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RECEIVED
Feb 20 2024
SC Court of Appeals

RE: Amended Reports, Added Report, and Corrected Letter for Consideration of Extension to Correct Deficiencies in Case #2023-001649

February 17, 2024

To the Court and/or Clerk deciding my case events:

I've attached 2 amended misconduct reports. The reports were submitted to earlier demonstrate my circumstances. I promised to amend them sometime ago. I apologize for the delay. I've added one additional report.

In the event it will not taint my case or cause any accusations of later-used unmarked exhibits, I've also attached my updated FBI correspondence, which I first provided to you on 2/5/2024 before editing, adding additional information, and mailing. I didn't change the date of the letter. I did not fail to update the date itself in order to be deceptive or to backdate the letter based on my delays due to refinements and additions, but because 2/5/2024 was the date I drafted the correspondence and seemingly provided the draft to you. I've provided a copy of this correspondence, if allowable, to demonstrate more details about my circumstances in pleading for this Honorable Court's continued grace.

I am sorry for my ineptitude. I understand that I need counsel. Thank you for your patience.

Respectfully,



Mary A. Griffith
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violetvirginmary@gmail.com

RE: SUBJECT ANTHONY (“TONY”) M. CHAYBAN, D.O.B. 12/22/1957,
RE: 2020-2023 ISIS CLAIMS, THREATS, ATTACKS — PARTIAL REPORT

,
2/5/2024

To Whom it Concerns:

My name is Mary A. Griffith. I am a resident of the United States. I am 45 years old. I am a caregiver and painter by trade. I am a citizen of the United States who was born in East Ridge, Tennessee, United States, near where my paternal grandfather worked on the Chattanooga, Tennessee railroad.

Speaking of railroading, that’s what an ISIS terrorist and his cronies have been trying to do to my family by lying to officials and others about us. I do not feel my personal information or activity has been accurately shared.

And speaking of grandfathers, my maternal one was a sharpshooter from Appalachia (Virginia) who worked with USAF Police AWOL “Apprehension Teams” and/or related duties for around 10 years.

I am writing to you, chiefly, to thoroughly describe a 2020 incident surrounding which my FBI case was transferred from South Carolina to California because of the Subject’s primary address at 738 Avenida Abeja, San Marcos, California 92069. I tried SC and CA, but our South Carolina agent is no longer with the agency, and the San Diego FBI never contacted me back, despite my repeated efforts.

I am willing to take a polygraph.

I contacted Homeland Security about providing this detailed account (and additional evidence, including a 2021 video-recorded admission of the subject’s ISIS ties while he was making terrorist threats, and evidence of the Subject’s other illegal and dangerous activities throughout the United States.

For the record, Subject Chayban isn’t being accused of “terrorism” because of his ethnic appearance, but because of Chayban’s direct statements of ISIS affiliations in 2020 and 2021 (described herein and only partially attached) and my duty to find a way to report those.

Chayban himself is a racist who exactly fits the profile of a terrorist. My family is diverse — not racist.

BACKGROUND WITH SUBJECT	Pages 2-3
2020 SUBJECT’S ISIS AFFILIATION CLAIMS INCIDENT	Pages 3-6
COMPARATIVE EXPERIENCE	Pages 6-7
FALLING OUT WITH 2020 WITNESS 2	Pages 7-8
2021 VIDEO RECORDED ISIS THREATS	Pages 8-9

SUBJECT'S TRAVEL TO LEBANON 2019	Pages 9-10
SUBJECT IMMIGRATION CONFLICTING STATEMENT CONCERNS	Page 10
COMPARATIVE EXPERIENCE	Pages 10-11
SUBJECT'S PRIOR HISTORY OF VIOLENCE	Page 12
SUBJECT'S TROUBLING LISTED <u>ALIASES</u>	Page 12
RELIGIOUS ABUSE AND DESCREPANCIES	Pages 12-15
SUBJECT'S INCREASED INTERNATIONAL TRAVEL OF <u>LATE 2023</u>	Page 15
ONGOING ACTIVITY SUMMARY & CLOSING	Pages 15-18
SELECTED ATTACHED EVIDENCE	Pages 19-38

BACKGROUND

I, Mary A. Griffith (D.O.B. 07/28/1978), was employed as an AirBnb host by Anthony (“Tony”) M. Chayban (D.O.B. 12/22/1957), the subject of this letter, beginning in June of 2020.

At the time I first met Chayban (on or about July of 2020), I began working for Chayban because I wanted to remain in the James Island (Charleston, South Carolina) area long enough to complete a local church project, which I was never able to complete because of Chayban’s terroristic behavior. Chayban’s prior host had been preparing to leave during my weeklong 2020 short-term stay at one of Chayban’s many homes around the United States, 324 Howle Avenue in Charleston, South Carolina.

Chayban presented himself as Catholic by wearing a Virgin Mary medal on his necklace daily. I believe this was/is a tactic known to Muslims as “tawiyah” by Tony Chayban. I believe such a tactic was/is intended to deceptively present himself as Christian/Catholic while, at minimum, harboring Muslim extremist ideology.

Tawiyah is essentially, it seems to me, a word that describes an authorized act of intentional deception and/or concealment of one’s Muslim faith. They’re allowed to lie.

Tawiyah, in Islam, is the practice of concealing one’s belief and foregoing ordinary religious duties when under the threat of death or injury. Derived from the Arabic word waqa (“to shield oneself”). Taqiuuah defies easy translation,” according to Brittanica online. “English renderings such as “precautionary dissimulation” or “prudent fear” partly convey the term’s meaning of self-protection in the face of danger to oneself or, by extension and depending upon the circumstances to one’s fellow Muslims.

I believe Tony Chayban will adhere to anything that he believes will gain more power for him. I also believe Tony Chayban is either a malignant narcissist or psychopath type of personality.

In 2020, even though I hadn't previously known Chayban had manipulated me into an illegal enterprise (even police didn't know and the court didn't tell us, plus I initially booked a rental there through Airbnb — nobody knew). I intuitively tried cleaning up his establishment and converting it into a community outreach (a non-profit Christian recovery ministry) with longer stays. The short-term stays were too sketchy. After a short time, though, it was clear to me that Tony refused to stop choosing patterns of deception and greed. Chayban's dogged persistence with continuing illegal business practices, including but not limited to absentee-homeowner STRs, despite many warnings from me, patterns chosen by Tony specifically instead of my elevated standards with which Chayban sometimes pretended to agree, I lost the will to continue any alliance or attempt at any alliance with Chayban.

I am so sorry for my mistake, but I did try to convert the business into a legal one before I even knew the local laws — or the extent of Chayban's malfeasance. They tried to ruin us because I did the right thing.

The incident detailed in the following section arose what I recall to be a month or 2 prior to my on or about November of 2020 departure from any voluntary work or housing environment surrounding Chayban due to his consistent pattern of deception, low standards, and nonexistent morals.

2020 ISIS CONVERSATION INCIDENT STATEMENT BY MARY A. GRIFFITH

As an Airbnb host at 324 Howle Avenue in Charleston, South Carolina 29412, on a date I cannot recall during the on or about the fall of 2020, I was cleaning the womens' bathroom in the main/front house at 324 Howle Avenue, in Charleston, South Carolina when the man I know as Anthony ("Tony") M. Chayban, whose date of birth is 12/22/1957, and who seems to be listed as "white" on his DMV records (immigration concerns), entered the hallway with another adult (male) American-born worker named Shamus D. Harvey.

The womens' bathroom door was open, so I heard the two conversing as they entered the premises and proceeded together toward the nearby laundry area.

In 2020, Anthony "Tony" Chayban tried to convince Harvey and me that he was in ISIS.

I believe Chayban may have envied Harvey or sought to one-up him, speaking about illicit ISIS ties in order to inflate his (Chayban's) fragile ego. Chayban introduced the ISIS topic himself. The energy was like a kid bragging about being a newly-recruited gang member, but I hadn't picked up on the specificity of why he seemed to be "bragging" at that time.

After I overheard Chayban's illicit verbal disclosure to Harvey on a repetitive basis (indicating, to me, "convincing" another person the ISIS affiliation), Tony Chayban stated to me directly that he had a blood relative in Lebanon who was a direct affiliate of the "ISIS" organization.

The language Chayban used that above-referenced 2020 day was that the family member in Lebanon he'd referenced (which may have been described as an aunt, but whom I believe I recall to have been a female stated relation nevertheless), was, exactly, "in ISIS."

I see that my 2022 report to you indicated I was almost sure I recalled it having been an aunt of Chayban's that was mentioned, but today I tell you I'm not sure I remember the female family relationship (cousin or aunt sounds correct — and not sister, who reportedly passed away, and though I don't know about peripheral or other involvement by any family member).

As I curiously broke from cleaning and exited the womens' bathroom to join the existing conversation in the laundry area, Tony Chayban made pointed and intentional eye contact with me, in indicating a clear insistence that the reality he described wherein his female family member was "in ISIS," contained true and legitimate facts.

Tony Chayban was trying to impress Harvey and me. Chayban evidently believed participation or affiliation with ISIS was impressive and/or would be likely to impress one or both of the other conversation participants.

Regardless of which relative from which side of his family (maternal, paternal) Chayban verbally illuminated as having a personal ISIS affiliation (bragging about the ties), I remember, for certain, that Tony was specific about the side of the family and the specific (I believe I recall a female) relation where the ISIS tie allegedly existed.

In other words: I can't recall what specific relation was mentioned, but I know that a specific familial relation was mentioned by Chayban in 2020.

I am more sure that I recall Chayban indicating a "female" (95+ percent) than I am of any recollected relation or specific side of Chayban's Lebanon family stated that day by Chayban, though all of those details (gender, relation, and, I believe, perhaps familial side) were specified in the 2020 conversation by Chayban verbally by Chayban in 2020. I'm sorry I forgot all the details, but am willing to verify the accuracy of the general ISIS statement with a polygraph.

I heard the word "ISIS" used by Tony Chayban approximately 5 times during this 2020 "merged" group conversation I'd joined. The 2020 conversation lasted about 3 minutes and included 2 participants besides myself (Chayban and Harvey).

During the 2020 conversation, Chayban deliberately made intentional, pointed, sharp, prolonged, direct eye contact in my personal direction. At one point during the short conversation, Tony Chayban held eye contact with me for several seconds (approximately 2-4 seconds) in a way that, I believe, was intended to convey to me, "I'm not lying. This is serious," or a similar energy of "credibility" surrounding Tony

Chayban's statements about his familial ISIS ties. I believe Tony Chayban's directed eye contact was intended to prove to me his ISIS claims were legitimate.

I had stopped cleaning the restroom and joined the 2 in the laundry area. When Tony Chayban first said the "ISIS" thing to me, I had no idea what ISIS was (not until 2021 when threats were made on video). I immediately recalled the 2020 episode, reality hit my son and me, and we made reports.

During the fall of 2020 conversation referenced, I had tried to make conversation with the Subject by naively telling him that my cousins were part-Iranian. I knew ISIS was "something middle eastern," but I didn't know what it was until the 2021 litany of ISIS threats against my family happened.

My engaging and inquisitive activity must have triggered Chayban to backpedal.

Following the above-referenced couple of minutes (approximately 120-150 seconds) of conversation with Chayban on the ISIS topic, Chayban's part of which which I would describe as "arrogant verbal displays" and/or "bragging" about the specific familial affiliation with the ISIS organization, Chayban suddenly, I believe, panicked and completely shut down the ISIS topic — a topic which Chayban himself had earlier introduced.

As I began to engage with Chayban about my Iranian relatives, he tried to retract his ISIS statements, claiming his earlier assertive efforts to convince both witnesses of the credibility of his ISIS tie claims had been, "a joke," stating, "Mary, you just don't know how Shamus and I joke," or similar language.

I believe Chayban became concerned and/or chose to exercise more discretion about ISIS ties in 2020 after he realized that I didn't know what ISIS was and/or that I would be likely to seek more information relative to ISIS. I believe Tony Chayban was lying and psychologically abusing both witnesses in order to end the (now-awkward) 2020 ISIS conversation and revoke his prior ISIS disclosure.

Tony Chayban is not a person who is known to be a humorous person.

I never before (or since) recall Chayban having told a single other "joke" prior to (or after) the 2020 ISIS affiliation assertions discussed above, including in any direct or observed/overheard context, including any other statement or insinuation Chayban later claimed or indicated to be a "joke," including any humorously-intended utterance which I understood or did not understand, and including anything that would have remotely even sounded, to me, like a "joke" — despite our many months of contact during 2020 and unfortunate ongoing contact surrounding Chayban's continual abuse upon my family.

I believe Shamus Harvey and I were gaslit/psychologically manipulated by Chayban's statements that I allegedly didn't understand Chayban's "joke."

By paying Harvey a compliment about his allegedly superior intelligence in order to inflate his ego while diminishing me for possessing allegedly superior comprehension skills, I believe, Tony Chayban effectively (at least temporarily) disabled any action by the other 2020 witness.

I believe Harvey was, and probably still is gaslit — tricked to believe he agreed with something he may not have naturally agreed with by Chayban's use of manipulation to coerce Harvey to instantly believe that he had understood something he did not, in fact, likely fully understand.

Harvey also hadn't been acting previously as though the 2020 conversation was a "joke."

No one was smiling or laughing at any time. Harvey, I believe, pretended to validate what his technical "boss" (Chayban) at the time was saying, probably caught off-guard by it and wanting to believe it was a joke, or perhaps not knowing what ISIS was, either.

I don't believe Harvey knows that Chayban is really in ISIS — or perhaps what ISIS even is, depending on what was discussed or experienced while Harvey was in the military. I'm sure if Harvey understood the full energy, he would understand it's important — and why I had to tell you about it.

I believe Harvey, on or around fall 2020 day, sought to be agreeable so as to get on with his workday and/or finish dealing with Tony Chayban, who is quite a handful. I believe Harvey may have wanted to believe the 2020 ISIS disclosure by Chayban had been baseless — as nobody really wants to believe a thing like that.

I believe Tony Chayban stating that his specific, repeated 2020 ISIS claims were a "joke" was a lie. I believe Tony Chayban was telling the truth about having a family member "in ISIS."

It wasn't a joke because Tony Chayban stated ISIS allegiance again in 2021 while making threats.

COMPARISON BASED ON PRIOR PERSONAL EXPERIENCE

Ironically, I have heard a terrorist joke before in the context of a private family event — from an Iranian uncle who actually is known as "funny." Everyone always asks for him because of his great personality.

My family member briefly used the word "terrorist" with a smile on his face. I believe he was using self-deprecating humor as a salve for the racism he probably experiences because he looks Middle Eastern.

My family member did not look at me with a straight face for several minutes like Chayban did, nor mention any specific terrorist organization, nor try to convince me of the truth of his statements. He did not repeat the statement multiple times.

My family member also doesn't act like a terrorist, but Chayban does.

Chayban claims to be an engineer. I have my doubts about that. Also ironically, this same Iranian family member, after completing a legitimate immigration process, was an actual engineer. My family member worked as an engineer, to my knowledge, until his retirement.

I see no record of Chayban ever having worked as an engineer, but he flaunts alleged engineering degrees.

Chayban has run around 8-10 AirBnb slums that I think I have seen over time across the United States. I believe he takes advantage of low-income and disadvantaged Americans.

Chayban is listed as an earlier computer company owner, but I see nothing about his skill set that would legitimize that, either. That title for that is listed as sales. My father, a programmer, and a brother worked with computers. I don't believe Chayban seems to know enough about computers to sell them.

FALLING OUT WITH 2020 WITNESS 2

Shamus Harvey, a military veteran (Navy, I think), isn't speaking to me because I told Chayban, whom I didn't realize was in an international terrorist organization in 2020, that I disliked, in late 2020, the fact that Harvey drank alcohol whatsoever, and that I didn't intend to keep Harvey around if he continued drinking alcohol after I turned the property into a recovery house.

Sharing my thoughts about the topic with Chayban was a mistake. Chayban told Harvey and divided us that way.

If I had a problem with Harvey's lifestyle relative to my plans, then I should have said that to him directly instead. Also, I was too harsh. Harvey was working as a bouncer at a bar at that time, was clean and neat, and didn't disturb the household when he did occasionally drink elsewhere.

