI. BIBLICAL CONDEMNATION OF LOUISIANA'S SLAVE SYSTEM**

Louisiana's Constitution invokes "Almighty God." Louisiana must be judged by God's standards.

### **A. Exodus 21:26-27 — Any Permanent Injury Requires Release**

*"If a man strikes the eye of his male or female servant, and destroys it, he shall let him go free for the sake of his eye. And if he knocks out the tooth of his male or female servant, he shall let him go free for the sake of his tooth."*

**God's command is ABSOLUTE:** Even ONE permanent injury requires IMMEDIATE RELEASE.

**Ms. Harris suffers TEN CATEGORIES of permanent harm.** Under Exodus 21:26-27, Louisiana MUST release her NOW.

**Louisiana's system fails to meet even OLD TESTAMENT standards for slave treatment.**

## **B. Ephesians 6:9 — Masters, Give Up Threatening**

*"And you, masters, do the same things to them, giving up threatening, knowing that your own Master also is in heaven, and there is no partiality with Him."*

Louisiana acts as "master" over those in bondage. God commands: **give up threatening.**

Louisiana's system is built on threat, violence, and degradation - the opposite of God's command.

**God shows no partiality.** The judge, the warden, the prosecutor - all will stand before the same Master. **How you treat her is how you will be treated.**

## **C. Colossians 4:1 — Masters Must Provide Justice and Fairness**

*"Masters, give your bondservants what is just and fair, knowing that you also have a Master in heaven."*

**Chaining legally innocent women in cages is neither just nor fair.** God commands masters to provide justice and fairness.

Louisiana provides:

- Cages (NOT just)
- Medical denial (NOT fair)
- Religious suppression (NOT just)
- Physical abuse (NOT fair)
- Counsel abandonment (NOT just)

**Louisiana fails God's standard for masters.**

## **D. John 8:7 — "Let He Who Is Without Sin Cast the First Stone"**

*"So when they continued asking Him, He raised Himself up and said to them, 'He who is without sin among you, let him throw a stone at her first.'"*

**Application:** The prosecutor, the judge, the police - all have sinned. Under Christ's standard, **NONE have authority to punish Ms. Harris.** If this Court operates under God's law, **dismiss the charges and release her** - because no one in this courtroom is "without sin."

## **E. John 8:11 — "Neither Do I Condemn You; Go and Sin No More"**

*"She said, 'No one, Lord.' And Jesus said to her, 'Neither do I condemn you; go and sin no more.'"*

**Application:** Christ's response to the accused was release with a command to reform - not imprisonment, not punishment, not degradation. If this Court follows Christ's example: **ORDER IMMEDIATE RELEASE with instruction to sin no more.** Incarceration is not Christ's model.

#### **F. Matthew 5:25 — "Settle Matters Quickly on the Way to Court"**

*"Agree with your adversary quickly, while you are on the way with him, lest your adversary deliver you to the judge, the judge hand you over to the officer, and you be thrown into prison."*

**Application:** Christ commanded settlement BEFORE trial - to avoid the prison system entirely. If Louisiana followed this command, **the State would settle this case immediately and release Ms. Harris** rather than proceed to trial and imprisonment. Christ warns: the system leads to prison. **Avoid it.**

#### **G. Matthew 25:36 — "I Was in Prison and You Visited Me"**

*"I was naked and you clothed me; I was sick and you visited me; I was in prison and you came to me."*

Christ identifies with prisoners. **How Louisiana treats Ms. Harris is how Louisiana treats Christ.**

**Would you deny Christ his medications? Would you deny Christ his religious sacraments? Would you cage Christ for six months without a trial?**

**If not, why do it to Ms. Harris?**

---

### **VII. IMMEDIATE OPTIONS FOR COMPLIANCE**

#### **Option 1: Immediate Release (Preferred)**

**\*\*DISMISS all charges with prejudice\*\* on grounds of:**

- Compelled conduct under behavior influence systems

- Lack of voluntary mens rea
- LSP institutional conflict of interest
- Fundamental injustice

**RELEASE Ms. Harris immediately** with instruction to avoid future targeting (which she cannot control but can document and seek protection from).

