

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

STATE OF LOUISIANA

v.

CAROLINE NICOLE HARRIS

CASE NO. 2025-215897

EMERGENCY MOTION FOR WRIT OF HABEAS CORPUS

NOW INTO COURT comes Reverend David Edward Lucito, Next Friend of Defendant Caroline Nicole Harris, pursuant to standing asserted in the Verified Affidavit filed February 5, 2026, who respectfully moves this Court to issue a Writ of Habeas Corpus ordering the immediate release of Caroline Nicole Harris from unconstitutional pretrial detention.**

Ms. Harris is being held in slavery in violation of the Thirteenth Amendment. She has not been "duly convicted" of any crime, yet she suffers chains, cages, physical abuse, medical denial, and religious suppression.

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

I. PROCEDURAL BACKGROUND

Ms. Harris was arrested in August 2025 and charged with criminal damage to property (tire slashing). She has been detained continuously since arrest - **over six months of pretrial incarceration.**

Recent communications (February 18-26, 2026) confirm:

- Six months without counsel contact
- Physical abuse (bruised during arrest)
- Denial of prescribed medications (Adderall, Cannabinoid Complex)
- Denial of religious sacraments (Tree of Life, Eucharistic Meals)
- Institutional corruption (prison employees arrested)
- No knowledge of court filings or hearing dates
- Early March 2026 competency hearing imminent

Her suffering is part of the systematic compulsion documented throughout this case.

II. LEGAL STANDARD

A. Thirteenth Amendment - No Slavery Without Conviction

"Neither slavery nor involuntary servitude, **except as a punishment for crime whereof the party shall have been duly convicted**, shall exist within the United States." U.S. CONST. amend. XIII, § 1.

The exception is NARROW: Only "duly convicted" persons may be enslaved.

Ms. Harris has NOT been duly convicted. Therefore her detention is unconstitutional slavery.

B. Bell v. Wolfish - The State Admits Detention Is Punishment

Bell v. Wolfish, 441 U.S. 520 (1979), claims pretrial detention is "regulatory, not punitive."

****But the State's own "time served" credit ADMITS it's punishment:****

- "Time served" credit applies pretrial detention toward post-conviction sentences
- You cannot receive credit for "time served" unless it was served AS PUNISHMENT
- Conditions are identical: chains, cages, controlled movement, dehumanization

If it's "regulatory," why does it count as punishment toward the sentence?

****THE STATE CANNOT HAVE IT BOTH WAYS.**** Either:

1. Pretrial detention is punishment → violates 13th Amendment (not "duly convicted"), OR

2. Pretrial detention is not punishment → "time served" credit is FRAUD

III. MS. HARRIS'S DETENTION VIOLATES THE THIRTEENTH AMENDMENT

A. She Is In Slavery

Exodus 21:2 defines slavery: "**in bondage**" - under the control of a master, unable to leave.

Ms. Harris is:

- In chains (transported in restraints)
- In a cage (cell)
- Under complete control (movement, communication, food, medical care all controlled)
- Unable to leave
- Suffering degradation and dehumanization

This is slavery. The Thirteenth Amendment prohibits it.

B. She Has Not Been "Duly Convicted"

The 13th Amendment's exception requires "duly convicted."

****Ms. Harris:****

- Has NOT been convicted
- Has NOT had a trial
- Has NOT been sentenced
- Is presumed innocent

No conviction = No slavery. The Constitution is clear.

C. Six Months of Slavery While "Presumed Innocent"

The cognitive dissonance is staggering:

Louisiana claims Ms. Harris is "presumed innocent" while simultaneously:

- Chaining her

- Caging her
- Denying her medications
- Denying her religious sacraments
- Physically abusing her (bruised during arrest)
- Isolating her from counsel and witnesses

If she's "innocent," why is she being punished?

If it's "not punishment," why does she get "time served" credit?

The answer: Pretrial detention IS punishment, and punishing the unconvicted IS unconstitutional slavery.