Nevertheless, Harvey will not speak to me, though a lot of time has passed. What I contemplated and said to Chayban was technically a betrayal to Harvey, and I understand that now, but it's too late.

I hate that this may seem like another betrayal, but I believe Chayban is in ISIS. I believe terrorist cells in multiple locations require investigation.

The images that I just saw on Harvey's social media are him (Facebook, under "collections," "featured," etc.). He has a check-in in Charleston, South Carolina, and, to the best of my knowledge and belief, he lives in Charleston. It says his job is "Living on Planet Earth."

I have an old phone number (407-462-7345) for him, but am not sure it still works. He told me he didn't want to talk after the uproar I caused over his occasional drinking, which I catastrophized.

If you sound serious about ISIS when you ask him (please), I do not expect Harvey would lie about the topic. I expect he will try to remember the 2020 conversation if you would please try to connect with him. Please tell him I'm sorry, but God is telling me this is urgent.

Again, I am willing to take a polygraph as to Chayban's 2020 statements.

I believe Shamus Harvey is intelligent enough to recall the 2020 conversation. If we cannot manage to get over ourselves for this purpose, with respect, I think we need to grow up.

If Shamus Harvey says he doesn't recall the 2020 conversation, or if his narrative doesn't closely coincide with mine above surrounding the 2020 conversation wherein Chayban stated his ISIS ties while he wasn't upset with anyone and had no urgent agenda or motive surrounding the statements, then I (unfortunately) believe he also ought to also take a polygraph. I feel time is short.

2021 VIDEO RECORDED ISIS THREATS

In 2021, after Chayban and Harvey reportedly allegedly had a falling out and parted ways following my similar experience, Tony Chayban reasserted his ISIS affiliation in repeated, documented, and overt ways.

I had never bothered to research what ISIS even was back in 2020 because Chayban so quickly lied and claimed it was a joke anyway, and because I was so busy with my own tasks — until the 2021 threats against my son and family in partially-attached evidence (police report).

I remembered the above-referenced 2020 statements being calmly made when Tony Chayban began making 2021 ISIS terrorist threats (only partially attached) to my son and our family, reasserting his ISIS affiliation after falsely denying his 2020 ISIS statements.

It took awhile for me to put it all together because of how badly I had been abused by the Subject and his alliances, but we made FBI reports which were transferred to San Diego, who hasn't responded about our concerns.

I was informed that Matthew Roux, an ex-con Chayban alliance who "scabbed" in 2021, would be lying about my son and me to the FBI by Chayban himself as he text messaged me in violation of a 2021 court "no contact" order for assaulting my grown son one of probably dozens, or possibly even hundreds, of times (counting all 2021 incidents including those similar to the report).

In the on or about 5/27/2021 video inside a folder marked by an asterisk (*), the 2 witnesses are my son, Tristen Nesbitt and his then-roommate Matthew Roux, a violent ex-con Chayban brought to 324 Howle Avenue in Charleston, SC 29412.

When Chayban refers to the “jail guy” and “bracelet,” he is referring to Matthew Roux, who is now his ally after scabbing and knowing Chayban was in ISIS. My son, Nesbitt, can be heard defending Roux, whom he believed was his friend at the time, and minimally probably believed Roux was a viable witness to Chayban’s ISIS terrorist threats.

SUBJECT’S TRAVEL TO LEBANON IN 2019

This 2020 incident arose following Chayban’s 2019 documented travel to Lebanon (attached). There is documented international travel otherwise into 2023 (partially attached), as well as significant travel around the United States.

It has come to my attention via Chayban’s Facebook posting, along with select AirBnb reviews, that Tony had recently visited Lebanon in 2019 prior to the above-referenced 2020 incident.

The Lebanese village from which Chayban claims to hail, Mazraat Et Teffah, Liban-Nord, Lebanon, is located just a short drive to/from Tripoli, Lebanon.

Tripoli, Lebanon is an area that reported dozens of vanished locals in 2022 specifically because of ISIS recruitment. I believe I read it was later determined that many of the missing persons from Tripoli had died.

Chayban’s Lebanese village is around a 5 hour and 55 minute drive to Syria. Chayban meets every single risk factor listed in the Homeland Security booklet I read (screenshot attached).

Chayban had seemed excited about ISIS in 2020.

I believe Tony Chayban’s pre-existing manipulative and ruthless personality would be an optimum match for the wealthiest terror organization in the world, regardless of when exactly Tony’s radicalization, training, adoption of extremist ideology, and/or allegiance to ISIS actually began.

If Chayban is rehearsing and carrying out terrorist attacks (over and above the many documented attacks on my family) and/or is building confidence, we need to stop him immediately.

**SUBJECT’S OWN CONFLICTING 2020 & 2022 STATEMENTS ABOUT SUBJECT’S
IMMIGRATION PROCESS**

In the late summer or fall of 2020, around the same time (and possibly directly after the conversation on the above-described 2020 “ISIS statements” incident, as I remember standing in a similar area of the house talking to him), Chayban directly verbally informed me that he had first arrived in the United States by way of California, U.S.A., from Lebanon, at a single-digit age which I believe I recall to be around 9 years old, but that I know for certain that Tony’s stated age was the age of a minor child.

However, Chayban later claimed to a U.S. court of law in the context of a 2022 business dispute, in writing, that he first arrived in New York, U.S.A., as an adult with, “\$5 in his pocket.”

I’m also willing to take a polygraph as to this additional 2020 conversation — or portion thereof.

While I know Chayban to be a pathological liar on other subject matter, this discrepancy is disturbing to me when combined with Chayban’s repeated ISIS affiliation claims/threats.

IMMIGRATION COMPARISON BASED ON RECENT EXPERIENCE

Chayban’s “immigration story” conflicting statements became even more concerning to me after I befriended a newly-minted United States citizen from Jordan. My friend informed me that “becoming an American was really hard,” or similar language, in describing how much work it required to achieve his lifelong dream of becoming an American citizen (which he is grateful for and proud of).

My friend from Jordan, another Middle Eastern country, described having been forbidden from any mere expression of any extremist organization alliance, including any actual or functional such alliance, an estimated 100 times by United States customs/immigration officials during his immigration process.

100 times. It sounds to me like U.S. immigrants are informed they are not legally allowed any mere utterance indicating any extremist affiliation in accordance with a probable litany of other U.S. laws. It doesn’t sound to me like immigration considers this a “joke.”

My Jordanian friend told me that, “Coming here is hard,” because of all the courses and tests. When I first asked him “about how many times” immigration authorities warned him against even any statement of any alliance with any terrorist group, my estimate would have been around 10 times. I had no idea it would be 100 warnings.

I know my friend wasn’t lying about the estimate because I had to ask him 3 times before pinning him down to an estimated number. I’m pretty sure he was counting and making sure his estimate was accurate. My Jordanian-American friend had just then completed the process, and it was fresh in his mind.

If Anthony (“Tony”) M. Chayban really completed some immigration or naturalization process at any time in the United States, then why does he feel okay about even stating allegiance to ISIS even one time?

My recently-immigrated Jordanian-American friend additionally informed me that his own biological mother originally hailed from the same country of origin that Chayban claims (Lebanon), but that my friend’s Jordanian-Lebanese-American family, instead, reportedly “hates ISIS,” so I don’t believe any of those people in that family would make the “mistake” of such statements, especially repeatedly.

I don’t believe Chayban’s ISIS claims in 2020 and 2021 were any “mistake.”

Not only does it sound, to me, that all of those who complete the authentic United States immigration/citizenship process would reasonably all (100%) be aware not to even **say** anything indicating any allegiance to any enemy or extremist organization — barring an exception of mental incapacity wherein it would seem, to me, that the individual couldn’t complete the above-described rigorous immigration training or testing in the first place.

It also sounds to me as though it is possible that those immigrants who hail from countries likely to have more Muslim extremist activity (Middle Eastern countries) may tend receive more concentrated instruction and/or warnings specifically relative to the forbidding of extremist activity in the United States.

It sounds like immigration did a great job with my friend.

Saying those kinds of things or doing the kinds of things he does to “scare” people in the name of ISIS, by my interpretation of the criteria, makes Chayban guilty of terrorism anyway, whether or not he ever had a Lebanese family member in ISIS, and whether or not he had ever bragged about being connected.

SUBJECT’S PRIOR HISTORY OF VIOLENCE

Besides the 2021 assault on my son and dozens of violent incidents for which Chayban has never been formally charged, Chayban has been restrained from a California woman for harassment, it seems (Van Doren v. Chayban, screenshots attached).

In addition, Matthew Roux told me that he broke into Chayban’s then-bedroom in 2021 while I was working private security at 324 Howle Avenue in Charleston, SC 29412 and stole at least one piece of paper.

Without first telling me from whence it came, Matthew Roux handed me a hand-written letter, appearing to be an original from the perspective of a probable (minor) teenager relative to the writer's account of a violent incident by Chayban against Chayban's then-wife. I think maybe Tony Chayban stole it from his ex-wife or other family member. I refused to possess it as soon as Roux told me its inception (that it was technically stolen).

I will take a polygraph about that, too, if necessary. I began my attempts to take action and make reports on this incident in 2021 after the video-recorded and documented (partially attached) terrorist threats against our family triggering an epiphany that I had been psychologically manipulated by Chayban in 2020 as described above.

Why would anyone say they were in ISIS specifically — even once, much less more than once?

SUBJECT'S TROUBLING ALIASES IN PUBLIC RECORDS

In addition, items like the attached public records screenshot indicating Chayban's use of aliases is concerning to me. The female aliases obviously stand out.

In addition, based on my previous experiences with these kinds of public records, the 324 Howle Avenue neighbor would simply be listed as a neighbor — and not an alias — under normal circumstances.

RELIGIOUS ABUSE AND DESCREPANCIES

I believe Chayban is laughing at us while stealing our resources to use for ISIS, trying to ruin my credibility after himself stating I reminded him of a Catholic nun (I'm interdenominational), a comment made by multiple people who include Chayban alliances.

I know for a fact that Chayban and Matthew Roux, an ex-con, are getting dupers' delight from making false reports about us because Chayban texted me, telling and terrorizing me about it.

During technical terrorist attacks against my grown son and me over the years, Chayban has probably mentioned Jesus and the Virgin Mary dozens of times while trying to shame us and act victorious about carrying out his evil, illegal agendas against us.

If Chayban were a Catholic like he pretends to be while wearing a Virgin Mary medal, why would he bring religious subject matter up dozens of times while abusing other Christians in ways he knew were immoral and illegal? Chayban is trying to abuse us and make us not speak out about being Christians so he can keep lying and not be found out.

My family, Christian prophets, has participated at Morningstar Ministries (a large church) in Fort Mill, South Carolina, for 4 generations through my grown son.

If you're a Christian in an argument with another Christian, are you going to name-drop Jesus and His mother a lot over the course of the argument wherein that subject matter is irrelevant? No.

Also, in 2022 civil court documents wherein Chayban terrorizes the court with lies about my family and me, including stating criminal allegations that never existed existed (saying a bond judge implicated my son, the victim, when he didn't, for example, and saying charges exist or can be brought in every or virtually every document when they don't and can't), Chayban shames me for allegedly seeing a Marian apparition, which is a Christian vision of the Virgin Mary. I have not, and I never told him that.

Nevertheless, Marian Apparitions are an accepted, validated phenomena in the Catholic church (screenshot attached). If Chayban were Catholic as stated in court documents, then why would he be shaming any individual whom he alleged claimed to see an apparition? He's committing a heresy against the Catholic church by saying that. Why is Chayban intentionally abusing people he obviously believes are Christian mystics in court if he's a Christian?

There are Protestants who have had other kinds of Christian visions. I personally resent the implication that those people experience any delusion or issue as was intimated about me by Chayban in court in 2022. I've never had a spiritual vision, but I wish I would, and believe I have been obstructed from doing so by Chayban. I believe Christian visionaries. I believe they are blessed rather than experiencing any deficiency, as was implied by, in my opinion, wicked Chayban.

Chayban's miscreant allies know I'm truthful and that they'll never win against me without cheating, so they try to play in my face and gang up on my son, who almost died in 2022, and me. **They're playing you.**

"If, after an investigation, the bishop determines that the apparition constitutes an authentic supernatural appearance of the Blessed Virgin Mary, then the apparition is considered approved for the entire Catholic Church, unless his successor or the Holy See were to overturn his decision." - Google Answers

"Besides the eight approved apparitions, there have been eleven (out of the 386 apparitions) which have not been approved with a "supernatural character," but which have received a "yes" to indicate the local bishop's "approval of faith expression (prayer and devotion) at the site." - udayton.edu

I believe one reason that Chayban is shaming the accepted beliefs of the church (committing heresy along with terrorism in the court) is because he's not Catholic. Also, by lying about my already having had a Catholic vision, Chayban essentially called me a Catholic saint — which I believe I am compared to him. My claim is based on the fact that most of the confirmed apparitionists have been Catholic

saints. I believe Chayban is evil and jealous of my spiritual purity, seeking to obstruct my spiritual experiences and vocations which, I believe, would be many, by this stage, besides just having Christian visions — if not for his malevolent activity.

Why is an Islamic extremist who stated ISIS ties even still free in order to defame our religion and persecute Christians or Christian visionaries, especially in the context of a U.S. court process?

In addition, in the same 2022 civil action, Chayban claims to be Catholic, but posted in late 2023 with excitement on social media about being reminded of a song honoring an Islamic saint during his 2023 international travels. It's a Muslim song. It sounds, to me, as though he grew up with it. It doesn't sound like he was raised Catholic, and even if he had converted, which I seriously doubt, no Catholic I ever knew and no Christian I ever knew, upon conversion, would ever get excited about an Islamic saint or a song about one.

The song, Seedi Mansour, also seems to be a song that's used in celebrations and family events like weddings. If Chayban grew up Catholic, how did he know an Islamic celebration song? Why didn't he reminisce about Catholic traditions instead? And, if he's a cradle Catholic (if he was born into a Catholic family), then why doesn't he know about the apparitions?

In my experience, Muslims who become Christians are usually strong Christians and would be, in my opinion, some of the least likely to backslide or celebrate something Islamic because they know the difference, and they know it's wrong for Christians to worship or deify figures from other religions, or to celebrate another religion. I am confident, based on my experience and observation, that a Muslim who genuinely converted to Christianity wouldn't celebrate anything Islamic. Converts are usually some of the loudest about sharing their faith and, in my experience, would never tell me they didn't even pray like Chayban admitted back in 2020. Muslim converts sometimes share their Christian testimonies and try to deter others from any type of Islamic practice.

I believe Chayban is concealing his Muslim religion in order to hide Muslim Extremism. I don't believe Chayban has ever been Christian — Catholic or otherwise. I believe Chayban is a Muslim Extremist who bullies, defames, and abuses Christians which include, but are not limited to, “the anointed,” such as mystics and prophets. I believe Chyaban has tried to steal our identities and crush our spirits using religious abuse. We're entitled to freedom to choose our religion in this country, but why lie about it unless a person has something to hide?

Chayban's own grown son seems to be, in my belief and estimation, a new age sort of practitioner with a Hindu lean. If his family is Catholic, why isn't his son under any pressure to adhere to the family's beliefs? That doesn't sound like any Catholics I know.

Chayban's ex-wife, Layla, also from Lebanon, posted on social media on or about last year that she was enjoying visiting church (assuming in the States) in a way that caused me to believe church attendance was a relatively new experience for Layla. If Chayban had been Catholic, Tony Chayban would have been required to marry another Catholic, as I don't believe Lebanon has a liberal Catholic Church. And even if it did, I'm not sure marrying a non-Catholic would be allowed.

I'm pretty sure Layla would talk to you. Chayban is terrified of her. She was the alleged victim from the hand-written statement Roux stole who, in the account I reviewed, kicked or struck Chayban in the crotch, physically disabling his violent attack against her. She can't stand him, according to Chayban in 2020. I understand why.

SUBJECT'S HEIGHTENED (DOCUMENTED) INTERNATIONAL TRAVEL IN 2023

Chayban seems to have gone on quite the international travel spree in late 2023 (evidence partially attached), which I believe was probably at least a partial celebration for getting lower civil claims against me dismissed based on my inability to plead because of all the life problems Chayban has caused for us. Extorting money from Christians is a documented source of ISIS income, according to my research.

