

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEL FROM CHARLESTON COUNTY  
Danial Hall, Circuit Court Judge

**RECEIVED**  
SEP 04 2018  
SC Court of Appeals

Theodore Wagner.....Appellant

v.

Designa Print and Mike Davis including anyone who is Complicit or Enabled protecting Mike Davis....Respondent

**Designation of Matter to Be Included in The Record On Appeal**

Throughout the **Whole Transcript** I see comments and matters to be addresses all through it. I shall have some in the Brief. But the Whole Brief shows Mr. Goode's skill of coverings up and masking the Truth. It was way over 200 pages and I had to Remove important maters.

I have to start with the **Constitutional Challenge of the Truth and any Law that Oppresses that Constitutional Right** as (Exhibit 1, 8 Pages) as it shows that it was severed Restricted Delivery. I also Challenge it as **Allen Wilson** did not sign for it this time either and with Electronic Emails of today He could have be notified when Scanned.

**(B) Statement on Issues on Appeal**

**May be stated in question form:**

**1. Does a Constitutional Challenge Have To Be Addressed when properly Filed and served on the South Carolina Attorney General Redistricted Delivery? (Page 21)**

**2. Once a Judge on the Bench during Court sees Evidence of a Felony Crime that has been Committed and he is holding the Evidence can he Complicity Enable and aid in the Facilitation in the Ongoing Cover up of this Felony Crime? (Pg. 25)**

**3. Does a Judge who aided in and was part of a Criminal Conspiracy of the sentencing of a**

person have the right to sit in judgment of a case of those same issues in a Civil Case? (Pg. 33)

4. Was I wrongly kicked out of Court on May 8, 2018 by Judge Hall using SCRCP 41 B?

(Pg. 35)

5. Can a person who has Evidence from From a Licensed Mental Health Doctor who states he Suffers from Metal Disorders be denied the Assistance of a Court Appointed Attorney as defined in the United States Constitution and the South Carolina Constitution? (Pg. 36)

6. Does It violate the Constitution (s) to for the Government or it's Departments to make laws, case laws, rules, procedures, etc. that Oppress witnesses from appearances that will prove a part of your Grievance? (Pg. 37)

7. Can the Court rule to change your Grievance Filed to protect Wrongdoers? (Pg. 37)

8. Can a lawyer demand you supply a second set of copies of evidence he already received?

(Pg. 38)

**(Exhibit 1, 8 Pages) Constitutional Challenge with Proof of Restricted Delivery.** (Pg. 20, 21)

**(Exhibit 2, 16 pages) I believe there were more. (R. pp. 33-38)** (Pg. 7, 19, 25)

**(Exhibit 3, 3 pages) Called a Status Conference and used to send me back to Prison.** (Pg. 7)

**(Exhibit 4, 10 pages) (R. p. 41, Line 19-21) Mike Davis continues Terror and the Government covers it up.** (Pg. 10)

**(Exhibit 5, 2 pages) The signed by Judge Hall, Dismissal per SCRCP 41 B** (Pg. 35)

**(Exhibit 6, 2 pages) For medical Records.** (Pg. 38)

Again, the whole transcript is reliant and even tough some pages and parts are pointed out the use of Misrepresentations and use of Lies **Triggered my Post Dramatic Stress Disorder and Panic**

**disorder with agoraphobia** To the best of my ability I have tried to follow the draconian rules to avail myself to my Civil Rights.

The Constitutional Challenge was properly served and has not been heard and the Evidence of a criminal Conspiracy is now before this Court.

Date: Aug 31, 2018

Theodore Wagner  
Theodore Wagner, Pro Se  
General Delivery - Homeless  
557 East Bay Street  
Charleston, SC 29403  
Pro Se for the Appellant

Kenneth G. Goody, Jr., Attorney  
4 Carriage Lane, Suite 204  
Charleston, South Carolina 29407  
Attorney for Respondent

E Robert P-1

STATE OF SOUTH CAROLINA  
COUNTY OF CHARLESTON

IN THE CIRCUIT COURT  
9TH JUDICIAL CIRCUIT

Theodore Wagner

**Constitutional Challenge  
for a Full and Fair Redress  
of the Truth etc.**

VS.