IV. THE CONTROLLED DEPLOY CREATING HER DETENTION

A. Everyone Is Being Compelled

Ms. Harris's detention is part of a systematic pattern of compelled behavior:

****COMPELLED TARGET:****

- Caroline Harris: Compelled to slash tires (if she did), creating grounds for arrest

****COMPELLED OFFICIALS:****

- Arresting officers: Potentially compelled to use excessive force (bruising)
- Defense counsel: Compelled to complete silence for six months
- Prison officials: Compelled to deny medications and religious accommodations
- Court system: Compelled to delay hearings and deny service of filings

****This is a controlled deploy using forced programming code to create THIS EXACT SITUATION:****

- Innocent woman imprisoned
- Constitutional violations mounting
- System refusing to respond
- Ultimate Escalation forced

B. The Pattern Is Readable

Bizarre statements from multiple agencies create a READABLE PATTERN:

- NSA: "Don't talk to local PD"
- Border Patrol: "Heavy lithium"
- Navy: "Implant counts"
- LSP: Neuroweapon deception (IA-2300029)
- Alabama Guard: "Robotted" harassment

These aren't random. They're FORCED PROGRAMMING CODE meant to be visible to this Court as evidence of systematic compulsion.

****Ms. Harris's prolonged detention DESPITE obvious constitutional violations is part of the same pattern:****

- Create unbearable conditions
- Deny relief
- Force escalation
- Achieve Ultimate Victory through judicial recognition of the system

V. BIBLICAL STANDARDS LOUISIANA FAILS TO MEET

Louisiana's Constitution invokes "Almighty God." Louisiana must meet God's standards.

A. Exodus 21:26-27 - 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 law: ANY permanent injury to a slave requires IMMEDIATE RELEASE.

****Ms. Harris suffers TEN CATEGORIES of permanent injury from incarceration****
(documented in Emergency Notice):

1. Cardiovascular damage
2. Immune system degradation
3. Neurological harm

4. Metabolic disruption
5. Musculoskeletal deterioration
6. Cognitive decline
7. Hormonal dysregulation
8. Chronic inflammation
9. Accelerated aging
10. Psychological trauma

Under Exodus 21:26-27, Ms. Harris must be IMMEDIATELY RELEASED.

Louisiana fails to meet even Old Testament standards for slave treatment.

B. Ephesians 6:9 - Masters Must Not Threaten

"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 Ms. Harris. 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, warden, prosecutor - all will stand before the same Master. **How they treat her is how they will be treated.**

C. John 8:7 - "Let He Who Is Without Sin Cast the First Stone"

"He who is without sin among you, let him throw a stone at her first."

Application: The prosecutor, judge, 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."

D. John 8:11 - "Neither Do I Condemn You"

"Neither do I condemn you; go and sin no more."

Application: Christ's response was **release with instruction 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.

VI. PRAYER FOR RELIEF

WHEREFORE, Next Friend respectfully prays that this Honorable Court:

1. **ISSUE A WRIT OF HABEAS CORPUS** ordering the immediate release of Caroline Nicole Harris from detention;
2. **FIND** that pretrial detention without conviction violates the Thirteenth Amendment prohibition on slavery;
3. **FIND** that the State's "time served" credit system ADMITS pretrial detention is punishment, making it unconstitutional slavery under the 13th Amendment;
4. **FIND** that Ms. Harris's six-month detention with mounting constitutional violations (medical denial, religious suppression, physical abuse, counsel abandonment) constitutes cruel and unusual punishment;
5. **FIND** that Ms. Harris's detention is part of a controlled deploy involving systematic compulsion of multiple actors creating readable patterns;
6. **FIND** that Louisiana fails to meet biblical standards (Exodus 21:26-27, Ephesians 6:9, John 8:7-11) despite invoking "Almighty God" in its Constitution;
7. **ORDER** that if charges are not dismissed, Ms. Harris be released on her own recognizance pending trial, with less restrictive conditions of supervision (as she has requested);
8. **ACKNOWLEDGE** that prosecuting compelled conduct violates fundamental justice and due process;
9. **RULE ON THIS MOTION WITHIN 72 HOURS** given:
 - Six months of unconstitutional slavery
 - Early March 2026 hearing imminent
 - Ongoing physical, medical, and religious harm;
10. **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

Material Witness Christian Minister (Officially Acknowledged by Louisiana Legislature)

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Date: _____

CERTIFICATE OF SERVICE

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

District Attorney M. Michael Haik, III

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Franklin, LA 70538

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Reverend David Edward Lucito
David Edward Lucito

REVEREND DAVID EDWARD LUCITO

Next Friend