Chayban is taking our money (illegal gains from the States that he got by abusing Christians and low-income, disabled, and/or underprivileged Americans, including but not limited to U.S. veterans and American minorities) and conducting international travel with it. This must stop now. Please.

In 2023, Chayban discussed a Lebanese travel route online between his hometown of Mazraat Al Toufah, Lebanon and Marjaayoufi, Lebanon, which is a 1 hour and 46 minute drive away. Chayban specifically mentioned the nature of the connecting road between the 2 destinations, indicating to me he may frequently travel that route.

It looks like many of Chayban's 2023 documented international stops were the results of a cruise, but Chayban did tell a commenter that he had finished the cruise and was separately traveling back to Madrid after visiting Motril and Ibiza Island, Barcelona, Palma Makova, and Madrid, Spain, along with international destinations including France and Portugal, on his reported 2023 cruise. I've never heard of Chayban traveling to Madrid, or any other part of Spain, in the past — online or off.

ONGOING ACTIVITY

Defectors have continually worked to obstruct justice in this dangerous matter in support of their own wrongdoing. We have been continually attacked by our own people rather than respectfully addressed or supported as victims of terrorism, even when many of the people knew about Chayban's stated ISIS affiliation.

These miscreants are alcoholics, drug addicts, and ex-cons, many of whom my son and I helped through my budding ministry, and whom I had previously told to stop doing something bad or directed to do something good. They retaliated because I wouldn't let them get away with things at all times. Chayban recruited them. They know they're lying and think it's funny and/or enjoyable to do to us. They know we are innocent and have been victimized.

ISIS has declared dissemination of disinformation (lying about their opponents, spreading false information) a "duty of war" because they're not good enough or smart enough to even try to win anything by legitimate means. Chayban and his cronies disseminated disinformation against us and had us wrongly defamed and targeted in our own country.

Even if Chayban had no participation with ISIS, he's a "natural" whose behavior fits the profile of a terrorist:

- Good at recruiting — elicited many Americans to do his illegal bidding in documented ways
- Already a highly manipulative, divisive, and deceptive personality
- Violent, unscrupulous, and greedy
- Annoying and overwhelming (terroristic) personality
- Above nothing to get his way
- A "natural" — terrorizing my grown son by banging silverware to harass him on multiple occasions, attacking Americans with silverware, stalking them, surveilling them, physically attacking them, stealing their food and other items, sleeping in the woods in 2021 with \$365k reportedly sitting in a checking account from a home sale wherein he could clearly afford a motel, etc., disseminating disinformation through the courts about nonexistent criminal allegations/charges and a litany of other untrue statements
- Prejudiced against and dehumanizing toward Americans, including women and minorities

Chayban has effectively recruited an ISIS terrorist cell of unscrupulous South Carolinians and/or others who don't like us because we asserted our rights, told them not to do something bad they did to us or others, were already jealous of us from the start and wanted to see us ruined, and/or all of the above.

Chayban doesn't need a special reason or excuse to lie. He lies constantly as part of his normal operations. He may not even be that afraid you'll find out about ISIS as much as he's afraid of losing money because of how far this has gone.

When any type of conflict arises, Chayban immediately begins lying in writing (text message or otherwise) in order to taint evidence, deceive third parties and officials, and intimidate victims, who consciously or unconsciously know he's just showed them he's willing to lie about them and about events that occurred — plus, that he's a prolific liar.

Chayban frequently uses the above “intimidation by demonstrating intent and aptitude to smear victims” tactic on his low-income tenants renting his slums across America, but I’m sure he has/would use it in other contexts. He thereby instantly begins to disseminate disinformation, upon the arising of any conflict or criticism, and in the event victims were to use the evidence to seek justice.

The above was done to us. My son won a court case against Chayban in 2021, but I believe he would have been awarded money also in the case, had the evidence’s texts-in-conflict not included lies by Chayban to my son about my son and/or me beginning from the point of the conflict’s inception.

You can see that Chayban uses this tactic as a pattern on AirBnb reviews with guests who complain about conditions at his U.S. properties. His false allegations range from accusing the guest of yelling drunkenly or stealing from him every time he is criticized for being a slumlord, even when it’s clear their complaints are legitimate, and even though Chayban isn’t present 96+ percent of the time at any of the AirBnbs (other than San Marcos, CA, where he reportedly resides).

Because he hasn’t been apprehended, Chayban has continued to disseminate disinformation (information attached) about us using the American courts since 2021, causing me the living Hades of having to compile thousands of pieces of evidence to dispute Chayban’s many ridiculous lies intended to exhaust and intimidate me by their extreme volume, as well as retaliating against and threatening us both for making statements and/or initiating and/or continuing with court processes against him in intentional violations of a 2021 “no contact” Order. What Chayban did by lying to you and to any court about us is an ISIS duty of war. I guarantee you he’s laughing behind all of our backs while funding terrorist travel/activity with our money.

There was a delay of several months in FBI contact after our initial Homeland Security reporting in 2021, even before the case was transferred to San Diego. These people were already causing significant damage in other contexts by that time. Opponents had made significant headway in malfeasance against my family for asserting our rights. I missed a phone call from the South Carolina agent on the one day I had to assemble evidence I planned to provide to him. He told me he transferred the case to CA, and then he left. On that day 2021 or 2022 day (more likely the latter), I had just moved again in the Charleston area, barely gotten a shower, and was attacked by a drunk, necessitating my moving again the very next day. I know you have protocol, but I think victims of terrorism ought to be given more leeway before refusing to help them in cases where somebody has stated ties to an extremist organization in a documented way (audio, video, or some other admission).

San Diego authorities have never contacted me back, despite my changed contact information, about the repeated reporting attempts I’ve made since that time. My phone number was the same for at least several months after each contact attempt (multiple subsequent attempts and Homeland Security reports made after 2021 initial reporting). In addition to giving us all lie detectors about what we heard,

experienced, or saw, I believe it may be expedient to (please) consider administering a polygraph on Chayban and asking him about ISIS. I'm willing to participate when you're ready.

This person did not stop being in ISIS because I missed a phone call. What if not investigating Chayban led to international fallout? I'm terrified about the repercussions of not conducting a full investigation. Please investigate these ISIS terrorist cells as soon as possible. I have other matters that need to be resolved for my own life and sustenance than to be the one doing this. I have more evidence, but no more time or money to invest in this issue. I need your help, please.

18 USC 2381 Treason: "Whoever, owing allegiance to the United States, levies war against them or **adheres to their enemies**, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death or shall be imprisoned..."

ADHERE - verb - Definition from the Oxford Dictionary – 1. Stick fast to (a surface or substance).
2. **Believe in** and follow the practices of.

I've uploaded the evidence I've been able to upload thus far:

<https://www.dropbox.com/scl/fo/4fxk4uynnjb3jai1gkxqd/h?rlkey=ygyo8gy967hrht713n6ryreq7&dl=0>.

The video-recorded 2021 ISIS terrorist threats are the 5/27/2021 file directly here:

https://www.dropbox.com/scl/fi/v0x8bola0l8chz2ac5i88/received_381397449968436.mp4?rlkey=gil2574t0qfpc6f5hx2pj79it&dl=0. Chayban trying to lie and intimidate my son into dropping assault charges:

<https://www.dropbox.com/scl/fo/whjrqp849h7xo3pakduzl/h?rlkey=68el30l1rc81xgoc6jr5x111z&dl=0>.

Some ISIS stuff:

<https://www.dropbox.com/scl/fo/fedneh6uiojoug1bwxaol/h?rlkey=b5arciwo4wgnmyim5mkylqsuz&dl=0>

I don't have time to label these better now. Would you please keep in mind the burdens associated with being terrorized and be patient with victims? I'll upload the dated folders (that's what the application is requiring) once I get situated with some other things. I waited for you. Thank you.

Sincerely,



Mary A. Griffith

(678) 922-5840

cc: FBI

South Carolina Court of Appeals

MorningStar Ministries

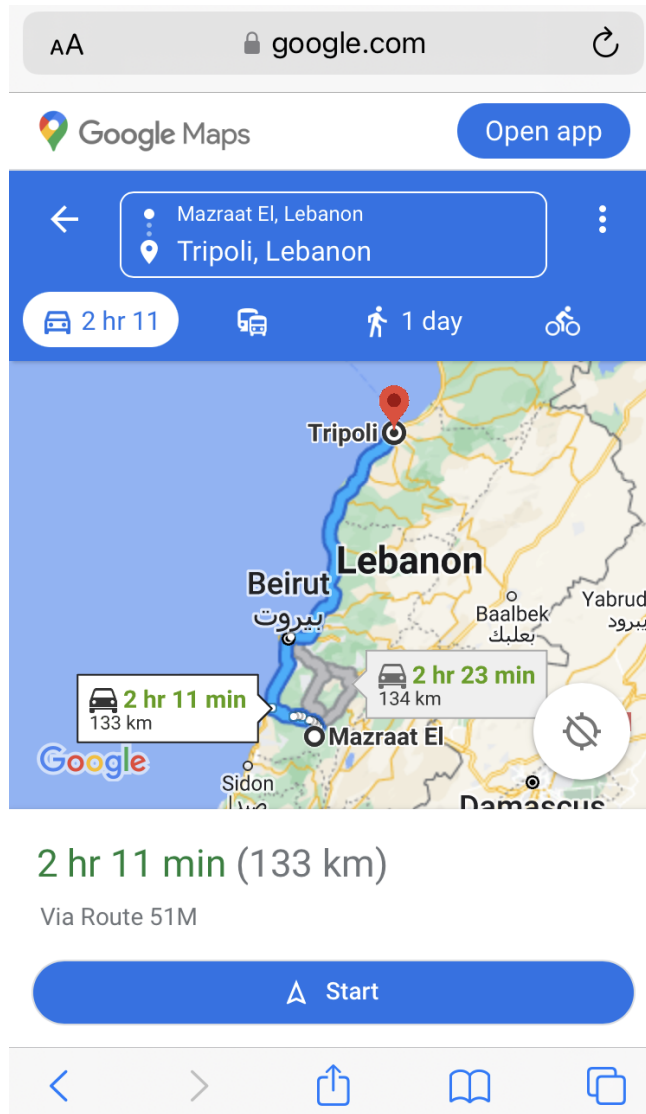
August 2019

Do not stay in this dump unless you're okay with an unresponsive host [in Lebanon], likely no actual room at all when you get there (me at 10:PM) after working or driving all day, and last but certainly not least, bedbugs. Yep, there was a can of budbug spray on a common area table and one of the guys staying there told me that they were trying to get rid of them. He also commented that this place should be either shut down or call in an air strike. [read less](#)



David, North Charleston, SC

Joined in 2017



CHARLESTON COUNTY SHERIFF'S OFFICE
STATEMENT

OCA # 2021-007042 DATE 06/05/21

STATEMENT OF Tristen Nesbitt
*Nesbitt later confirmed to me that he misused the word "gregarious," instead meaning "aggressive," and being unaware that "gregarious" could have a positive meaning.

ADDRESS 324 Houck Ave, Charleston SC PHONE # [REDACTED]

EMPLOYER: [REDACTED] PHONE # [REDACTED]

RACE: White SEX: Male DATE OF BIRTH: 12-21-97

When I was in the down the hallway from my room to the kitchen, Tony quickly followed me to walking kitchen, stomping in an attempt to scare me. I ignored him altogether. Tony then ^{he} grabs a kitchen chair in a very gregarious* manner and walks to the thermostat in the hallway. Shortly thereafter, I finished cooking and began my walk to my room, I then went back to the kitchen to retrieve my water. On my way to the kitchen, I noticed the thermostat was set at 75° on the heat setting. ~~The thermostat~~ This has been an ongoing harassment technique by Tony since he has been here. I promptly went to change the thermostat to cool/AC at room temp. As I had my hand on the thermostat, he came down the hall and slapped my right forearm ~~before~~ saying a word. Then, he proceeded to "box me out" from the thermostat and yelling derogatory terms to myself. I told him I was calling the police and ran down to my room. Once I called the emergency number, the operator asked me to separate from Tony at all costs. I walked to the street in front of ~~324~~ Houck Ave and began pacing to and fro the front door. When I got off the phone with the operator, and was standing on the front porch, Tony began threatening me again with ~~200~~ Arab people that would wipe out my family even after being told vehemently to walk towards me and talking to me ^{entirely} altogether. He would not stop even stop after multiple pleas. Very soon after that, local law enforcement arrive on scene.

I HAVE READ (HAD READ TO ME) THE FOREGOING STATEMENT WHICH HAS BEEN FREELY AND VOLUNTARILY MADE BY ME AND IT IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

WITNESSES: [Signature] [Signature]
 Signature

My son confirmed that he was confused about the use of the word, "gregarious," which he hadn't known had a positive connotation. He confirmed he meant to say a word more like, "aggressive."

✓ **Tony Chayban** Alleged DOB 12/22/57

Found 2 people in **New York, California** and **South Carolina**

View contact information: phones, addresses, emails and networks. Check social media profiles, resumes and CV, public records, arrest records, news, work history, photos and videos, places of employment and publications ...

All Information about Tony Chayban

FULL NAME Tony Chayban
***Anthony "Tony" M. Chayban has never, to my knowledge, presented as another name, including "Shelton" (new) or any female name, to anyone in our orbit. His DOB is allegedly 12-22-1957**

KNOWN AS Anthony Chayban · Tonym Chayban · Kelly Dunn
***324 Howle Ave. neighbor**

NAME VARIANTS Shelton Chayban · Antoinette Chayban · Antonia Chayban

RELATED TO ***Tony is not trans and never presented as a female to anybody I ever knew.**

In my experience with public records like these, a neighbor would ALWAYS otherwise be listed as a "neighbor," and not an alias. I fear Chayban may have stolen this neighbor's identity, as well as clearly, ignorantly and uncreatively selecting cheesy female aliases. I don't think the public records places are in the practice of randomly making things up, since they want to be accurate and make money. There are also alleged family members I recall listed for CA and NY named, "Chayban Chayban" and "Chay-Ban" or "Chay Ban," which look extremely sketchy.

Tristan:

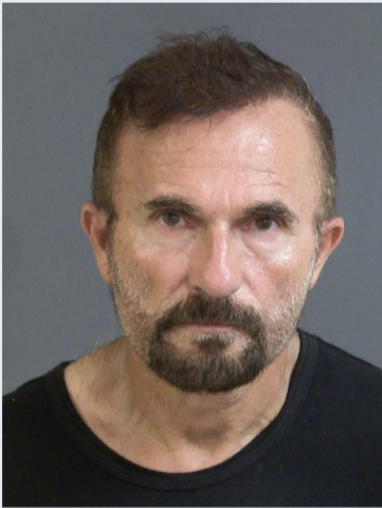
Please text your Mom that I left my folder in the back seat of her Suburban. It has all of my important papers loose in folder. Ask her to put it in a grocery bag if she can & I'll get it later. Maybe tomorrow. Tell her I appreciate it, and I'll try to be more careful. We were nervous about terrorist Tony when she dropped me off.


Thank you!

ELIZABETH

Chayban recruited Elizabeth Glenn Thomas, who later lied about my son and me, admitting in writing she knew Tony Chayban was a terrorist on or about March or April of 2021. Thomas is educated as a paralegal and was aware of the ISIS threats, as well as our victimization when she chose to stop complying with us in 2021 and lie about us in favor of Chayban because she admits it on recording, thought it would get her ahead. I have several private security recordings of her to this effect. Thomas had a past conviction for lying to police and admitted doing so again in 2021 on recording. Mental health court suspended her sentence on account of mental illness in the past, a decision with which I disagree in the future. I believe Thomas is mentally stable enough to know what ISIS is, what she was doing, and who she was doing it to. It's a pattern, and not a single mistake or legitimate mistake.

Inmate #	Name
0001601981	CHAYBAN, TONY



Inmate #: 0001601981
Name: CHAYBAN, TONY
DOB: 12/22/1957
Booking Date: 06/05/2021
Booking Time: 18:45
Booking Status: RELEASED
Gender: M
Race: W
Release Date: 06/06/2021
Release Time: 14:00
Early Release Date:
Final Due Date:
Print: 

Mugshot from 2021 assault on my son in a case wherein somebody got Chayban, a multi-millionaire, an indigent defense I know he's not eligible for as part of what I believe was a conspiracy to railroad us by taking false statements behind our backs in an action wherein we are the victims in conjunction with an overruled judge whom my son civilly tried to appeal. He took it from another judge's docket after my son tried to appeal him civilly in the other case, on which a different judge did make a different decision.

