

Case# 2016-001414  
2009-GS-42-1743  
2017-CP-42-2333

NANCY L. GRIFFIN  
480 Pitts Shoals Rd  
KOSHICK, S.C. 29376  
864-594-9597  
(Nov 10, 2017)

\*INTERVIEW MY SON\*  
{KEVIN McDaniel 254398  
{AT TIGER ROVER 803-896-3500

PETITION TO RELEASE MY SON KEVIN McDANIELS  
FROM INCARCERATION- HE IS FACTUALLY INNOCENT- HAS  
BEEN HELD HOSTAGE SINCE MARCH 11, 2006. MENTALLY AND  
PHYSICALLY TORTURED BY THE STATE OF S.C. ATTY GENERAL- THE  
SPARTANBURG CO PROSECUTORS OFFICE- PRESIDING SPTY JUDGES.

RECEIVED

NOV 20 2017

SC Court of Appeals

I, NANCY GRIFFIN DO HEREBY PETITION THE FBI-NEWS MEDIA, PROSECUTORS-  
JUDGES-CONGRESSMAN, SENATORS AND OTHER U.S. PRESIDENT, GOVERNOR, ATTORNEY GENERAL  
TO IMMEDIATELY GIVE ME ANSWERS AS TO HOW ANY JUDGE-PROSECUTOR-ATTY GENERAL-  
GOVERNOR, INSTITUTION CAN HOLD MY SON HOSTAGE SINCE MARCH 11, 2006 MENTALLY AND  
PHYSICALLY TORTURING HIM- FOR A CRIME OF BURGLARY (IN SPTA S.C.) THAT HAPPENED  
IN SPTA S.C. ON JAN 13, 2006, WHEN THE FBI-US MARSHALS ATF-NEWPORT BECHEY  
FLA Police Dept. HAVE PROVIDED THE STATE OF S.C. ATTORNEY GENERAL 803-734-3732  
SPARTANBURG PROSECUTOR BARRY BARNETTE- 864-596-2500/JUDGE DERHAM COLE -  
864-596-2685/Supreme Court Judge Don Beatty-803-734-1584/APPEAL COURTS  
PHYSICAL EVIDENCE OF MY SON IN FLA JAN 13, 2006- IMPOSSIBLE FOR MY SON TO BE  
IN S.C. JAN 13, 2006. MY SONS COURT APPOINTED ATTY Robert Hall, 596-2561- COERCES  
MY SON TO ENTER AN ALFORD PLEA (MAINTAINING HIS INNOCENCE) ON AUG 26, 2008. WHILE  
IN TRIAL- MY SON DEMANDED A TRIAL- HE WAS IN THE COURTROOM. DAY OF TRIAL-  
(AUG 26, 2008) WE RECEIVED A PHONE CALL FROM ALIBI WITNESSES THAT DROVE 11 HOURS FROM  
FLA TO TESTIFY THAT KEVIN WAS IN FLA JAN 13, 2006- ALIBI WITNESSES VEHICLE BROKE  
IN WOODCUFF, S.C. (10 minutes from courtroom) WE ASK FOR A ONE-HOUR  
CONTINUANCE- LONG ENOUGH FOR ME TO LEAVE COURTROOM- PICK UP ALIBI WITNESSES  
MY SON HIMSELF ENTERED AN ALFORD PLEA (MAINTAINING HIS INNOCENCE) MY SON  
FILES APPEAL- JUDGE DERHAM COLE 864-596-2685- TAKES MY SON SINCE YOU ARE  
IN FEDERAL CUSTODY YOU HAVE TO WAIT UNTIL YOU BACK IN STATE CUSTODY 9-11-2008  
THEN YOU CAN FILE AN APPEAL ON YOUR ACTUAL INNOCENCE. DENYING MY SON ACCESS  
TO THE COURTS SINCE 2009. FACTUAL INNOCENCE CASE- MY SON NOT EVEN IN THE  
STATE JAN 13, 2006- FBI-US MARSHALS- SLEP- ETC HAVE SET FORTH EVIDENCE  
PROVING MY SON WAS IN FLA JAN 13, 2006. NOW THE S.C. SUPREME COURT ON  
OCT 30, 2017 (C.S. BEATTY) TRANSFERS PER CASE TO S.C. COURT OF APPEALS ANOTHER  
WAITING GAME- MENTAL- PHYSICAL TORTURE. MY SONS INNOCENT HE HAS  
BEEN INCARCERATED SINCE MARCH 11, 2006- (11<sup>34</sup> YEARS) YES YEARS 11 YEARS- EVEN  
AFTER FBI- HAS PROVEN MY SON WAS IN FLORIDA THERE SHOULD "NOT" BE  
ANY LITIGATION- APPEALS ETC WAIT- WAIT- WAIT- NO. MY SON WAS IN FLA 1/13/06  
(Pg 1 of 2)

