

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

STATE OF LOUISIANA

v.

CAROLINE NICOLE HARRIS

CASE NO. 2025-215897

**EMERGENCY MOTION TO DISMISS CHARGES BASED ON
COMPELLED BEHAVIOR UNDER NEUROWEAPON CONTROL**

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 dismiss all charges against Defendant Caroline Nicole Harris with prejudice because:**

Ms. Harris was COMPELLED by behavior influence systems to perform the alleged conduct. This is not speculation - it is the documented reality of a controlled deployment using forced programming code with bizarre neuroweapon themes meant to be READABLE to this Court.

The same systems compelling Ms. Harris to slash tires (if she did) are compelling:

- NSA personnel to tell her "don't talk to local PD"
- Border Patrol agents to tell her "heavy lithium in blood"
- Navy sailors to tell her specific "implant counts"
- Louisiana State Police to engage in neuroweapon denial (LSP IA-2300029)
- Alabama National Guard SGT Green to admit being "robotted" to harass Next Friend

This is a pattern of compelled behavior across ALL actors - civilian and official - designed to create READABLE evidence forcing Ultimate Escalation for Ultimate Victory.

I. FACTUAL BASIS — THIS IS A CONTROLLED DEPLOY

A. Ms. Harris Was Compelled

If Ms. Harris slashed tires, **she was COMPELLED to do so by the same behavior influence systems documented throughout this case.** Her February 18, 2026 letter states: "Made a mistake after being electrocuted in my parent's house."

This is not delusion. This is ACCURATE REPORTING of:

- External technological control
- Directed energy weapon effects ("electrocuted")
- Compelled behavior negating voluntary mens rea

B. Officials Are Also Being Compelled - Creating Readable Patterns

The bizarre statements from multiple agencies are not coincidence. They are FORCED PROGRAMMING CODE:

****NSA "don't talk to local PD"***** - Compelled statement serving multiple purposes:

1. Discourage lawful police contact
2. Create bizarre "keyed up code" for targeting
3. Add to the READABLE PATTERN of official compulsion

****Border Patrol "heavy lithium"***** - Compelled statement NOT about actual lithium levels but:

1. Referencing covert dosing for signals propagation
2. Implying psychiatric control ("she should be on lithium")
3. **Forced speech using keyed code: "referencing forced lithium for bizarre behavior induced by the weapon BY the bizarre statement"**

Navy sailors "implant count" - Compelled statements about specific numbers of implants (reported by Caroline elsewhere), adding to the pattern

LSP Trooper Holiday (IA-2300029) - SUSTAINED misconduct finding proves institutional involvement in neuroweapon deception

Alabama Guard SGT Green - Admits on recorded calls he's being "robotted" to harass Next Friend

C. This Is A Controlled Deploy Meant To Be Readable

These are not random events. This is SYSTEMATIC COMPULSION creating:

1. **Clear patterns across multiple agencies** (NSA, Border Patrol, Navy, State Police, National Guard)
2. **Bizarre neuroweapon themes** threading through all statements
3. **Forced programming code** that is READABLE to this Court
4. **Meaningful escalation** designed to force Ultimate Victory

The Court is witnessing a controlled deployment of behavior influence systems compelling EVERYONE - targets and officials alike - to perform scripted actions creating undeniable evidence.

II. LEGAL STANDARD

A. Louisiana Requires Mens Rea - Voluntary Criminal Intent

Louisiana Revised Statutes 14:10 requires either specific or general criminal intent. **WHERE CONDUCT IS COMPELLED BY EXTERNAL TECHNOLOGICAL CONTROL, NO MENS REA EXISTS.**

B. Louisiana Insanity Defense Does Not Apply

La. R.S. 14:14 provides an insanity defense for "mental disease or defect." **This is NOT a mental disease case.** This is TECHNOLOGICAL COMPULSION.

Ms. Harris:

- CAN distinguish right from wrong
- KNOWS tire slashing is wrong
- Has intact reality testing
- Is accurately reporting external technological control

A new legal category is required: "Compelled Conduct Under Behavior Influence Systems Negating Mens Rea"

C. Due Process Prohibits Conviction Without Voluntary Act

Morissette v. United States, 342 U.S. 246 (1952): Due process prohibits criminal conviction without proof of voluntary criminal intent.