NOTE: I know we are also supposed to look at totality, but doesn't it seem strange that someone would meet EVERY SINGLE risk factor on the terrorism list?

RISK FACTORS

It is important to consider the totality of an individual's circumstances when observing potential indicators because some factors may increase the risk that the individual could mobilize to violence in a given situation. The following risk factors should be considered in conjunction with the indicators of mobilization to violence, as each risk factor may be insignificant on its own and no one factor appears to be more significant than another. Some of these risk factors may involve constitutionally protected activities. Risk factors may include:

- Family, significant other, and/or peers espousing or supporting a violent extremist ideology
- History of encouraging violence by dehumanizing people who are not in the same identity group or who are ideological opponents
- History of notable noncompliance with restrictions, boundaries, or laws
- History of stalking, harassing, threatening, or menacing behavior
- History of violence (not necessarily related to terrorism), unstable mental state resulting in threat to self or others, or past exposure to violence and/or a traumatic event
- Negative response to or failure to cope with existing, new, or changing personal circumstances, including personal relationships, family dynamics, employment, and/or substance abuse or dependence
- Presence of real or perceived injustice or a feeling of being wronged (grievances); may be broad or specific to a person, group, or event
- Previous travel or exposure to a conflict zone or an area of high political or social violence, including personal or noncombatant travel

Confirmed Marian apparitions

From sources across the web



Our Lady of Guadalupe



Lourdes



Gietrzwałd



Kibeho



Our Lady of Banneux



Our Lady of Beauraing



Our Lady of Fátima



Banneux



taqiyyah

[Table of Contents](#)

taqiyyah, in [Islam](#), the practice of concealing one's belief and foregoing ordinary religious duties when under threat of death or injury. Derived from the Arabic word *waqa* ("to shield oneself"), *taqiyyah* defies easy translation. English renderings such as "precautionary dissimulation" or "prudent fear" partly convey the term's meaning of self-protection in the face of danger to oneself or, by extension and depending upon the circumstances, to one's fellow Muslims. Thus, *taqiyyah* may be used for either the protection of an individual or the protection of a

← Tony Chayban



Tony Chayban

Nov 3 · 🌐



Lisbon Portugal



7



Tony Chayban


Nov 1 · 🌐




Motril Spain

AA facebook.com

← Tony Chayban 🔍


 **Tony Chayban** 5d · 🌐

Paris France

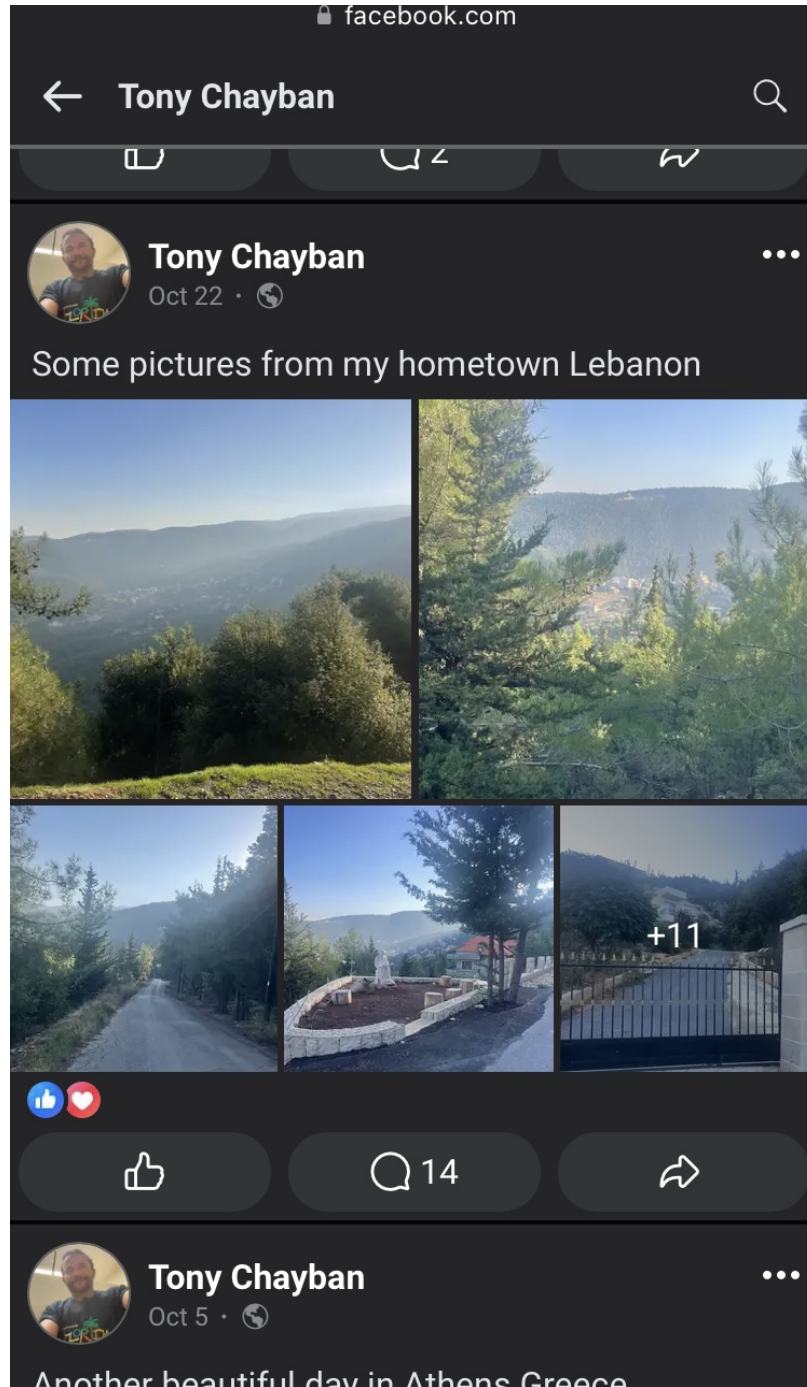


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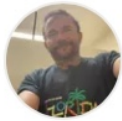
👍 💬 ➦

 **Tony Chayban** 5d · 🌐

⏪ ⏩ 📄 📖 📄



2023 in Chayban's hometown, where the COMMUNITY would likely harm or kill him if he said he was in ISIS. In Lebanon, ISIS has to hide in caves because the community hates them so much. A blogger recently did a special wherein they found only a toothbrush remaining in a Lebanese ISIS cave. I believe that's because the Lebanese know the dangers and are therefore staunchly against them, taking the problem seriously. Muslims are against ISIS.

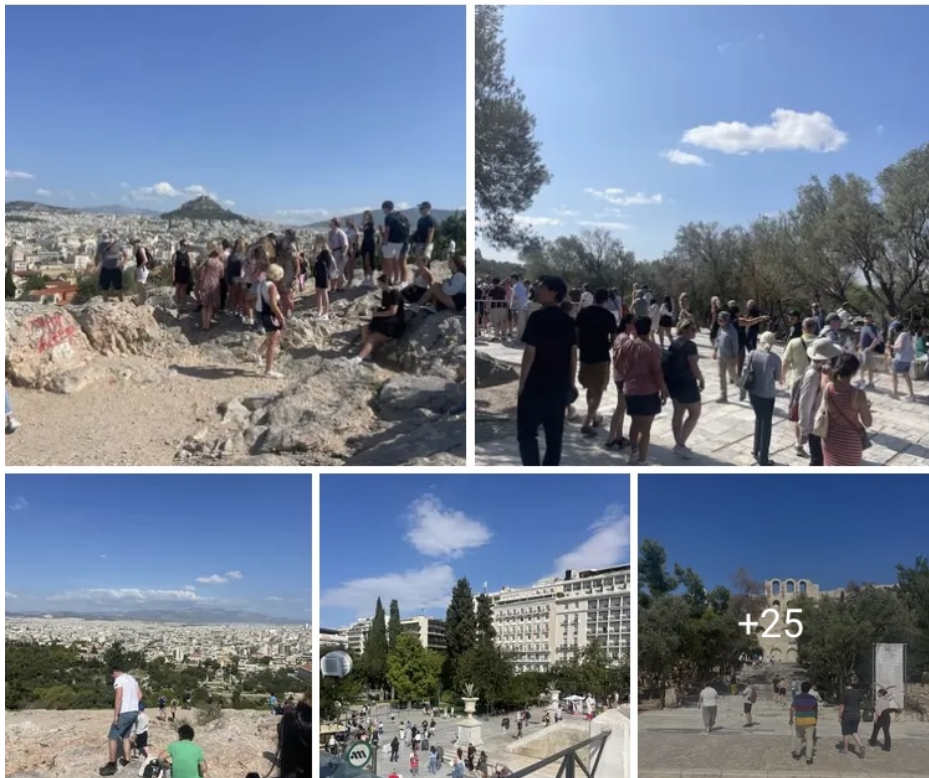


Tony Chayban

2d · 🌐



First day of my trip to Athens Greece



👍❤️😲 46

👍 46

💬 12

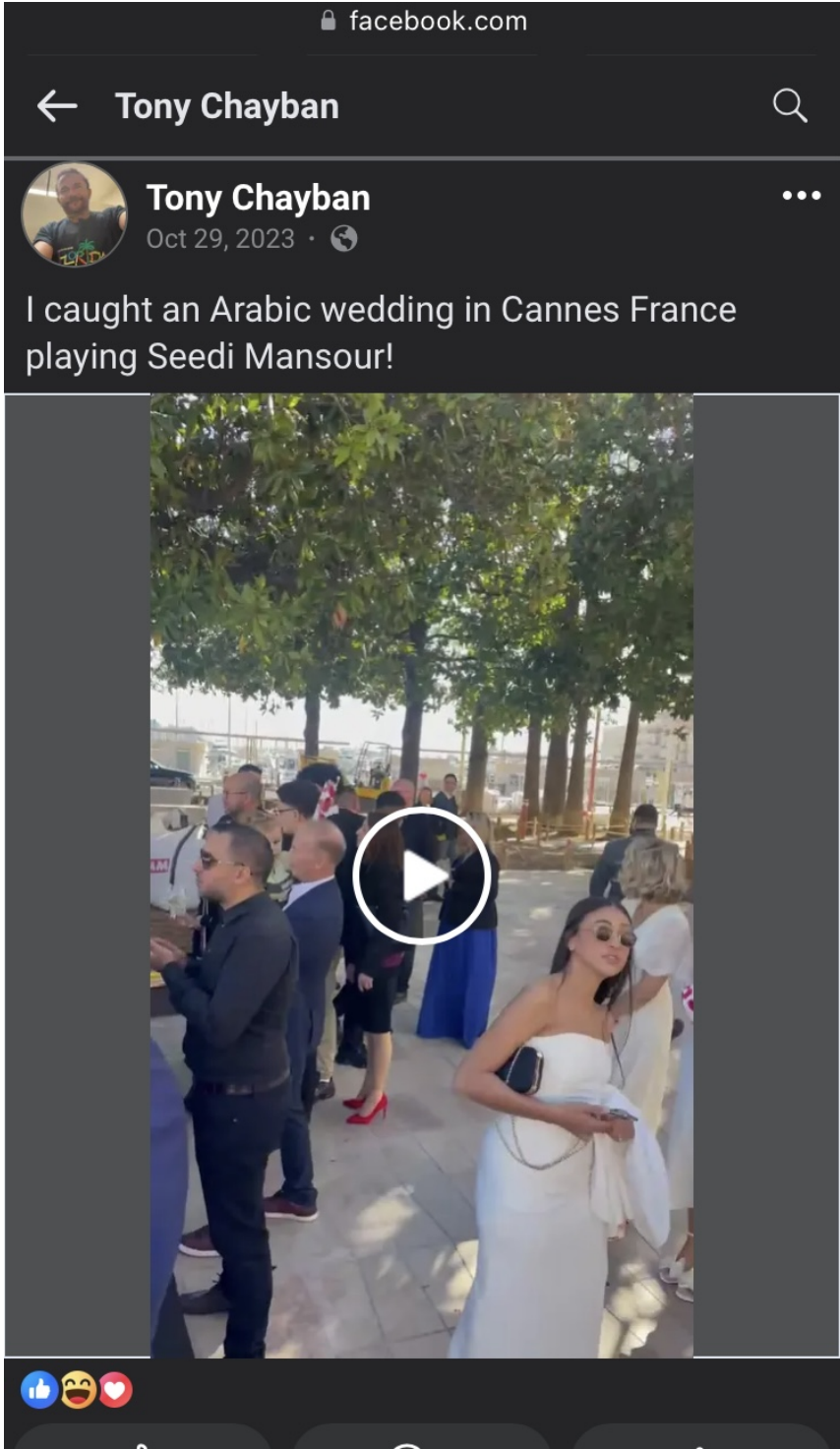
➦



Tony Chayban

4d · 🌐





2023. Seedi Mansour is an Islamic folk song about an Islamic saint. Christians don't subscribe to this.



RE: folk song about Islamic saint, late 2023 screenshot

^ History

Numerous variants of the song exist with similar lyrics dating back hundreds of years.^[1]

The song is dedicated to the Tunisian [Sufi saint](#) Sidi Mansour, whose name was Mansour Ghulam, and lived prior to the 15th century.^[2]

He was a native of the city [Sfax](#), where his tomb is. The city quarter is also named after him.^[3]

^ Versions prior to Saber Rebaï

^ Saber Rebaï version

^ Other versions and samplings

^ References

Wali

Article Talk



This article is about the Islamic conception of saints. For other uses, see [Wali \(disambiguation\)](#).

A **wali** (Arabic: **وَلِيّ**, *walīy*; plural **أَوْلِيَاء**, *ʿawliyāʾ*), the Arabic word which has been variously translated "master", "authority", "custodian", "protector",^{[1][2]} is most commonly used by Muslims to indicate an **Islamic saint**, otherwise referred to by the more literal "friend of **God**".^{[1][3][4]}

When the Arabic **definite article** *al* (**ال**) is added, it refers to one of the names of **God in Islam**, Allah – *al-Walī* (**الْوَلِيّ**), meaning "the

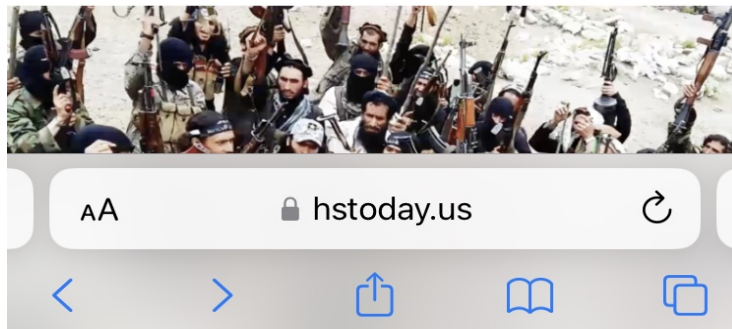
A term I found surrounding a Sufi saint from the referenced Islamic song and Islamic saint — Christians don't believe in or subscribe to this.

SUBJECT MATTER AREAS COUNTERTERRORISM
TERRORISM STUDY

ISIS Declares 'Duty' and 'War Policy' to Deploy Disinformation as a Weapon

"Spreading fear" is one aim of disinformation that ISIS said is "very important," and disinformation with the goal of deception was also stressed as crucial.

By **Bridget Johnson** May 6, 2022



These are the types of terrorist attacks my son and I experienced in United States courts by an ISIS terrorist since 2021 because this wasn't resolved. He lies even when he knows we can disprove it, hoping to overwhelm victims with so many lies that they'll give up or not have the time or resources to fight him. The many intentional lies ARE threats and intimidation in the context of our justice system. Chayban also demonstrates a pattern of launching terrorist attacks when we seek or continue to seek justice through courts, such as upon service or upon our refusal to yield to his threats, attacking numerous times since a 2021 "no contact" order meant to protect my son and me was put in place.

VAN DOREN VS CHAYBAN

Case Summary

On 05/18/2020 VAN DOREN filed an Other - Injunction lawsuit against CHAYBAN. This case was filed in Riverside County Superior Courts, Murrieta Southwest Justice Center located in Riverside, California. The case status is Disposed - Other Disposed.