Docket No. 2015-CP-10-9166

Designa Print and Mike Davis including  
anyone who is Complicit or Enabled protecting  
Mike Davis. Defendants.

**TRIAL BY JURY DEMANDED**

2016 DEC 19 PM 12:03  
JULIE J. ARMSTRONG  
CLERK OF COURT  
**FILED**

**Challenge of The Right to The Truth, The whole Truth,  
and Nothing but the Truth, as protected by the South Carolina  
Constitution under the Ninth Amendment of the U.S. Constitution**

I Theodore Wagner, give notice of a Constitutional Challenge to the South Carolina Attorney General, Allen Wilson and the Court of Laws made in Violation of Article 1, Section 2 of the South Carolina Constitution and / or actions used in Violation of Article 1, Section 2 of the South Carolina Constitution's 5<sup>th</sup> Mandate that states "**5) The General Assembly shall make no law respecting the right of the people to peaceable petition the Government or any department thereof for a redress of grievances**". "This would include Wrongs Sustained against them.

This Challenge is a Challenge of all Laws, Rules Regulation, or Procedures or the lack of that Oppress the **Constitutionally Protected Rights of Redress of Grievances of The People** in Violation of Article 1, Section 2 of the South Carolina Constitution and as Commanded in The First Amendment of the U.S. Constitution.

I reserve this Challenge not only to those named but also to those not named as part of this Ongoing Conspiracy Against Civil Rights.

**Challenge as of Right.**

I Theodore Wagner Challenge as of Right that any Statue or Court Rule that forces "The

People” or a pro se litigant to personally serve the South Carolina Attorney General Certified mail or Registered mail or at all is in violation and Repugnant of the The South Carolina Constitution and Demand that “The People” as a Jury Hear this Challenge.

**Challenge of The Right to The Truth, The whole Truth,  
and Nothing but the Truth.**

ARTICLE I., DECLARATION OF RIGHTS, SECTION 3. Privileges and immunities; due process; equal protection of laws. “The privileges and immunities of citizens of this State and of the United States under this Constitution shall not be abridged, nor shall any person be deprived of life, liberty, or property without due process of law, nor shall any person be denied the equal protection of the laws.”

ARTICLE III. LEGISLATIVE DEPARTMENT, SECTION 26. Oath of office.

Members of the General Assembly, and all officers, before they enter upon the duties of their respective offices, **and all members of the bar, before they enter upon the practice of their profession**, shall take and subscribe the following oath: "I do solemnly swear (or affirm) that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected, (or appointed), and that **I will, to the best of my ability, discharge the duties thereof, and preserve, protect and defend the Constitution of this State and of the United States. So help me God.**"

ARTICLE VI. OFFICER, SECTION 5. Form of oath.

Members of the General Assembly, and all officers, before they enter upon the duties of their respective offices, **and all members of the bar**, before they enter upon the practice of their profession, **shall** take and subscribe the following oath: "I do solemnly swear (or affirm) that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected, (or appointed), and that I will, to the best of my ability, discharge the duties thereof, **and preserve, protect, and defend the Constitution of this State and of the United States. So help me God.**"

**SCHICK VS. UNITED STATES, 195 US 65,** "If there be any conflict between these two provisions, **the one found in the Amendments must control**, under the well-understood rule that the last expression of the will of the lawmaker prevails over an earlier... "

The Ninth Amendment of the United States Constitution states "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people."

**I Theodore Wagner retain the Right to have the Government tell the Truth, the whole Truth, and nothing but the Truth about me.** I have presented Fact and Evidence to show the Government of South Carolina Knowingly has Facilitated an Ongoing Conspiracy of Malicious Prosecution. The people of the Government of South Carolina took an OATH to defend the Integrity of the both the South Carolina Constitution and the United States Constitution. When the Government is given proof of intentional wrongs done by government people to change the course of Justice, by covering up the Truth, they compound that wrong when the Courts use their power to Facilitate a Government Cover up.