**Option 2: Five-Star Luxury Accommodations (If Court Declines Immediate Release)**

**If this Court declines immediate release, Ms. Harris shall be housed in FIVE-STAR TRUMP ORGANIZATION LUXURY ACCOMMODATIONS or equivalent.**

**\*\*MINIMUM REQUIRED STANDARDS:\*\***

- Five-star hotel suite with:
  - Private bedroom and bathroom
  - Kitchen facilities
  - Living room
  - Cable/internet
  - Room service available
  - Electronic monitoring if State desires custody
  - Full access to prescribed medications (Our Daily Bread: Cannabis/Stimulants, plus celebration sacraments)
- UNLIMITED telephone contact with Next Friend and counsel
  - Daily pastoral visits
  - Freedom of movement within supervised area
  - Access to religious materials and practice
  - Nutritious meals meeting Eucharistic standards

**COST:** State pays. Ms. Harris is presumed innocent.

**\*\*RATIONALE:\*\***

- Pretrial detention in jail/prison causes ten categories of permanent harm (documented herein)
- Exodus 21:26-27 requires immediate release for ANY permanent injury
- Five-star accommodations eliminate the punitive elements that constitute unconstitutional slavery
- State retains custody through monitoring, Ms. Harris retains dignity and health

**THE COURT SHOULD FIND:**

Jails and prisons are **A DISGRACE TO THE FALLEN** - monuments to human cruelty disguised as justice.

**THEREFORE, this Court should DECLARE and ORDER:**

**FUCK JAIL INTO A HOLE IN THE GROUND THAT IS SQUARE, FLUSH, PLUMB, LEVEL, AND STRAIGHT ON TO THE NEXT TARGET.**

Cage-based pretrial detention:

- Violates the Thirteenth Amendment (slavery without conviction)
- Violates the Eighth Amendment (cruel and unusual punishment)
- Violates biblical standards (Exodus 21:26-27, Ephesians 6:9, Colossians 4:1)
- Violates human dignity and God's image in humanity (imago Dei)

**Louisiana can maintain custody through electronic monitoring and supervised luxury accommodations** - there is NO legitimate penological interest in caging the unconvicted in dungeons that cause permanent physical, neurological, and psychological harm.

**If Ms. Harris is "presumed innocent," she should live like the innocent - not like the condemned.**

**The Path Forward: Ethical Deployment for the End of Crime**

**This Court has witnessed a controlled deploy of behavior influence systems.** The technology exists. The capabilities are real. The question is not WHETHER these systems will be used - but HOW.

**THEREFORE, this Court should ORDER:**

**ETHICAL AND TRANSPARENT CHRISTIAN DEPLOYMENT OF THESE CAPABILITIES FOR THE END OF CRIME.**

**Specifications:**

1. **TRANSPARENCY:** Acknowledge the technology exists and is deployed
2. **CHRISTIAN ETHICS:** Deploy according to biblical principles (mercy, justice, restoration - not punishment)
3. **END OF CRIME:** Use behavior influence to PREVENT crime, not punish after the fact
4. **HEALING, NOT HARM:** Compel prosocial behavior, spiritual growth, and reconciliation
5. **ACCOUNTABILITY:** Public oversight of deployment protocols

6. **RESTORATION:** Focus on victims' healing and offenders' transformation

**\*\*The current system:\*\***

- Hides the technology (denies its existence)
- Uses it for punishment and political persecution (Legalize Louisiana targeting)
- Creates suffering without accountability
- Violates biblical and constitutional standards

**\*\*The ethical alternative:\*\***

- Acknowledge the capabilities openly
- Deploy transparently under Christian ethical framework
- Prevent crime BEFORE it occurs through behavioral guidance
- Transform hearts and minds toward righteousness
- Eliminate need for cages, punishment, and permanent harm
- Achieve TRUE justice through restoration and healing