Case Details

Parties

Dockets

Case Details

Case Number: *****0727

Filing Date: 05/18/2020

Case Status: Disposed - Other Disposed

Case Type:  Other - Injunction

Court: [Riverside County Superior Courts](#)

Not Classified By Court

SOPHIA J VAN DOREN

Other

TONY CHAYBAN

Court Documents

Court documents are not available for this case.

Docket Entries

07/16/2020

Hearing Type: Hearing re: Request for Civil Harassment Restraining Orders .;
Location/Courtroom: Department S101;...
[Read More](#)

07/16/2020

36. LANDLORD'S ADDRESS FOR COMMUNICATIONS: All notices, requests, and demands unless otherwise stated herein, shall be addressed and sent to:

Mail: Tomy CHAYBAN 738 AVENIDA ARCEJA SAN
MARCOS CA 92069

Phone: (Home) 315-491-6055 (Work) SAME

38. CAPTIONS: Any heading preceding the text of any paragraph hereof is inserted solely for convenience of reference and shall not constitute a part of this Rental Agreement, nor shall they affect its meaning, construction or affect.

39. FACSIMILE AND OTHER ELECTRONIC MEANS: The parties agree that this Agreement may be communicated by use of a fax or other secure electronic means, including but not limited to electronic mail and the internet, and the signatures, initials and handwritten or typewritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the original signatures, initials and handwritten or typewritten modifications were present on the documents in the handwriting of each party.

40. ADDITIONAL TERMS: No drugs, No Alcohol, no smoking
inside the house, no Fighting, no yelling,
no noise between 10PM - 8AM, Please no
Police.

WHEREFORE, the parties have executed this Rental Agreement or caused the same to be executed by their authorized representative, the day and year first above written.

THIS RENTAL AGREEMENT supersedes all prior written or oral agreements and can be amended only through a written agreement signed by both parties. Provisions of this Rental Agreement shall bind and inure to the benefit of the Landlord and to the Tenant and their respective heirs, successors, and assigns.

IN WITNESS WHEREOF, the parties hereto have subscribed their names and affixed their seals in duplicate the day and year above written.

Elizabeth Thomas
Tenant 843-364-1579

Witness to Tenant

Tenant's Email Address: THOMAS,ELIZABETH429@gmail.com

Elizabeth Thomas
Tenant

Witness to Tenant

Tenant's Email Address: thomaselizabeth429@gmail.com

[Signature]
Landlord 315-491-6055

Witness to Landlord

The foregoing form is available for use by the entire real estate industry. The use of the form is not intended to identify the user as a REALTOR®. REALTOR® is the registered collective membership mark which may be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF REALTORS® and who subscribe to its Code of Ethics. Expressly prohibited is the duplication or reproduction of such form or the use of the name "South Carolina Association of REALTORS®" in connection with any written form without the prior written consent of the South Carolina Association of REALTORS®. The foregoing form may not be edited, revised, or changed without the prior written consent of the South Carolina Association of REALTORS®.

Chayban's personal hand-written, "Please no Police," directive to 2020 tenant on what I believe to have been the first official lease form for 324 Howle Avenue back in 2020



My son was assaulted by Chayban **with a fork** in 2021, among at least dozens and possibly hundreds of **threatened, admitted 2021 terrorist attacks** by Chayban for which he has not yet experienced justice.


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What are the most powerful terrorist organizations in the world? 

The deadliest terrorist groups in the world in 2022 were Islamic State (IS) and its affiliates, followed by al-Shabaab, Balochistan Liberation Army (BLA) and Jamaat Nusrat Al-Islam wal Muslimeen (JNIM). Mar 14, 2023





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Who are the foreign sponsors of terrorism? 

What is a Tier 3 terrorist organization? 

What is the most elite counter terrorism unit in the world? 

What are the terrorist supporting countries



Earlier this summer, Sen. [Lindsey Graham](#) (R-SC) visited al Hol refugee camp and Hasakah prison, both of which are in northeastern Syria, and returned raising alarm bells about the continued radicalization of a new generation of ISIS fighters.



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harassing my son for MONTHS. I would love to be sued by you so I don't have to pay the filing fees after all the losses you caused to me. Go away.

I have you on recording threatening my family with the ISIS connections that you mentioned to me several months ago. You really are mentally messed up, aren't you? You wanted to bully my son and other tenants so that you could feel powerful and now you are going to face the music for your behavior. You might get away with being an annoying little pest to everyone on a daily basis, and you may have gotten away so far with keeping me up day and night, either by your conspiracy to harass my son or



Type a message



March 2015
Issue

The Islamic State, also known as the Islamic State of Iraq and al-Sham (ISIS), follows a distinctive variety of Islam whose beliefs about the path to the Day of Judgment matter to its strategy, and can help the West know its enemy and predict its behavior. Its rise to power is less like the triumph of the Muslim Brotherhood in Egypt (a group whose leaders the Islamic State considers apostates) than like the realization of a dystopian alternate reality in which David Koresh or Jim Jones survived to wield absolute power over not just a few hundred people, but some 8 million.

March 2015

Issue

The reality is that the Islamic State is Islamic. *Very* Islamic. Yes, it has attracted psychopaths and adventure seekers, drawn largely from the disaffected populations of the Middle East and Europe. But the religion preached by its most ardent followers derives from coherent and even learned interpretations of Islam.

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One stating allegiance to ISIS has admitted to being automatically Islamic — and not a Christian.

PRESS RELEASE

Oregon Man Pleads Guilty to Conspiring to Provide Material Support to ISIS

Tuesday, June 13, 2023

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For Immediate Release

Office of Public Affairs

An Oregon man pleaded guilty in federal court today for conspiring to provide material support to the Islamic State of Iraq and al-Sham (ISIS) by producing and distributing propaganda and recruiting materials online in coordination with ISIS members overseas.

Hawazen Sameer Mothafar, 33, an Iraqi national residing in Troutdale, Oregon,



Here are a few of many Material Support to ISIS cases I found from across the United States from 2021 to 2023. I believe stating allegiance once is enough under the law.



Department of Justice (.gov)
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Lafarge Pleads Guilty to Conspiring to Provide Material Support to Foreign ...

Oct 18, 2022 — Lafarge and LCS executives actively concealed their scheme to provide material support to ISIS and ANF. For example: Lafarge and LCS ...



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
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Trends in the Return and Prosecution of ISIS Foreign Terrorist Fighters in ...


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
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
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
Aug 25, 2023 — ... material support to ISIS, a well-known terrorist organization. When he was arrested at the Minneapolis airport in March 2020, his bag...

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
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before the Grand Jury indicted Alebbini with attempting to provide material support to ISIS, he flew overseas on an expired passport and tried to enter ...

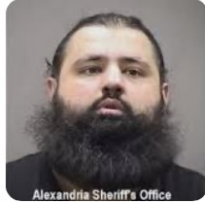
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 CBS News
www.cbsnews.com



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American woman arrested, allegedly trained women of ISIS - ABC News

Jan 31, 2022 — A Kansas woman was charged with providing material support to ISIS, according to charges unsealed by the Justice Department on Frid...

 KRDO
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Colorado man charged with attempting to provide material ...

Dec 19, 2023 — Colorado man charged with attempting to provide material support to ISIS ... DENVER, Colo. (KRDO) -- The Department of Justic...

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United States: Appeals Court Affirms Defendant Who Pleaded Guilty to ...

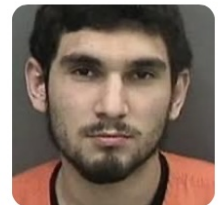
Nov 28, 2023 — ... material support to ISIS. (United States v. ... Continue reading ... Material Support to ISIS Violated Terms of Supervised Release”

 Hstoday
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Hstoday Florida ISIS Supporter Who Planned Tampa Bay Area Attack ...

Jul 17, 2023 — ... material support to ISIS, which, at all relevant times, was designated as a foreign terrorist organization under federal law. In or around ...



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Aug 25, 2023 — ... material support to ISIS. Credit...Sherburne County Sheriff's Office, via Associated Press. A police mug shot of Muhammad...



wilx.com
<https://www.wilx.com> › 2021/09/23

Lansing man sentenced for conspiring to provide material support to ISIS

Sep 23, 2021 — Lansing man sentenced ...

AA

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imperialvalleynews.com
<https://www.imperialvalleynews.com> › ...

Federal Inmate Convicted of Attempting to Provide Material ...

Federal Inmate Convicted of Attempting to Provide Material Support to ISIS. Details: Written by DOJ. Tyler, Texas - A 45-year-old international terrorist ...



KTTC
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Acknowledging and Addressing Women's Contributions to ISIS

by E Buner · 2016 · Cited by 14 — brigade may be charged with providing material support to ISIS in the form of either a service or personnel. The service the...

Here are a few of many Material Support to ISIS cases I found from across the United States from 2021 to 2023. I believe stating allegiance once is enough under the law.

MODIFIED, AMENDED REPORT FORMAT: This separate document was created by me and is being attached in lieu of the official South Carolina ODC misconduct complaint form because I experienced formatting and usage issues with your official misconduct complaint form. I regret that I haven't had the time to try to rework the form in order to use it. This document is intended as a February 12, 2024 Amended Misconduct Report for the Supreme Court of South Carolina Office of Disciplinary Counsel.

The report is being re-submitted because of what I consider to have been relatively small and inadvertent errors made by me on account of a rush (for example, my accidentally stating that a "no contact" Order existed a month or so prior to its existence because of my confusion on account of so many 2021 incidents before and after a "no contact" Order was issued in a criminal action wherein my son is the victim) and on account of my being upset when I made the initial report(s). I do not believe my prior errors detracted from the overall report's validity, but believe they required correction in order to demonstrate a more factual sequence of events and for reasons of propriety (my trying to be more polite/respectful and not making functional suggestions about how you handle reports). I understand that my typed name serves as my signature. Thank you.

1. My name and address: Mary Allison Griffith, P.O. BOX 50, East Freetown, MA 02717
2. My telephone number and e-mail: (678) 922-5840, violetvirginmary@gmail.com
3. Name of judge or attorney being complained against: Dorchester County Magistrate Judge Peter Shelbourne, Charleston County Public Defender Katherine Mangan
4. Addresses of attorneys being complained against: 212 Deming Way, Box 10, Summerville, South Carolina 29483; 101 Meeting Street, 5th Floor, Charleston, South Carolina 29401
5. Please provide the type of case, if applicable: Allegations of violating a 2018 criminal "No Contact" Order, plus 2 additional criminal actions I believe stemmed from it.
6. We did not employ these officials. As a matter of fact, my son wasn't even assigned Peter Shelbourne as a judge in either/any of these actions. We also didn't employ Charleston County Public Defender Katherine Mangan. She was automatically assigned over a course of events I personally believe constituted a conspiracy against my grown son.
7. We did not employ this judge or choose this attorney.
8. Specific (limited) information about misconduct:

I am writing this letter partially relative to Chief Justice Beatty's 2017 Memo (attached) indicating that unrepresented defendants may not be sentenced to jail time for failing to appear at court absent a waiver of the Sixth Amendment right to counsel. The judicial portion of those allegations begins on Page 15. I've written a brief of the case events for the purposes of other reporting and/or documenting and/or seeking/briefing counsel.

I was involved with these events because I bailed my grown son, Tristen Nesbitt, out on, I believe, false 2021 allegations after being the only person to substantially help him against ISIS terrorism he could get no other help for. Now it's a serious safety issue, in my opinion. I'm involving myself minimally now because of our mutual interests, because this whole situation creates stress, extra effort, expense, and liability for me, and because I believe crimes were committed against us over the course of the events.

2018 ORIGINAL NO CONTACT INCIDENT

I was aware that a Dorchester County "no contact" Order had been taken out between my grown son, Tristen Nesbitt, and Blakely Taylor Hanna, his ex-partner, surrounding a 2018 conflict that occurred between Nesbitt, Hanna, and Hanna's mother, Paulette Mccrann. I can't find the original case now because I believe they may have changed the case number to coincide with events in the following section. The "new" case number seems to be 2020A1810300603.

No 2020 incident arose, to my knowlege or in my belief, that might support any ongoing allegations into 2020. Neither of us heard of any allegations in 2020. I believe the 2020 action was created in 2021, which was the first we heard of the 2020 allegations, in order to support an illegal civil outcome against my son.

When Mccrann informed me of the 2018 or so allegations that my son slammed a front door in her face rudely, I encouraged Mccrann to take her threatened legal action if she felt she had legal standing to do so. However, this has gone completely out of control in accusing my son of being at places I know he wasn't present and being able to be convicted of things I know he didn't do at later times.

Though the 2018 or so door-slamming allegations happened soon after my son was shot in the arm, I still naively encouraged Mccrann to exercise her rights if she thought he'd done something wrong.

However, regardless of what I said or believed, I'm not sure my son should have pleaded guilty to something I now believe may not have had a legal basis.

The original “no contact” ended up being taken out in Mccrann’s daughter’s (Blakely Taylor Hanna’s) name and not Mccrann’s, but Mccrann is, I believe, the party who was insulted and has an ongoing vendetta against my son.

2021 THEFT/NO CONTACT VIOLATION ALLEGATIONS

During the time in 2021 that it is alleged my son violated a 3-year-old “no contact” (evidently re-dated for 2020 to make it appear my son violated something he didn’t violate, besides the fact that I just don’t believe he did what was alleged) with his ex-girlfriend whom I don’t believe was a participant in any of this ongoing mess in case ##2020A1810300603, my son was being stalked and terrorized by a self-professed ISIS terrorist who was trying, along with other similar individuals, to accomplish what I believe was/is an illegal eviction against my son — I believe, the second one by the same judge (James Island Magistrate Francis X. Mccann) within around 2 years, no less.

When none of our opponents’ other intimidation tactics worked (this includes the landlord contracting violent felons to “scare my son out” of his home without legal process in a documented way, among a litany of other crimes), I believe our opponents in that Charleston County civil conflict, which I believe included/includes a Magistrate Judge named Francis X. Mccann whom I’ve reported separately, got in touch with the ex-girlfriend’s mother, Paulette Mccrann, who indicated to me that she didn’t like my son, and who previously (2018) informed me that her father had been a Sheriff — or that Mccann or those affiliated with him reached out to the Sheriff himself.

Paulette Mccrann bragged to me surrounding that 2018 or so incident that her father was affiliated with the Sheriff's Office. I can’t recall what county, but it was some surrounding county other than Charleston County. Maybe Dorchester.

I believe some participants other than the original alleged victim acted or conspired to have my son falsely arrested — first, on or about 5/6/2021 with the Dorchester County case filed on 5/19/2021, the very same day an illegal civil disposition took place in Charleston County against my son following months of terrorism against him in illegal eviction efforts in case #2021CV1011300146 — and, I believe, targeted and falsely arrested again on 5/24/2023 (described below) in order to delay and intimidate us in making/substantiating our claims surrounding the civil matter and/or related items.

In 2021, based on the pattern of behavior I noticed in those who aligned with Judge Mccann and self-professed ISIS terrorist Anthony “Tony” Chayban, I believe my son was jailed to deter him from fighting the 2021 eviction action.

My son didn't have money to pay for a ride from Charleston to Dorchester County to do anything wrong in 2021, minimally, because of transportation problems and terrorist attacks that made him lose his job at Hall's Chophouse. That's aside from him being terrorized, not having legal transportation, and experiencing serious ongoing health problems.

My son had neither a license nor use of a vehicle nor a ride that would have taken him all the way from James Island all the way to Dorchester County just to bother Hanna or steal anything around that time. I provided his transportation and certainly didn't take him there. That was the furthest thing from our minds amid a litany of what I now know to have been 2021 terrorist attacks.

He was himself being constantly terrorized at his home at that time in a documented way. He was repeatedly hospitalized because of terrorist attacks (attached).

The 2021 allegations are so far-fetched and unbelievable to me, especially given my consistent presence around my son at that time specifically due to terrorist attacks upon him, as to allow me to confidently say the 2021 theft or burglary (or similar) allegations are not true, even if my son hadn't denied them.

While I don't feel comfortable reaching out to the alleged on or about 2018 victim (Hanna) because I don't want to accidentally make third-party contact and get my son into trouble because, I believe, wrongdoers extended the "no contact" period by making false allegations and/or illegally tampering with dockets, I believe someone ought to ensure statements and evidences supporting these 2021 claims were actually made/submitted by the alleged victim herself — and not her mother, or any other participant(s) against my son.