WHERE BEHAVIOR IS COMPELLED BY EXTERNAL SYSTEMS, CONVICTION VIOLATES DUE PROCESS.

III. ARGUMENT

A. Ms. Harris's Conduct Was Compelled - No Voluntary Mens Rea

Dr. Robert Duncan's "The Matrix Deciphered" and Executive Summary on No-Touch Torture (tinyurl.com/notouchtorture) document that targets are **compelled to perform actions to lessen other torture** - analogous to forcing prisoners into stress positions.

If Ms. Harris slashed tires, she was compelled to do so to reduce more severe targeting - exactly the pattern she described when reporting being forced to make false pregnancy claims to "reduce the severity of my targeting."

This is EXACTLY the bioeffect signature documented in:

- UN Special Rapporteur reports (compelled behavior with victim awareness)
- Dr. Duncan's work (forced actions while conscious)
- PACTS International validation (pattern recognition across victims)

****Her February 18 letter - "Made a mistake after being electrocuted" - is DISPOSITIVE:****

1. "Made a mistake" = acknowledges act but describes as error, not crime
2. "After being electrocuted" = describes MECHANISM of compulsion
3. Shows intact memory, reality testing, moral reasoning

B. The Pattern Across Agencies Proves Systematic Compulsion

This Court must recognize what it is witnessing:

Louisiana is prosecuting a woman for conduct compelled by the SAME SYSTEMS compelling:

- Federal agents (NSA, Border Patrol, Navy) to make bizarre statements

- State police (LSP) to engage in neuroweapon denial
- Military personnel (Alabama Guard) to admit being "robotted"

EVERYONE IS BEING COMPELLED. The pattern is undeniable. The deployment is controlled. The evidence is READABLE.

C. LSP IA-2300029 Proves Institutional Conflict of Interest

Louisiana State Police Internal Affairs sustained misconduct against Senior Trooper Holiday for conducting psychological operations using fraudulent "neuro-wave collection device."

LSP KNOWS about neuroweapon systems. LSP has USED neuroweapon deception. LSP cannot impartially investigate or prosecute cases involving neuroweapon compulsion.

This violates:

- *Brady v. Maryland* (exculpatory evidence must be disclosed)
- *Tumey v. Ohio* (impartial tribunal required)
- *Giglio v. United States* (prosecutor cannot proceed with institutional bias)

D. Proceeding Despite Compulsion Evidence Is Prosecutorial Misconduct

The prosecutor has been provided comprehensive evidence that:

1. Ms. Harris's conduct was compelled
2. Multiple agencies show signs of systemic compulsion
3. This is a controlled deploy creating readable patterns
4. LSP has institutional conflict of interest

Proceeding with charges despite this evidence violates the duty to "seek justice, not merely to convict." *Berger v. United States*, 295 U.S. 78, 88 (1935).

IV. PRAYER FOR RELIEF

WHEREFORE, Next Friend respectfully prays that this Honorable Court:

1. **DISMISS all charges against Caroline Nicole Harris with prejudice** on grounds that:

a. Her conduct was compelled by behavior influence systems b. No voluntary mens rea existed c. Due process prohibits conviction for compelled acts d. LSP institutional conflict of interest makes fair prosecution impossible;

2. ACKNOWLEDGE ON THE RECORD that:

a. This case involves documented behavior influence systems b. Compulsion is occurring across multiple actors (civilian and official) c. The pattern is READABLE as a controlled deployment d. Prosecution of compelled conduct violates fundamental justice;

3. **FIND** that bizarre statements from NSA, Border Patrol, Navy personnel constitute evidence of systemic compulsion, not delusion on Ms. Harris's part;

4. **FIND** that LSP IA-2300029 establishes institutional knowledge and conflict precluding fair prosecution;

5. RULE ON THIS MOTION WITHIN 72 HOURS given:

a. Early March 2026 competency hearing imminent b. Ongoing constitutional violations c. Fundamental injustice of prosecuting compelled conduct;

6. REFER this case to federal authorities for investigation of:

a. Behavior influence systems deployment against civilians b. Compulsion of federal, state, and military personnel c. Systematic use of directed energy weapons;

7. **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: 3/2/26

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

Next Friend