My grievance is that if Laws, provisions, Case Laws, etc had not been used to Oppress Redress of Grievances I would have had the Truth put on the Record years ago. Again now on the record I have shown that if this Conspiracy had been exposed if nothing else, all the Evidence would have all become **"Fruits Of The Poisonous Tree"** and the Truth would have been put on the record.

**Let this Challenge be known to all here and now.** I Challenge any Law, Case Law, Provision, etc. that this court uses to Oppress a Full and Fair Redress of the Grievance I have place before this Court of this Ongoing Conspiracy to cover up that Andrea Crisel was my legal wife to Obtain the **Arrest Warrants and Search Warrant** and the Ongoing Conspiracy to cover up that Andrea was 20 years, 1 month, 16 days old on June 25<sup>th</sup> 1999 when she had her sex party as Unconstitutional under the U.S. and S.C. Constitutions as Unlawful to use and cover up the Truth to Oppress Redress a Full and Fair Redress of this Grievance. **The South Carolina Constitution is the Supreme Law of South Carolina not withstanding the U.S. Constitution** and no Law of the State or Case Law of the Court can stand before it.

I give notice that I want The People to Rule if does the Ninth Amendment gives me the Right to Retain that the Government tell the Truth, the whole Truth, and Noting but the Truth about me in South Carolina as **Protected in The South Carolina Constitution.**

**Some of the Questions to be answered by the People / The Jury.**

104

1. I put before the Jury, does the Government have the right to cover up the Truth and bear False Witness about them or does the South Carolina Constitution protect the Commanded Right of a person through the Ninth Amendment to have **The Right to The Truth, The whole Truth, and Nothing but the Truth** placed on record about them.
2. I put before the Jury, does Article 1, Section 2 of the South Carolina Constitution's 5<sup>th</sup> Mandate that states "**5) The General Assembly shall make no law respecting the right of the people to peaceable petition the Government or any department thereof for a redress of grievances**". make all Laws, Rules Regulation, or Procedures or the lack of that Oppress the **Constitutionally Protected Rights of Redress of Grievances of The People** a Violation of Article 1, Section 2 of the South Carolina Constitution and as Commanded in The First Amendment of the U.S. Constitution as Commanded in Marbury vs. Madison, 1 CRANCH 137 that "the particular phraseology of the constitution of the United States confirms and strengthens the principle, supposed to be essential to all written constitutions, **that a law repugnant to the constitution is void; and that courts, as well as other departments, are bound by that instrument.**"
3. I put before the Jury, with today's technology should a poor person have to serve the Attorney General with the added expense to Certified mail. When you file it with the Clerk of Court **the Government has a filed copy** and a computer can be programmed to Serve a True Copy as soon as it is logged to the Attorney Generals Office.
4. I put before the Jury, does through the Command of the OATH of OFFICE of the South Carolina Constitution make it a duty of their position in Government that if they see a violation of the Constitution of South Carolina or the United States Constitution, a Duty to address and remedy the Violation.

Theodore Wagner

Theodore Wagner  
Constitutional Patriot  
334 East Bay Street, #180  
Charleston, SC 29401  
843-460-2508

February 15, 2015



**TheodoreWagner.com**  
Theodore Wagner

334 East Bay Street, #180  
Charleston SC 29401  
Phone (843) 460-2508

TheodoreWagner65@yahoo.com

1-5

December 16, 2016

To: South Carolina Attorney General  
To: **Allen Wilson**  
1000 Assembly Street  
Columbia, SC 29201

FILED  
2016 DEC 19 PM 12:03  
JULIE J. ARMSTRONG  
CLERK OF COURT  
BY \_\_\_\_\_

Regarding: Theodore Wagner vs. Designa Print, et al, 2015-CP-10-04166  
**Certified Mail Number: 7016 1370 0000 4822 5772**

Dear Mr. Wilson,

Please find enclosed the filed Complaint and Summons for Wagner vs. Designa Print, 2015-CP-10-4166, the first two pages of Evidence included, "**Constitutional Challenge for a Full and Fair Redress of the Truth etc.**" Served Certified Mail.