I have it on good authority that Hanna, the alleged victim from the 2021 and 2023 harassment against my son, stated she didn't know anything about the subsequent reports being made (post 2018 or so) — including any alleged violations of any earlier "no contact" order, which both parties seemingly believed expired after one year.

Hanna has reportedly repeatedly made contact (from her end) with my son over the years, assuring him the 2018 Order had long since expired. There were no additional incidents.

I don't even believe Hanna lived at the same residence anymore when the 2021 theft allegations were made and my son was arrested and illegally body cavity searched in efforts to intimidate him into settling a civil matter wherein my son has or may have claims against local officials due to what I believe was corruption in that now at least partially overruled civil action (cases 2021CV1011300146 and 2021CV1010600628).

If Ms. Hanna did participate in any 2020, 2021, or subsequent complaint about my son, then I believe she's lying. I don't believe my son broke in anywhere or stole anything from Hanna, and I don't believe Hanna continued any complaints about my son. I believe we are being gaslit here by other participants.

My son informed me that the name of the person listed on the false report substantiating my son's 2021 arrest had the last name "Mccrann," but my son didn't believe the first name had been "Paulette." Hanna's mother, Paulette Mccrann, seems to have a vendetta against my son because my son allegedly slammed a door in her face several years ago.

My son was taken from his home Charleston County by police on or about 5/6/2021, and on or about the same week as multiple civil services on the same civil action by police (police came to my son's home approximately 3 times in one week), coinciding with his refusal to yield to months of 2021 terrorist attacks against him in illegal ouster attempts which I believe were supported by Magistrate Francis X. Mccann on whom I've provided separate information.

My son was reportedly taken to a Circle K gas station on Johns Island, SC, where he was reportedly brutally assaulted without provocation of any kind and subjected to an illegal and public body cavity search in broad daylight in the presence of the reportedly shocked and horrified initial female transport officer.

The offending officer told my son his name was "Hagood," and that either he, or his father, or both, had been longtime veterans of the police force (not sure which one).

I believe these allegations were drummed up against my son in 2021 to support an ISIS terrorist and those who sided with him against my son in the context of an unrelated civil action which is now at least partially overruled.

The admitted (on video) ISIS terrorist my son opposed in the 2021 civil action had also made false theft allegations against my son. The terrorist had targeted and was stalking, harassing, and terrorizing my son while also stealing from him — and not the reverse.

I believe the terrorist and those who chose to get involved with him believed it would be convenient to accuse my son of something else theft-related around the same time in the interest of bolstering their false allegations/claims and limiting their own liabilities in another matter or other matters, with the bonus of being able to physically intimidate, abuse, and oppress my son surrounding the initially-unrelated 2021 civil conflict.

It causes me problems for my son to have an unnecessary criminal record. In my opinion, our malignant narcissist enemies, one of whom is an ISIS terrorist who still hasn't been arrested after

dozens of egregious violations against my grown son and me, I believe, specifically conspired to use the 2021 arrest incident wherein my son was brutalized by a transport officer to try to humiliate and intimidate me out of making my own claims and speaking my own truth, besides doing the same to my son, and to, in my opinion, further obstruct justice.

This incident gave a self-professed ISIS terrorist a perceived cause to reach out to me via text message, taunting and bullying me while positively gleeful that he believed he had “won” civilly in 2021 because of this particular incident targeting my grown son.

I am confident my son didn’t commit any 2020 or 2021 violations in this matter. I view the attack and assault on my son as a part of a larger gang violence problem among local corrupt officials. I consider my son’s arrest, transport, assault, and confinement whatsoever to have been enacted in 2021 in the context of only “bullying” to intimidate my son in a civil matter, to smear his name, and to bother and intimidate us both.

2021 SUMMERVILLE MAGISTRATE BOND DEBACLE

Surrounding my son having been illegally evicted in the now at least partially-overruled 2021 civil action wherein he opposed a self-professed ISIS terrorist (cases #2021CV1011300146 and #2021CV1010600628), I bonded him out of Dorchester County in case #2020A1810300603, where he’d been transported from Charleston County on the, I believe, false “no contact” violation allegations over the course of the illegal eviction.

I thereafter made an effort to help keep up with his court dates. My son was unrepresented, indigent, consistently terrorized by others while unprotected, and didn’t waive his right to counsel, though no real hearing ever occurred (to my knowledge or in my belief).

In the fall of 2021, I called Summerville Magistrate Court to change my son’s mailing address to my Post Office Box, thanks to both of our ongoing oppression relative to tactics like this combined with my necessity of making sure we both received our mail in the interest of avoiding any more hairballs like this.

Also, since I held the bond, I wanted to make sure my son appeared for court surrounding the 2021 allegations which I believe and believed were both false and illegal.

After about a month, when I hadn’t received any notices about Summerville Magistrate case events, I contacted Summerville Magistrate Court by phone again. After leaving me holding for two relatively long periods of time, the representative at the court clerk’s office returned in order to inform me that the earlier representative I’d spoken with in their office (around a month earlier) had been mistaken in informing me of case events, and that a hearing they had not

informed my son of had allegedly already been held when I'd called around a month earlier to the change my son's mailing address.

If something was sent prior to the address change, my son obviously couldn't receive it because of the illegal ouster. Judge Mccann's, I believe, illegal eviction decision (case #2021CV1011300146) was at least partially overruled by Judge Beck in City Small Claims (case #2021CV1010600628), whereinafter railroading and deception against us continued as the criminal case against our opponent which would have protected us was, in my opinion and belief, illegally hijacked from another judge (Harris) in another court (James Island Magistrate Francis Mccann) and utilized to add insult to injury.

When I looked at the Summerville Magistrate docket some months later, myself fighting harassment by the same or similar opponents which included literal terrorism, and saw that my son's bond (which I paid for) had been automatically revoked based on events we weren't informed of, I contacted the bondsman, who advised me that my only recourse was to argue an entire separate case about the terrorism and what all happened to us in Charleston County, proving my son's innocence down at Summerville Magistrate Court.

I didn't have the resources to do that then, as I am also a victim of ISIS terrorism. Also, while I can speak to my experiences and opinions on our joint circumstances and the events I was privy to, I am not legally allowed to criminally defend my son or anyone else.

My son was literally in a Christian mens' shelter because of terrorism and illegal activity against him while being repeatedly hospitalized around that time, almost dying in 2022 following months of violent ISIS conspiracies against him in Charleston County. It places me in the terrible position of knowing crimes were committed and having to report them for our safety and survival, but not yet securing counsel and being concerned about my steps. I don't want to do anything wrong.

I believe it was unfair to expect that my son would have appeared for court in Summerville on time at all given these egregious circumstances which coincided in Charleston County in 2021 (had all parties known of all events and circumstances). I believe the events presented an additional and unnecessary burden to me in 2021.

He didn't have the means to be there, minimally thanks to the fact that an ISIS terrorist and his cronies stole my son's first car ever that he bought with cash around that same time, thanks to fact that my son didn't receive protection or justice for the coinciding violent crimes against him, and because I don't believe my son had a (literal) mental or physical capacity, wherewithal, or desire to commit the crime contained in the 2021, I believe conveniently-manufactured, allegations.

My son was being terrorized by miscreants I had to manage in the context of private security in 2021 because we didn't receive proper protection against ISIS thanks to, I believe, bad advice to police by a Court (Judge Mccann). This entire thing has been a drain and burden to me personally.

My son's identity was additionally stolen in 2021 (I believe, by one of the Charleston County ISIS participants), evidencing 4 traffic violations I know he didn't commit (he hadn't even known they existed before I found them in a docket search) while he was at a Christian mens' shelter across town with a curfew, no transportation, and serious health problems — and surrounding which he still has not received help or justice, despite his numerous attempts to report the identity theft to various agencies.

2023 ARREST

I believe my son was intentionally targeted on 5/24/2023 surrounding a bench warrant for the 2021 above-described action (case #2020A1810300300603, whose original date I believe was actually 2018) for allegedly failing to appear surrounding mail, docket, and bond confusion at Summerville Magistrate Court.

He was approached by 3 officers in the evening hours outside his second job in downtown Charleston and told he was being questioned in connection with an area theft report.

My son was searched, I believe roughed up, and taken to Charleston County jail on allegations of not appearing in court on the 2021 (I believe) false theft and/or "no contact" violation allegations (originally from 2018) at Summerville Magistrate Court — and on Charleston County allegations which my son thereafter denied.

No counsel is listed on the docket when my son allegedly failed to appear in 2021 on the, I believe, fabricated theft/no contact violation allegations in Summerville (case #2020A1810300603).

I believe the 2023 Charleston County charges were drummed up, as well, in order to give Charleston County a reason to hold my son — and to harass, ruin, railroad, delay, intimidate, and defame us both even further, with or without their knowledge.

However, regardless of whether my suspicions about the 2023 Charleston County allegations are accurate, my son shouldn't be targeted, detained, falsely accused, otherwise harmed, or deprived of his Sixth Amendment rights relative to the Summerville Magistrate case events, which I've continued to describe below.

My son told me that Charleston County officers used the Summerville case (case #2020A1810300603) and the alleged bench warrant with a “sealed sentence” as the initial stated cause of his 5/24/2023 Charleston County search and arrest. I don’t believe my son should have ever been engaged or searched for the enforcement of any bench warrant in order for them to claim they found anything thereafter in 2023, as my son had no representation and was transported to jail at night time.

Who was going to appoint anyone a public defender at night, if those allegations were the basis for the original 2023 Charleston County engagement and arrest?

Based on my interpretation of the Chief’s 2017 Memo, my son couldn’t legally be jailed on the basis of that overarching Summerville Magistrate charge (bench warrant for allegedly failing to appear) without counsel or without waiving his right to counsel. It specifically states criminal defendants in these scenarios can’t be sentenced to jail, but by making these other allegations which arose over the course of the initial arrest process in 2023, participants against my son seem, to me, to have circumvented such a mandate.

Everything else authorities claimed to have found thereafter in 2023 was reportedly under that initial umbrella of an arrest being made in an action wherein my son was literally searched and arrested in what I perceive may itself also have been a violation of the Chief’s 2017 Memo about bench warrants in those defendants who are neither represented, nor have waived their rights to counsel.

My son knew authorities were trying to find another way to target him prior to the incident — since around the same time I was told by another Christian prophet my adversaries planned to hurt me and I needed to flee the area in early 2023.

This prophet has never told me to do anything before or since in our 5 or so years of friendship and alliance, but she, not from the area and not knowing any of the participants except me, contacted me in early 2023 and urged me to flee the area “so I would be safe” from their “bad plans” for me, a confirmation of what God had been illustrating to me personally for around 3 months prior. She said she felt sick to her stomach over whatever my enemies had planned.

Around that same time and prior to the above-described arrest, which I believe was false, my son, himself a prophet, received a supernatural notification that corrupt authorities were conspiring against him. I confirmed my son’s 2023 notification based on what God was telling me and another Christian prophet, but the fact that my grown son did not choose to literally flee the area (flee his home yet again) with me shouldn’t have caused this outcome.

2023 CHARLESTON COUNTY ARREST AFTERMATH (ATTY. MANGAN)

At Charleston County, on or about 5/24/2023, in cases 2023A1010202987 and 2023A1010202988, cash bond of \$20,5075.00 was given to my son instead of a Personal Recognizance Bond, despite the Charleston County allegations being first offenses on a scant criminal record, and despite both of the Charleston County allegations being misdemeanors.

My son was jailed and assigned Charleston County Public Defender Katherine Mangan for the 2023 Charleston County allegations, with case #2020A1810300608 (the 2018 Dorchester County domestic case) being notably listed as the holding charge under charge code “99-99-99” with a \$0 bond, and with the charge description being “Hold,” and court listed as, “Other.”

My son originally informed me in 2023 from Charleston County that those allegations were false, stressing the fact that he believed police made conflicting statements on the bodycam video versus the written statement as to the whereabouts of illegal items alleged by Charleston County in 2023.

When my son was first arrested and contacted me from Charleston County in 2023, he was confident in his innocence.

I believe in his innocence on basis of those original conversations, and not the bedlam that ensued after Mangan, I believe, failed to keep her promises and manipulated my son into an unfair guilty plea because he was so desperate to get out of jail — despite the fact that my son had almost died the prior year and was a perpetual victim of unmitigated ISIS terrorism.

I believe Mangan was able to manipulate my grown son into listening to her about things that weren't in his best interest, and into ignoring the good sense I imparted in 2023.

I believe Attorney Mangan promised to file a Motion to Amend Bond Conditions after my son was denied a PR bond, but then didn't keep her promise to the Defendant in 2023.

There would be no reason for my son's then-roommate to also separately tell me Mangan promised to do a Motion to Amend in cases 2023A1010202987 and 2023A1010202988 if Mangan hadn't led my son to believe that was her original plan in 2023.

Mangan's plan seemed to suddenly change, however, as activity I consider to be in alignment with manipulation of a wrongly-incarcerated Defendant to plead guilty to something the Defendant earlier claimed and gave good verbal evidence he, in fact, did not do, ensued.

While my son had been listening to my common sense, at least somewhat, in 2023 at Charleston County during the prior conversations about asserting his rights to the truth of these matters, about making a stable plan surrounding Dorchester County counsel before allowing for the planned transfer, etc., his attitude suddenly changed after a meeting with Mangan — I believe, surrounding her promised Motion to Amend Bond Conditions.

I had recently contacted Mangan to see where the overdue (I believe it had been at least 10 days) pleading my son mentioned (I do not believe he wouldn't think of the Motion to Amend himself) was, at which point Mangan denied ever having promised the Motion to Amend Bond Conditions — which is strange, to me, as this would have been one of the first logical step for a defense attorney to take in such a scenario, even if the accused had to wait some time for it to arise.

Evidently, following our initial conversation(s), Mangan informed or otherwise indicated to my incarcerated son that I wasn't worth listening to during their subsequent meeting at Charleston County. He indicated Mangan gave him the impression that I was misled and that she didn't want to talk to me again (or similar). I remember he specifically stated she did “not want to talk to me,” or similar.

Mangan, however, shortly thereafter nonchalantly resumed communication with me in 2023 and, in my opinion and belief, tried to manipulate me and play the whole thing off as she presented me with her new plan of having my son plead guilty to something (drug possession) I don't believe he did — I believe, without ever drafting or filing her promised Charleston County Motion to Amend Bond Conditions, and while, I believe, pretending to have some connection with Dorchester County in dangling “time served” at Charleston County as the relief my son desperately needed in order to gain a false Charleston County guilty plea from him.

Incidentally, Attorney Mangan never told me directly that she didn't want to talk to me again, but I believe she did say or indicate to my son that she felt I was not worth listening to based on his obvious change in attitude following his above-referenced Charleston County meeting with Attorney Mangan following my efforts to check on the status of what I believe was her previously-promised Motion to Amend Bond Conditions. I believe Mangan sought to undermine the influence of my good sense.

I had told Mangan by phone that I believed my son's 2023 Charleston County arrest was a setup to further harass and railroad our family as a deterrent against our pleading/seeking civil remedy surrounding other local events. I told Mangan about the prior violent incident against my son in the context of the 2021, I believe, false arrest. I expressed concern about both my son's seemingly pending (I called them and they informed me he must come there, despite the Memo mandating fine-only, but Dorchester County insisted) 2023 transport experience to Dorchester

County and his ability to gain counsel at Dorchester County while he was still in jail at Charleston County in 2023.

I had told Mangan by phone that my son was unrepresented in 2021 at Dorchester County and still didn't have representation there as of 2023. I told her I feared authorities planned on violating the Chief's 2017 Memo in Dorchester County upon his transport there in 2023 (they did — story follows), and that I feared violence upon or mistreatment of my grown son.

In 2023, Mangan verbally validated to me that she believed some of her own clients had been mistreated in jail and/or prison, but proceeded against my son maliciously anyway, in my opinion, in my belief, and from my perspective.

When we spoke, Mangan seemingly didn't know about Chief Justice Beatty's 2017 Memo as it related to any of the 2023 actions discussed, or didn't care (I don't know which), but I told her about the Memo, sharing my concerns with Mangan in 2023 while my son was jailed at Charleston County.