I, NANCY GRIFFIN - DEMAND - YES DEMAND ANSWERS TO HOLD MY SON HOSTAGE  
 SINCE MARCH 11, 2006, TORTURING OUR FAMILY & KEVIN MY SON HOW HAS TO LIVE ON A  
 BREATHING MACHINE - HEALTH MENTALLY & PHYSICALLY DETERIORATING - BEING TAKEN  
 AWAY FROM HIS MOTHER WOULD MENTALLY DRIVE ANYONE INSANE. I MYSELF STRUGGLE  
 WITH DISABILITIES COPD - BED RIDDEN COLUSTOMY - OXYGEN & NEEDING MY ONLY SON HOME  
 TO TAKE CARE OF HIS MOTHER (WE LOST MY HUSBAND - KEVIN'S FATHER SEPT 2010 - DIABETES  
 NO ONE HERE TO TAKE CARE OF ME HOW CAN ANY JUDGE - PROSECUTOR GOVERNOR ETC  
 CONTINUE TO TORTURE MY SON BY KEEPING HIM HELD HOSTAGE FOR 11 YEARS EVEN  
 AFTER THE FBI - US MARSHALS HAVE PROVEN HE WAS IN FLA JAN 13, 2006

\* THERE SHOULD NOT BE APPEALS - WAIT - WAIT - WAIT - THE EVIDENCE HAS  
 BEEN PROVIDED BY FBI SINCE APRIL 2006 - YES APRIL 2006 THAT MY  
 SON KEVIN WAYNE McDANIELS WAS IN NEWPORT RICHEY FLORIDA JAN 13, 2006  
 \* HOW CAN ANY JUDGE - PROSECUTOR CONTINUE TO ALLOW THIS "MISFEASANCE  
 OF JUSTICE - FRAUD UPON THE COURT - WRONGFUL CONVICTION" ETC. HOW CAN  
 ANY CONGRESSMAN - SENATOR SET BACK AND ALLOW THIS CONSPIRACY AND  
 "COLLUSION" BY PROSECUTOR BARRY BARNETTE: 864-596-2500 / SHERIFF CHUCK WRIGHT - 864-  
 503-4514 / JUDGE DEBBIE COLE 864-596-2685 / S.P. ATTY GEN. 803-734-3232 - TO  
 HAPPEN ONGOING CIVIL - CRIMINAL CONSPIRACY BY ABOVE PARTIES TO KEEP MY SON HELD  
 HOSTAGE (OVER 11 YRS) MENTALLY & PHYSICALLY TORTURE MY SON IN PRISON FOR A CRIME  
 IT IS IMPOSSIBLE FOR HIM TO HAVE COMMITTED HE WAS IN FLORIDA JAN 13, 2006

I, NANCY GRIFFIN: PETITION YOU TO IMMEDIATELY ACT ON THIS BY:  
 OBTAINING AN ORDER OF IMMEDIATE RELEASE FROM SCOC CUSTODY "PURE  
 CRIMINAL CHARGES AGAINST: SPTX PROSECUTOR BARRY BARNETTE 864-596-2500  
 SHERIFF CHUCK WRIGHT - 864-503-4514 / JUDGE DEBBIE COLE 864-596-2685 / S.P. ATTY  
 GENERAL - 803-734-3232 - AND ANY OTHER PARTY INVOLVED IN KEEPING MY SON  
 HOSTAGE - MENTALLY - PHYSICALLY TORTURING MY SON - AFTER THEY KNEW MY SON WAS  
 INNOCENT AND IN FLA. NO JUDGE - PROSECUTOR CAN SAY THEY NEVER RECEIVED EVIDENCE  
 BY FBI - US MARSHALS ETC THAT MY SON WAS IN FLA JAN 13, 2006. ALL COURTS TO  
 INCLUDE S.P. SUPREME COURT (CASE NO. 2016-001414) GENERAL SESSIONS COURT (2008-BS-42-1743)  
 COMMON PLEAS COURT (2017 CP 43-9333) HAVE RECEIVED THIS EVIDENCE. NOW THE  
 SUPREME COURT HAS TRANSFERRED MY SON'S PCA TO SC COURT OF APPEALS ANOTHER  
 WAITING PERIOD - "THERE SHOULD NOT BE ANOTHER WAIT - WAIT - WAIT  
 GAME PERIOD!!" THE FBI - US MARSHALS HAVE CONFIRMED MY SON'S INNOCENCE OF  
 THE SPTX SC JAN 13, 2006 BOMBING. THEY HAVE VERIFIED MY SON KEVIN WAYNE  
 McDANIELS WAS IN NEWPORT RICHEY FLA (FBI NEWPORT RICHEY 727-847-5878) ON  
 JAN 13, 2006. WHY ARE YOU ALLOWING MY SON TO BE HELD HOSTAGE AND  
 MENTALLY - PHYSICALLY TORTURED FOR A CRIME HE COULD NOT HAVE POSSIBLY COMMITTED

I, NANCY GRIFFIN AM THE MOTHER OF KEVIN WAYNE McDANIELS - I AM PLEADING FOR JUSTICE!  
 MY SON IS FACTUALLY INNOCENT, INNOCENT! SINCE MARCH 11, 2006 - PLEASE HELP!  
 THE FBI HAS PROVEN MY SON WAS IN FLA 1-13-2006!  
 (Pg 2 of 2)