I do apologize for how poorly my grievances are presented but please take into account I am a Pro Se Litigant who has no money to hire a Lawyer and yet I know the Government knowingly Facilitated and Ongoing Conspiracy to Rape me of my Civil Rights and cover up the Truth in my case.

CC: Clerk of Court.

Respectful.

*Theodore Wagner*

Theodore Wagner  
Constitutional Patriot

1-6


**Constitutional Challenge – Restricted Delivery to S.C. Attorney General Allen Wilson  
 Theodore Wagner v. Designa Print and Mike Davis 2015-CP-10-4166  
 Mailed on December 19, 2016  
 Signed For on December 21, 2016**

Notice the Red Letters on the side of the card. In Wagner v. State of South Carolina, 15-CP-10-1303 the Government through out my **Constitutional Challenges** saying I had served it Certified Mail but not **Restricted Delivery To Allen Wilson**. This time I was making jokes with the Post Office Clerk about the Evil of Government. She Stamped all over the Envelope many times Restricted Delivery in Red Letters. She said she could not cover the card but she was very careful to make sure the Restricted Delivery in Red Letters could be seen on the card. Even though the Evil Courts made me Pay Extra as a **Pro Se Indigent Litigant**, the same man, E. Smith signed for both **Constitutional Challenges**.

**The Judicial System in the United States of America is Evil and set up so only the RICH and The Government can win!**

**I Believe in our Constitution!**

**I Do Not Trust Our Government!**

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<input checked="" type="checkbox"/> Complete items 1, 2, and 3. <input type="checkbox"/> Print your name and address on the reverse so that we can return the card to you. <input type="checkbox"/> Attach this card to the back of the mailpiece, or on the front if space permits.	A. Signature <input checked="" type="checkbox"/> Agent <input type="checkbox"/> Addressee B. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No
1. Article Addressed to: <i>SC Attorney General's            TO: Allen Wilson Office            1000 Assembly St.            Columbia SC, 29211</i>	TO: Attorney General Allen Wilson
 9590 9402 1963 6123 6629 77	3. Service Type <input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Insured Mail <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)
2. Article Number (Transfer from outside label) 7016 1370 0000 4822 5772	<input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input checked="" type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ <input checked="" type="checkbox"/> Signature Confirmation Restricted Delivery®
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receipt

USPS TRACKING#

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United States Postal Service

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 334 East Bay St. #160  
 Charleston, SC 29401*

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1-7

Constitutional Challenge – Restricted Delivery Receipt to S.C. Attorney General Allen Wilson  
Theodore Wagner v. Designa Print and Mike Davis 2015-CP-10-4166  
December 19, 2016

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12/19/2016

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Cert Mail RstrDel	1	\$8.25
(@USPS Certified Mail #) (7016137000048225772)		
Return Receipt	1	\$2.70
(@USPS Return Receipt #) (95909401219636123662977)		
First-Class Mail	1	\$1.36
Large Envelope (Domestic) (CHARLESTON, SC 29407) (Weight: 0 Lb 2.50 Oz) (Expected Delivery Day) (Wednesday 12/21/2016)		
<b>Total</b>		<b>\$13.88</b>
Debit Card Remitted		\$13.88
(Card Name: Debit Card) (Account #: XXXXXX00002505) (Approval # : ) (Transaction #: 702) (Receipt #: 006101) (Debit Card Purchase: \$13.88) (Cash Back: \$0.00)		

Restricted Delivery to  
S.C. Attorney General  
Allen Wilson

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1-8

STATE OF SOUTH CAROLINA )  
COUNTY OF CHARLESTON )

IN THE CURCUIT COURT  
9TH JUDICIAL CIRCUIT

Theodore Wagner Plaintiff )  
VS. )

**Affidavit of Service**

Designa Print and Mike Davis including )  
anyone who is Complicit or Enabled protecting )  
Mike Davis. Defendants. )

Docket No. 2015-CP-10-4166

I, Theodore Wagner, the pro se plaintiff in this case did on this day, December 19<sup>th</sup> 2016, place in the US mail copy of "Motion to Compel", Notice of Hearing, "Constitutional Challenge for a Full and Fair Redress of the Truth etc.", and Affidavit of Service to:

To: Kenneth G. Goody, Jr.  
4 Carriage Lane, Suite 204  
Charleston, South Carolina 29407

FILED  
DEC 19 PM 12:02  
JULIE J. ARMSTRONG  
CLERK OF COURT

I also sent a copy of the "Constitutional Challenge for a Full and Fair Redress of the Truth etc.", and Affidavit of Service, along with a copy of the original Summons and Complaint, the first two pages of Evidence included, Cover Letter, Certified Mail Number: 7016 1370 0000 4822 5772 to:

S.C. Attorney Generals Office  
To: Allen Wilson  
P.O. Box 11549  
Columbia, S.C. 29211

1000 Assembly St.

*Theodore Wagner*

Theodore Wagner  
Constitutional Patriot  
334 East Bay Street, #180  
Charleston, SC 29401  
(843) 460-2508  
December 16<sup>th</sup> 2016

THEODOREWAGNER.COM

Exhibit 2-1

Grand Jury  
4/9/02

9  
TDA-22

1 some of the scenes from video 9. You can hear him  
2 discussing and moving the kids around so that the  
3 video camera will have a better angle.

4 Brett DeLeon Q. How do you know that some of the  
5 participants were minors?

6 FBI M. Cantos A. I have their dates of birth and we have  
7 the date on the video.

8 Q. Have you interviewed these minors; and  
9 if so, did they confirm that they were minors at  
10 the time?

11 A. Yes, I've interviewed all but two of  
12 the victims. One we can't find and one we're not  
13 sure of her last name.

14 Q. In total, how many videos were found at  
15 Mr. Wagner's home that depict minors engaged in  
16 sexually explicit conduct?

17 A. Approximately 13. *That is an outrageous lie!*

18 Q. How do we know that the videos were  
19 produced using materials that had been transported  
20 in interstate commerce?

21 A. The video camera is I believe a Sony.  
22 He had a couple of video cameras. The actual VHS  
23 tapes are TDK or the four here that we are using *(Exhibit K)*  
24 for the indictment. TDK's home office is in Port  
25 Washington, New York, and they're assembled from ~~AP-4-173~~

<u>COUNT</u>	<u>VIDEO LABELED</u>	<u>DATE</u>
#1	V6	<u>6-25-99</u>
#2	V7	<u>6-25-99</u>
#3	V8	6/25/99 Sometime in 1999
#4	V9	Sometime in 1999

*These were checked after indictments were presented.*



*no date  
no way  
Hawley*

In violation of Title 18, United States Code, Section 2251(a).

*Andrea Crist - Victim A was born on May 9<sup>th</sup> 1979. On June 25<sup>th</sup> 1999 Andrea Crist was 20 years, 1 month, 16 days old.*

*(Exhibit E)*

2-3



# OFFICIAL 10 YEAR DRIVER RECORD

Customer No: 22870666 Driver License No: 90293427  
 Name: GENTRY, ANDREA LYNN  
 Address: 109 DUKE LN State: SC Zip: 294563221  
 City: LADSON  
 County: BERKELEY Sex: F Driver Training: N  
 DOB: 5/9/1979  
 Status - DL: NO SUSPENSION CDL: NO DISQUALIFICATION

**Name Change -** Date Changed: 07/20/2009  
 Name: CRISSEL, ANDREA LYNN

**Address Change -** Date Changed: 01/04/2006  
 Address: 1279 MIDVALE AVE  
 City: CHARLESTON State: SC Zip: 294125213

**Address Change -** Date Changed: 07/20/2009  
 Address: 1349 SEA AIRE DR  
 City: JAMES ISLAND State: SC Zip: 294129445

**Address Change -** Date Changed: 03/23/2015  
 Address: 1 BOSQUET CT APT Q8  
 City: SUMMERVILLE State: SC Zip: 294854734

**Point Summary**  
 Total Current Points: 0  
 Driver Credit: -0  
 Adjusted Current Points: 0

**End of Report**

Certified to be a true and correct  
 copy of the original document on file  
 with the South Carolina Department of  
 Motor Vehicles.