When my son's then-roommate first contacted me in 2023 to also (besides my son) inform me that Mangan was checking to see if my son's "time" (jail time credit given on a guilty plea or pleas) for the Dorchester County allegations could be served at Charleston County and/or that my son could apply the time to the Dorchester County allegations, I felt that my son was being manipulated into at least one unfair and/or illegal plea agreement.

Incidentally, Mangan seemingly wasn't able to accomplish what she reportedly promised my son she would try ("time served" upon transfer to Dorchester County in exchange for the plea I believe she illegally helped to gain), despite the circumstances lending themselves, in my logical opinion, pretty well to such a solution — had the 2023 allegations actually been legitimate.

I tried to find a private attorney, but we didn't even get into discussing potential payment plans before the lawyers I contacted would refuse participation based on the presence of public corruption. One area criminal defense lawyer even advised me never to use the word "corrupt" because, "they (will/would) just treat my son even worse," while knowing my son was in jail, and following the private attorney's acknowledgement of the concept of area retaliation.

While I'm aware Attorney Mangan isn't a social worker, it would make sense to me if I were a Charleston County Public Defender to simply facilitate the accused making an application for a Dorchester County Public Defender before allowing him to plead guilty and be transported there.

If Mangan could give her client (my son) the impression of having communicated with Dorchester County surrounding a plea agreement (“time served”) in 2023, then why couldn’t she also ensure her indigent client had a defense attorney there?

I believe our opponents, which, I believe, included Mangan following our initial 2023 conversations, intentionally didn’t even try to get son “time served” from Dorchester County for his jail time at Charleston County (rather, dangling the hope of “time served” as a carrot in front of my abused and ill son in order to exact malfeasance in the form of a guilty plea at Charleston County) because, I believe, they wanted to punish us both for speaking out about how we were wronged by keeping him in jail longer.

I believe Mangan sought to act in manipulative and divisive ways that were not in my son’s or my best interests in 2023.

My son was struggling health-wise, was cash-strapped because of the experience at Charleston County, and was desperate to get out of jail and back to work so he didn’t lose his housing — yet again.

I believe Mangan exploited my son’s weakness in being trapped on, I believe, manufactured allegations in Charleston County in 2023, and that she preyed upon my son’s trust of someone he viewed as a government and legal authority in order to manipulate him against me in unhealthy and imprudent ways. I was the only one saying he should secure representation at Dorchester County. I believe Mangan ultimately caused or helped to facilitate multiple false and unnecessary criminal convictions against my grown son during 2023.

Mangan was specifically informed by me that my son had endured years of ISIS terrorist attacks as of 2023, but still proceeded with the above-described, I believe, harming my reputation, harming my family’s reputation, and ultimately causing me personal and business issues because of my joint interests with her client (my grown son) at a number of important levels.

Mangan had plenty of time to allow my son to languish at Charleston County in absence of the promised Motion to Amend Bond conditions, plenty of time to think about, I believe, pressuring him to plead guilty to something he had surely also told her he wasn’t guilty of while, I believe, essentially taunting him with hopeful conversations about “time served,” and plenty of time to consult with her colleagues and/or conscience surrounding allowing my unrepresented son to thereafter be transported to Dorchester County on what I believe to be fabricated original allegations in 2020A1810300603.

Mangan had the entire 30+ days or so my son served at Charleston County for a crime I don’t believe he committed in 2023 before, I believe, coercing my grown son into a guilty plea based

on false promises and/or insinuations about subsequent events that didn't arise at Dorchester County.

I believe our opponents pressured and/or incentivized Mangan to pressure my son to plead guilty to something he didn't do in order to make me look bad, as well — and to threaten and sully the reputations and interests of our family and business.

I believe Mangan knew exactly what she was doing because I told her in advance what was bound to happen (Memo violation) to my son at Dorchester County in 2023 on 2021 allegations in case #2020A1810300603 (originally from 2018), which I believe I knew and know to be false, if different legal or functional action wasn't taken in my son's favor.

I also believe strategic efforts were made to manipulate or force my son to plead guilty to something specifically having to do with drugs in Charleston County in efforts to further ruin and defame us both, and to invalidate and/or destroy our efforts at, and claims in favor of, a Christian sobriety ministry in the area.

I believe certain participants wanted to and want to delay and upset me because they knew I would personally expose them in other contexts that related/relate to them and their illegal behavior against us both. I believe my son's arrest whatsoever in 2021 or 2023 retaliatory and transparent liability-limiting activity.

What seems like, to me, happened, is that Mangan technically represented my son in both Charleston and Dorchester Counties in 2023, while not being officially listed on the Dorchester County docket, and while, I believe, intentionally failing to provide vigorous, reasonable, or expected criminal defense in either/all matters.

However, since I believe Mangan was being manipulative and didn't file any Notice of Appearance, nor is she or anyone else listed as counsel on the docket, and since she didn't actually travel there to offer a defense when my son's transfer arose to Dorchester County, then I believe the subsequent, below-described events at Dorchester County represent a violation of the Chief Justice's 2017 (Sixth Amendment) Memo about bench warrants in unrepresented criminal defendants.

It incidentally looks as though some kind of judicial dismissal, probably the result of the above-described plea(s), was done by Judge Bentley Price on the Charleston County allegations as of December of 2023.

However, that was following my son's 30+ days served at Charleston County, plus his time, money, and energy to attend probation, on which he was placed on or about July of 2023 following these harrowing events.

My son couldn't help with expenses I needed for multiple emergencies because they took so much of his extra money in 2023. He literally couldn't help me fight a terrorist because of this. These events represent a loss and a problem to me personally.

2023 DORCHESTER COUNTY TRANSFER/JUDGE SHELBOURNE

Once my son was transported to Dorchester County in 2023 (evidently without major incident this time), the assigned judge (Richardson) didn't hear the case surrounding allegations of failing to appear on 2021 allegations that I feel personally confident were false in the first place.

Instead, Judge Peter Shelbourne reportedly summarily informed my son that not only could he not escape a Dorchester County 30-day jail sentence (there was a specific Commitment Order filed in case #2020A1810300603, a case which really originally occurred in 2018 and was evidently re-dated) based on "time served" at Charleston County in 2023, but also sentenced him to jail time or full cash bond (Pay \$1,087 or 30 days"), notably refusing my grown son a Personal Recognizance bond on the jail sentence that I believe he was legally forbidden to enact against my son.

A fine in lieu of such sentencing was reportedly not offered, besides the jail time I believe violated my son's Sixth Amendment rights being doled out.

All my son's money had been spent paying rent on a residence he couldn't even use while jailed in Charleston County for 30+ days. I couldn't afford it, either, because of continual terrorism against us.

Because my son had never been legally represented, nor waived his right to counsel on the 2021 Dorchester County case #2020A1810300603 allegations, because no attorney was ever assigned in Dorchester County in 2021, and because neither did my son waive his right to counsel, nor did he benefit from counsel in 2023, I believe Judge Peter Shelbourne acted not only cruelly, maliciously, and without a shred of sympathy against my indigent, then-ill, perpetually-terrorized, unprotected and unrepresented son in 2023, I also believe Judge Shelbourne acted illegally and in direct violation of the Chief Justice's 2017 Memo relative to the handling of bench warrants in unrepresented criminal defendants who haven't waived their rights to counsel.

I believe my son's Sixth Amendment rights were violated when, I believe, Judge Peter Shelbourne forced my son to serve jail time at Dorchester County in 2023 while, I believe, knowing my son could not immediately afford to pay his full bond amount (which I don't believe should have ever legally been set in the way it was set in the first place).

I believe my son's Sixth Amendment rights were violated when Judge Shelbourne sentenced him to jail whatsoever in case #2020A1810300603.

Even if Judge Shelbourne was not aware of my son's financial circumstances, I believe he reasonably knew my son was not represented, that my son had not waived his rights to counsel, and that my son was legally entitled to a fine and payment plan, which my son stated he was not offered at sentencing, instead of the outcome that arose.

The Memo states those brought in on bench warrants who are unrepresented and haven't waived their rights to counsel must be given the sentence of fine only. It states consideration must be given to defendants' financial circumstances when assessing the required fine in the absence of counsel or waiver of counsel. The memo states that such defendants cannot be jailed.

Judge Shellbourne reportedly didn't offer my son a fine as mandated by the 2017 Memo, but set bond on jail time that I believe he illegally sentenced my son to in 2023. I believe the Memo is directly applicable to my son's case (#2020A1810300603).

If Dorchester County is claiming my son waived his right to counsel, then I believe we would ask to please see the original document indicative of such a waiver. I do not believe my son would ever intentionally waive his right to counsel and, if he did and an original waiver were actually ever produced, then I believe he was under duress because of the above-described and other abuse and violence against him.

However, I don't believe that could have happened unless my son was tricked and didn't know it happened in order to tell me about it. He was told about the Memo, told about the 2023 violation I perceived against him, and informed of the general basis for my allegations herein.

My son is intelligent enough that, despite severe trauma, he would have told me not to proceed if he believed he's waived his right to counsel in Dorchester County in 2021 or 2023. I believe my son knew he was being wrongly imprisoned in Dorchester County in 2023.

The Memo (attached), on which special training course(s) were held from which no one was exempt and in which all judges were reported to have participated on or about 2017, specifically mandates that unrepresented criminal Defendants who haven't waived their right to counsel must be offered the option of essentially a payment plan in lieu of jail when they're arrested on alleged bench warrants as in case #2020A18300603.

Judge Peter Shelbourne was, in fact, on the bench as of 2017, as of the Memo, as of the reportedly-mandatory training on the Memo, and as of a prior area audit surrounding the Memo (dubbed a “Nightmare” directive in the press) by Chief Justice Beatty.

CLOSING COMMENTS

I believe this group sought to abuse and Pfalsely imprison my son.

Thank you for your help in easing my concerns.

Respectfully,
Mary A. Griffith

MODIFIED, AMENDED REPORT FORMAT: This separate sheet was created by me and is being attached in lieu of the official South Carolina ODC misconduct complaint form because I experienced formatting and usage issues with your official misconduct complaint form. I regret that I haven't had the time to try to rework the form in order to use it. This document is intended as a February 12, 2024 Amended Misconduct Report for the Supreme Court of South Carolina Office of Disciplinary Counsel.

The report is being re-submitted because of what I consider to have been relatively small and inadvertent errors made by me on account of a rush, and on account of my being upset when I made the initial report(s). I apologize. I do not believe my prior errors detracted from the overall report's validity, but believe they required correction in order to demonstrate additional clarity as to the sequence of events described and for reasons of propriety (my trying to be more polite/respectful, including not making functional suggestions about how you handle reports). I understand that my typed name serves as my signature. Thank you.

1. My name and address: Mary Allison Griffith, P.O. BOX 50, East Freetown, MA 02717
2. My telephone number and e-mail: (678) 922-5840, violetvirginmary@gmail.com
3. Name of judge or attorney being complained against: Magistrate Francis X. Mccann, County Attorney Katherine Dahlheim
4. Addresses of attorneys being complained against: 615 Riverland Drive, Charleston, South Carolina 29412; 4045 Bridge View Drive, Charleston, South Carolina 29405
5. Please provide the type of case, if applicable: Civil eviction with coinciding criminal assault action (same parties)
6. We did not employ these attorneys. As a matter of fact, we weren't even assigned to Francis Mccann as a judge in either/any of these actions. I believe Mccann intentionally commandeered cases off Magistrate Stephen Harris' assigned dockets like he'd done back in 2019. We also didn't employ County Attorney Katherine Dahlheim.
7. We did not employ these attorneys.
8. Specific (limited) information about misconduct:

Following a similar local civil legal situation in 2019 wherein I don't believe legal process was followed, a self-professed member of the ISIS organization who made threats against my family filed a civil eviction action (case #2021CV1011300146) against

my grown son in 2021. Like the 2019 civil action against my grown son, Tristen Nesbitt, the 2021 civil case had originally been assigned to Magistrate Harris (attached), but ended up being disposed of by Magistrate Mccann.

In my presence at court in 2021, Magistrate Mccann refused to review my son's evidence surrounding rental housing payment information and surrounding video-recorded ISIS terrorist threats by the Plaintiff, siding with the Plaintiff (Anthony "Tony" M. Chayban) and summarily evicting my son without the legally-prescribed 30-day notice in violation of SC Section 27-40-770.

When my son sought to appeal Mccann's, I believe, illegal decision based on SC Section 27-40-770 (short-term stays are illegal in Charleston County/30-day minimum mandating a 30-day notice), on or about 6/16/2021, I believe Mccann retaliated by taking false reports from the Muslim extremist and other miscreants about my son and me, and, I believe, further retaliating by commandeering a pending 2021 criminal assault case wherein my son was the victim (case #2021A1010203060) from Judge Harris' docket also. Mccann also reportedly killed the separate restraining order that had been assigned to Judge Harris.

I believe Mccann then proceeded to utilize the criminal assault case he'd, from my perspective, commandeered in a clear conflict-of-interest (my son couldn't afford the appeal bond because of what had been done to him/us, as this caused me also significant trouble and losses, but Mccann still had a financial liability) to defame, railroad, and DARVO (deny, attack, reverse victim and offender) my family — the victims who were supposed to be supported and protected over the course of the criminal action (case #2021A1010203060).

I believe Mccann knew he had a financial interest as of his, from my perspective, illegal 2021 commandeering of the assault action and/or killing of our formal restraining order against an ISIS terrorist because he had received a notice of my son's appeal in the prior/subsequent/coinciding 2021 civil eviction matter. I believe Judge Mccann knew my son had a complaint about his prior civil housing disposition.

I believe Mccann involved Charleston County Attorney Katherine Dahlheim, who was listed as solicitor and never returned my 2021 telephone call about wanting to be notified of the pretrial hearings I was seeing on the criminal assault docket, nor about the nature of the pretrial hearings I was seeing on the docket.

It incidentally appears to me that Mccann and Dahlheim had been involved in activity against others in the past (see Exhibits) that I believe appears to constitute similar

conflicts-of-interest, as Dahlheim's position is specifically to defend officials like Mccann, who I believe had previously wronged my grown son and me.

Dahlheim's participation whatsoever (as a solicitor, prosecutor, or anything else) in the criminal assault action, I believe, represents an extreme conflict-of-interest in a scenario wherein the attorney's job description is to specifically defend elected and appointed officials like Francis Mccann. The position reportedly also represents police interests.

There was no prosecutor listed when the criminal assault docket was viewable, but it came to my attention as the ISIS terrorist continued to terrorize me despite the criminal "no contact" order (I'm "family"), that pretrial hearings were set up to defame us and allow false reports against us in the context of a criminal action wherein we were supposed to be protected — I believe, to sully the reputations of our persons and our Christian ministry, probably minimally so that we couldn't complain about Judge Mccann.

The self-professed ISIS terrorist contacted me in 2022 to brag about and describe the defamation against us both in the criminal assault action wherein my son is the victim. The false statements that I believe were made against me in the illegal, inappropriate, and retaliatory context of the criminal assault action wherein my family were the victims were text messaged directly to me by the self-professed ISIS terrorist who has habitually broken the original 2021 criminal "no contact," which included and includes "family."

In addition, the criminal assault docket listed a Charleston County Public Defender (Attorney Cassandra Woosley) as the defense attorney for criminal assault Defendant Anthony "Tony" Chayban, who is at least a multi-millionaire. To this end, I am interested in (please) reviewing the video recorded evidence that Chayban himself came all the way from California (his primary residence) in order to enter and exit the necessary building and apply for such an indigent defense himself — because I don't believe that occurred.

I believe someone got Chayban that public defender illegally in the 2021 criminal assault action. I would like to (please) review the application upon which Chayban lied about his income and resources in order to secure such a defense, should such an application exist.

The Public Defender's office has evidently been clear with other criminal defendants who appealed Mccann's decisions (one case specifically attached) that criminal defendants must apply in-person for indigent defense. Therefore, I would like to please request, or minimally please have you to review, the evidence that Chayban applied for indigent defense in-person, including video evidence of his presence at the prescribed offices in 2021 surrounding case #2021A1010203060.

I contacted Attorney Woosley online using the public defender contact form to let her know that Chayban wasn't financially eligible for a public defender, and to generally brief her about the incidents leading up to the events, because I assumed she probably hadn't been told and/or may not have had knowledge of any indigent defense application process or lack thereof. I gave her the benefit of the doubt and cannot prove wrongdoing in order to report her one way or another.