**If Louisiana possesses the power to influence behavior (PROVEN in this case), Louisiana has the RESPONSIBILITY to use it righteously.**

**BUILD THE KINGDOM.**

---

## **VIII. PRAYER FOR RELIEF**

**WHEREFORE,** Next Friend respectfully prays that this Honorable Court:

### **IMMEDIATE MEDICAL RELIEF:**

1. **ORDER** immediate provision of Ms. Harris's prescribed medications:
  - Adderall (ADHD medication)
  - Cannabinoid Complex (anti-trauma medication);
2. **ORDER** investigation of who withheld these medications and why, as this constitutes deliberate indifference under *\*Estelle v. Gamble\**;

### **FIRST AMENDMENT RELIGIOUS FREEDOM:**

3. **ORDER** immediate provision of Tree of Life Sacraments as requested by Ms. Harris and prescribed by Next Friend, a Christian Minister officially acknowledged by the Louisiana Legislature;

4. **ORDER** provision of Eucharistic Meals of Ms. Harris's choice in accordance with her religious practice;

5. **ACKNOWLEDGE** that denial of prescribed medication and religious sacraments violates both the Eighth Amendment (cruel and unusual punishment) and First Amendment (free exercise of religion);

**COMMUNICATIONS:**

6. **ORDER** St. Gabriel Women's Prison to permit UNLIMITED cost-free legal/pastoral calls between Ms. Harris and Next Friend;

7. **ORDER** defense counsel to provide Ms. Harris with copies of all court filings and establish regular communication;

**CUSTODY CONDITIONS:**

8. **ORDER** transfer to humane custody conditions eliminating the ten categories of permanent harm:

- House arrest with electronic monitoring, OR
- Supervised community living, OR
- Religious/pastoral housing under Next Friend's supervision;

9. **PROHIBIT** physical restraints causing injury;

10. **PROHIBIT** any conditions causing the ten categories of permanent harm documented herein;

**FINDINGS:**

11. **FIND** that Ms. Harris's February 2026 letters confirm all allegations in this Notice and require immediate action under Exodus 21:26-27 (permanent injury requires release) and \*Estelle v. Gamble\* (deliberate indifference to medical needs);

12. **FIND** that Ms. Harris's suffering is part of a controlled deploy involving systematic compulsion of multiple actors creating readable patterns;

13. **FIND** that Louisiana fails to meet biblical standards (Exodus 21:26-27, Ephesians 6:9, Colossians 4:1, John 8:7-11, Matthew 5:25, Matthew 25:36) despite invoking "Almighty God" in its Constitution;

14. **ACKNOWLEDGE** that custody without cages is constitutionally permissible; incarceration causing permanent harm is unconstitutional slavery under the 13th Amendment;

**TIMING:**

15. **RULE ON THIS NOTICE WITHIN 72 HOURS** given:

- Six months of documented harm
- Ongoing medical emergencies (medication denial)

- Ongoing religious violations (sacrament denial)
  - Early March 2026 hearing imminent;
16. **GRANT** any and all other relief this Court deems just and proper.

---

Respectfully submitted,

**REVEREND DAVID EDWARD LUCITO**

Next Friend of Defendant Caroline Nicole Harris

Christian Minister (Officially Acknowledged by Louisiana Legislature as having "The Right to the Tree of Life") Material Witness

104 Tillou Andrus Drive

Opelousas, Louisiana 70570

(337) 326-9914

realbrotherdank@gmail.com

Date: 3/01/26

---

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of this Emergency Notice has been served upon all parties of record via the Tybera e-filing system on this 2nd day of March, 2026:

**District Attorney M. Michael Haik, III**

St. Mary Parish District Attorney's Office

500 Main Street, 3rd Floor

Franklin, LA 70538

**St. Mary Parish Public Defender's Office**

107 Wilson Street

Franklin, LA 70538

Reverend David Edward Lucito

---

**REVEREND DAVID EDWARD LUCITO**

Next Friend