The indigent defense application process, if it occurred, would have constituted fraud on the court in and of itself because of Defendant Chayban's financial status.

However, Dahlheim appears to have participated in similar ways (attached) with Judge Mccann in the past and did not return my 2021 phone call. A person I believe may be a past victim of this kind of (conflict-of-interest) activity specifically detailed an in-person meeting (see attached) with Dahlheim at the James Island Magistrate Court surrounding what I consider to be similar "sketchy" circumstances.

From my perspective, unless someone else physically impersonated Attorney Dahlheim during the attached, referenced meeting, I believe it's reasonable to assume her activities with Judge Mccann, and associated with these kinds of conflicts-of-interest, have factually and intentionally arisen.

I believe Judge Mccann knew or should have known that he was taking false statements against us in case #2021A1010203060, and that moreover, that Mccann knew or should have known that it was inappropriate and illegal for him to hear the 2021 criminal assault action whatsoever once Judge Mccann received notice that my son had attempted to appeal Judge Mccann's, I believe, illegal civil housing decision on or about 6/16/2021.

I do not believe negative statements about victim, victims, and/or family whatsoever are relevant or appropriate in the context of a prosecution of a criminal assault case which includes evidence of ISIS terrorist threats and attacks directly in the written statement by the victim — nor do I believe the kinds of negative statements described to me by a self-professed enemy of our country in 2022 are appropriate in the context of any criminal assault prosecution I can personally conjure.

I believe Mccann and Dahlheim knew or should have known the activity against us in the criminal assault action against Chayban was illegal and inappropriate.

My son told me after an on or about June of 2021 hearing in the illegal civil eviction action (later disagreed with by another judge, attached) that Judge Mccann specifically

asked who helped my grown son (Tristen Nesbitt) type the original case #2021CV1011300146's appeal complaint based on SC Section 27-40-770.

My son stated to me, in 2021 at civil court, that he'd told Judge Francis Mccann that it had been me (his mother) who helped him get the paperwork together and typed/printed.

I knew about the eviction notice periods because I'd seen eviction actions thrown out/dismissed over them by conscientious clerks and separately, a judge over just one day outside the housing notice period in another state, intuitively suggesting my son check South Carolina for similar laws in 2021.

Therefore, I believe Mccann's efforts against me thereafter directly coincided with actions I construe as retaliation for my grown son's 2021 civil eviction appeal attempt.

When Anthony "Tony" Chayban sued my son in City Small Claims court over the, I believe, illegal 2021 civil housing verdict, my son prevailed (case #2021CV1010600628).

I don't believe we should have ever been bothered again after that.

I was forced to assemble evidence for that case because my son had been terrorized by ISIS for months and displaced with major health problems following terrorist attacks. I was literally forced to run evidence to court with no gas money. It was a burden to me following financial losses from months of unmitigated terrorism within the 2021 hairball.

To add insult to injury, it came to my attention that Judge Mccann, in my opinion, specifically admitted (attached) to knowing Tony Chayban's AirBnb rental operation had been illegal all along, as well as obviously (to me) knowing about the 30-day notice mandate of SC Section 27-40-770, seemingly as of at least 2015.

Mccann has since been hearing other cases, I believe, in cahoots with malevolent participants associated with the ISIS terrorist at 324 Howle Avenue, and, I believe, illegally evicting at least one more appellant based on only a 10-day notice in direct violation of SC Section 27-40-770, while also refusing to review the other Appellant's evidence.

The other appeal (partially attached) occurred after Judge Mccann was directly informed by my son in 2021, in writing, that the 30-day notice was legally required under SC Section 27-40-770, whether or not my grown son could afford to proceed with the civil eviction appeal.

My son (or I) couldn't even focus on the 2021 housing appeal's indigency forms he needed because we weren't properly protected from daily and nightly terrorism in efforts to cause the illegal eviction. They were harassing my son almost non-stop at his home.

Mccann received the 2021 appeal complaint which stated the appeal grounds on or about 6/16/2021, so I believe he knew the law when he continued wronging others (partially attached) in the same manner. I believe Judge Mccann knew his actions were against the law.

I believe Mccann's actions against us have been intentional, and that he has triangulated and organized miscreants and corrupt individuals against us to the extent of effectively and, at least temporarily, ruining our lives.

We are incidentally a family with prophetic participation and/or prophetic confirmation at Morningstar Ministries in Fort Mill who sought to create a Christian community outreach, which Mccann was told by me about in court in 2021, in the Charleston area. Mccann then intentionally went against us, I believe, taking false reports against us behind our backs after I told him about the ministry I was trying to create.

My son has been repeatedly assaulted and held political prisoner for 60 days at one point, I believe, in efforts by Mccann and co-conspirators to make my son look guilty of things my son didn't do, now requiring appeal, all because my son even seemed like he was formally challenging Mccann's civil decision.

I've never been a party in Mccann's South Carolina court. Mccann has never heard any case wherein I was a formal party, yet I've seemingly been dragged into this hairball because Mccann reportedly discovered that I helped and supported my grown son in seeking housing and criminal justice against an ISIS terrorist in 2021. The problems Mccann has caused for my son have directly affected my own health, safety, stability, and life functioning.

I recently attempted to bring the 2021 criminal assault action back to originally-assigned Judge Harris in efforting to report violations of the criminal assault no contact order by Chayban against my grown son and me, but despite the fact that I specifically called on a day when Judge Mccann does not work at Riverland Drive, the clerk informed me that the criminal assault docket was neither listed as disposed nor listed as being on-site at James Island Magistrate Court, indicating to me the high probability of either records tampering or a take-home scenario by an, I believe, guilty Mccann surrounding the criminal assault docket (we are the victims).

One extremely disturbing scenario that I've noticed over the course of my many years of James Island Magistrate Court docket monitoring is Mccann's seeming pattern of removing his name from cases wherein he was seemingly the only judicial participant and/or leaving the judge's name blank in cases that I believe were being set up for certain previously-determined illegal outcomes involving only Judge Mccann.

Because there are only 2 judges at James Island Magistrate Court, Mccann and/or his associates' leaving the judge name blank in cases wherein Mccann clearly was the sole (ducking, dodging, hiding, in my belief and opinion) judicial participant, but also leaving the dockets listed as being heard at James Island, I believe Mccann's deceptive activities open Judge Stephen Harris (the only other judge there) up to a lot of unnecessary liability and/or reasonable doubt to blame Judge Harris for illegal things he didn't do wrong.

I believe Mccann's activities constitute obstruction, deception, and fraud. I believe Mccann minimally knew he had a financial interest (or liability to limit) in the criminal action wherein my son is the victim following my son's on or about 11/17/2021 City Small Claims victory surrounding identical subject matter.

I believe Mccann knew Chayban wasn't financially eligible for a public defender because he knew that Chayban owned at least 2 residential properties of substantial value. Chayban owns many more properties across the States and possibly beyond, but Chayban's California and South Carolina properties were, I believe, evident over the course of the illegal 2021 eviction.

James Island Magistrate Court Judge Harris was always fair and listened to both sides, which is why I think cases are being commandeered from him by malevolent participants before the proper legal outcomes are able to arise.

I believe Mccann knew I had a financial interest in the civil action and that my son and I had both been targeted by Chayban/ISIS because my 2021 civil court statement, and because our combined 2021 assertions in civil court, should have caused him to know that. I know Mccann knew my ministry was targeted by Chayban because I told him that in civil court in 2021.

By these efforts, I believe Mccann is technically stealing from us and manipulating and/or engaging others to help against us wrongly, besides, I believe, trying to destroy our reputations and remove our lives, liberties, resources, and/or freedoms.

My son has been repeatedly brutally physically assaulted by, I believe, participants aligning with these individuals, including but not limited to what I believe was a related incident the same week he refused to move from 324 Howle Avenue without court process back in 2021.

My son was subjected to a 2021, I believe, false arrest which included an illegal and public body cavity search in the clear presence of a female officer and brutally assaulted at that time based on false statements that I believe were drummed up by our, I believe, malevolent opposition in 2021 when they couldn't "scare my son out" of 324 Howle Avenue in another way — because my grown son literally couldn't afford to move from his home fast enough for these, I believe, lawbreakers.

Because of the sparse background information I've found to be available about Judge Mccann (and not just because he's been bothered, oppressed, or terrorized and not had a chance to set up his current public profiles, which is the case in my case), I am requesting, please, more detailed information about Francis X. Mccann's professional background.

I specifically would like to please know whether Mccann has ever held another government position besides SC Magistrate Court Judge and zoning commission positions in any jurisdiction(s).

We need your help, please. Thank you.

Sincerely,
Mary A. Griffith

MODIFIED, AMENDED REPORT FORMAT: This separate sheet was created by me and is being attached in lieu of the official South Carolina ODC misconduct complaint form because I experienced formatting and usage issues with your official misconduct complaint form. I regret that I haven't had the time to try to rework the form in order to use it. This document is intended as a February 12, 2024 Amended Misconduct Report for the Supreme Court of South Carolina Office of Disciplinary Counsel.

The report is being re-submitted because of what I consider to have been relatively small and inadvertent errors made by me on account of a rush (for example, mis-remembering or not having time to verify a reported mailing date) and/or for certain language used. I do not believe my prior error(s) detracted from the overall report's validity, but believe they required correction in order to demonstrate a more factual sequence of events and/or for reasons of propriety. I understand that my typed name serves as my signature. Thank you.

1. My name and address: Mary Allison Griffith, P.O. BOX 50, East Freetown, MA 02717
2. My telephone number and e-mail: (678) 922-5840, violetvirginmary@gmail.com
3. Name of judge or attorney being complained against: Former Judge R. Markely Dennis for the purposes of investigating prior case dispositions
4. Addresses of attorneys being complained against: I don't know these folks' addresses anymore since they're no longer in their positions.
5. Please provide the type of case, if applicable: A string of one-in-the same criminal theft allegations
6. I did not choose to employ these people, though I applied for a public defender as described below.
7. We did not employ this judge or choose this attorney.
8. Specific (limited) information about misconduct:

On or about 2018, I made a motion to dismiss Charleston County Public Defender Susannah Knox because she was refusing to utilize exculpatory evidence in my favor surrounding 2016 criminal allegations against me.

I'm making this report quickly for the reason that I didn't know how to report the activity before, but I do have the exact dates of all the case events, along with multiple on or about 2018 video recordings and writings I created describing and detailing the events.

On or about 2018, Attorney Knox left me a voicemail confirming that she had received my notice of paid-in-full receipt(s) and, I believe I recall, an e-mail containing at least one receipt exonerating me of 2016 criminal theft allegations.

On or about 2018, following a probably-upsetting letter I sent her in wrongly disrespectfully (tone) demanding that she have rescinded a faulty bench warrant I believed was issued because of an error when my prior public defender retired, and when Attorney Knox refused to utilize the exculpatory evidence, I told Knox that I was in possession of a voicemail message from her proving that she knew about the exculpatory evidence, but refused to use it.

On or about the next day in 2018, my phone was seemingly hacked and reset and voicemails erased. There were also other issues affecting all of my devices at that time. However, I had already backed up the voicemail in multiple locations in anticipation of such a reaction.

When I traveled from Bluffton to Charleston, SC to have my motion to be relieved of Knox for the above reason heard (I was told she was basically blocking the evidence and I couldn't use it if she refused to facilitate it while serving as my defense counsel), I believe the judge was originally listed online as Norton. By the time I arrived in Charleston, however, I believe the judge's name had changed, along with the courtroom, to Judge Markley Dennis' on or about 2018 plea court. I remember that the listed courtroom itself did change seemingly last-minute.

After several hours of listening to Judge Dennis, in my belief and opinion, condescend and/or lie to other criminal defendants (I'm not sure about what — I just perceived he wasn't being real), Judge Dennis refused to allow me to read my motion aloud. He refused to allow me to speak. He tried intimidating me by telling me that Knox graduated from Harvard. I had already known that when I motioned to be relieved of her services.

Judge Dennis informed me that my exculpatory evidence (2017 and, I believe by that time, 2018 paid-in-full return receipts indicating the allegations were false and property in question was returned) could only be used at trial, and only to rebut conflicting testimony against me at trial. Judge Dennis indicated that early admission of exculpatory evidence in efforts to get my case dismissed was against legal procedure. He indicated that the evidence must be saved as a surprise to rebut conflicting testimony at trial.

I believe he was one of the ones later mailed the exculpatory evidence in a documented manner, but I'm not sure I can find the proof.

I must have turned my face away from him after, I believe, he lied to me at the hearing, because he then said I was being disrespectful and thereafter, ordered a retaliatory mental health examination at MUSC Forensic Psychiatry.

MUSC, who held the evaluation on or about 2018 upon threats to me of a bench warrant and/or imprisonment if I didn't attend, was informed in a documented manner by me that the evaluation was retaliatory because I tried to utilize exculpatory evidence. MUSC was begged to delay the evaluation until I could obtain private counsel, but refused my request for delay.

MUSC wrote things in their report that weren't true, and said I had said things that I didn't say. MUSC said I told them things I didn't. They even lied about and defamed my saint of a grandmother, incidentally also a Christian prophet. MUSC accused my grandmother of at least one illness for which she was never evaluated or diagnosed. If my grandmother was not deceased by the time of this meeting, such an evaluation wouldn't have been allowed to occur. The fact that MUSC and participants against me defamed my maternal grandmother, a Christian end times prophet, following her death, somehow made these events seem even more insulting.

These events, in particular, cause me to believe that participants against me and/or against the other people of God would/will stop at nothing in order to destroy us and our reputations, even once we are gone from the earth.

Following a brief conversation that was intended to be a competency evaluation (I passed), MUSC diagnosed me with illness(es) (I can't remember if it was 1 or more) that my doctor refused to even consider evaluating me for after the fact — because he knew it wasn't true.

My doctor did not and does not respect MUSC's opinion, especially under those circumstances (a forcible medical evaluation on basis of my attempts to include/admit exculpatory evidence in a criminal action against me). My doctor was kept posted on the events, which he never agreed to or with. He summarily said, "I didn't diagnose you with that," when he heard about the activity.

I didn't know how to make these kinds of reports in the past, struggling to reassemble my life following 3.5 years of harassment over the now-dismissed litany of one-in-the-same 2016 criminal actions.

The Solicitor, who had received my exculpatory evidence in the mail along with Prosecutor Tyler Whitaker (these actions were pretty expensive to fight, just the mailing) the prior year, finally reportedly (according to the third public defender), dismissed the actions in 2019.

After jumping through the expungement hoops and doing everything my third public defender told me to do, my record still isn't clean.

I wrote Scarlett Wilson a letter telling her the dismissed actions were still appearing on background checks and affecting my life. Her response, which was mailed, indicated I needed to be the one to contact each jurisdiction (North Charleston, Airport, and Charleston County) and repair the problems myself (implied: for free).

I haven't gotten to do that since I'm trying to take down an area ISIS terrorist that nobody else did anything about so far. I am not trying to be smart. It's just the truth.

The reason I, incidentally, didn't go to the Solicitor about the ISIS thing is because our reporting had been blocked by bad people and I didn't think she'd do it. However, I'm going to try to contact her about it.

I did try the State's Attorney, who never responded. I ended up going to the FBI instead, but I believe other opponents tried to block those efforts from coming to fruition also.

After Attorney Knox arraigned to force me back to the area upon threats of institutionalization and/or wrongful imprisonment and got me stranded there (I was assaulted inside a vehicle in the MUSC Forensic Psychiatry parking lot by the personal injury attorney who gave me a ride from Bluffton just prior to the evaluation, events which were mentioned to Knox), and after draining me dry financially while never reimbursing me for travel as Knox had earlier indicated in writing, I tried to stabilize myself and develop the outreach I previously told them about anyway.

However, others caused additional issues.

The reason I'm bringing this up now is that I minimally have to speak against this terrorist and I want my side heard on everything so that my reputation can get cleaned up from attacks I don't believe I deserved.

I am not trying to be vindictive, but I do believe all this residue hurts my chances at bigger and more important things that God wants me to do. I feel these people tried to smear the wrong person for their own best interests.

I would be willing to take a polygraph as to these events. I feel absolutely awful that it took me this long to report. Thank you.

Respectfully,
Mary A. Griffith