*A. L. Phelps*

Procedures & Compliance Director

*Exhibit 2.1*

Rhett DeLoat - U.S. Attorney Conspire  
with SA Cynthia McCants to cover up  
victim A is 20 year, 1 Month, 16 Day old  
Andrea Lynn Cruise

Grand Jury 2-4  
4/9/02

1 FBI Cynthia McCants

A. V 6 has a label on it of two of the  
victims' names and a date of June 25, 1999. This  
video contains scenes of Ted Wagner videotaping  
victim A and victim D engaged in sexual activity.  
Victim D is a 17-year-old boy.

6 Rhett DeLoat

Q. What does video V 7 depict?

FBI Cynthia McCants

A. This is also labeled June 25, 1999,

with the name of four of the victims on it. It  
contains scenes of victim B and victim J on the bed  
having sex and smoking pot. Ted Wagner is in the  
video. He's discussing making videos and setting  
*There is NO computer there at all!*  
up a computer system. He actually shaves the pubic  
hair of victim B, who is a 17-year-old girl. It  
also contains victim A and victim D on the bed  
having sex and looking at some Polaroid pictures  
that Ted Wagner hands them.

Q. What's the age of victims C and D?

A. Victim B is 17, victim J is 16, and  
victim D is 17.

Q. What does video V 8 depict?

A. This is labeled number 2, which is  
additional activity from the previous videotape  
with the names of four of the victims on it. It  
contains sexual activity between victim A and D and  
victim B and J. There is also a point that Ted

(EXHIBIT N)

A. WILLIAM ROBERTS, M.P.H. & ASSOCIATES (800) 743-DEPO

Andy Savage Set me up!

2-5

**U.S. vs. Conley**  
**186 F. 3d. 7, 15 (1<sup>st</sup> Cir. 1999)**  
**Lying to Grand Jury**  
**Police Officer lies to cover up for other Police.**

**“Conley obstructed and endeavored to obstruct the grand jury investigation by giving false, evasive, and misleading testimony and withholding information, in violation of 18 U.S.C § 1503.”**

---

**Crimes and Criminal Procedure**

**18 U.S.C. § 1503**

**Influencing or injuring officer of juror generally**

**(a) Whoever corruptly, or by threats or force, or by any threatening letter or communication, endeavors to influence, intimidate, or impede any grand or petit juror, or officer in or of any court of the United States, or officer who may be serving at any examination or other proceeding before any United States magistrate judge or other committing magistrate, in the discharge of his duty, or injures any such grand or petit juror in his person or property on account of any verdict or indictment assented to by him, or on account of his being or having been such juror, or injures any such officer, magistrate judge, or other committing magistrate in his person or property on account of the performance of his official duties, or corruptly or by threats or force, or by any threatening letters of communication, influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, the due administration of justice, shall be punished as provided in subsection (b).**

If the offense under this section occurs in connection with a trial of a criminal case, and the act in violation of this section involves the use of physical force or physical force, the maximum term of imprisonment which may be imposed for the offense shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any offense charged in such case.

**(b) The punishment for an offense under this section is -**

- (1) in the case of a killing, the punishment provided in sections 1111 and 1112;**
- (2) in the case of an attempted killing, or a case in which the offense was committed against a petit juror and in which a class A or B felony was charged, imprisonment for not more than 20 years, a fine under this title, or both; and**
- (3) in any other case, imprisonment of not more than 10 years, a fine under this title, or both.**

**U.S. Attorney Rhett Dehart and S. A. Cynthia McCants did corruptly endeavor to influence and impede the Grand Jury in a Court of the United States and corruptly influenced, obstruct, impeded, and endeavored to influence, obstruct, or impede, the due administration of justice, at the April 9, 2002 Grand Jury Hearing when they orchestrated a Cover up of Victim A, Andrea Crisel's age as 20 years old on June 25, 1999 to aid in the Ongoing Conspiracy with Detective William Crews of the Charleston County Sheriff's Office to cover up the perjured testimony of Detective Crews to obtain a number of warrants including the Search Warrant in violation of U.S. vs. Colkley, 899 F. 2d. 299 (4<sup>th</sup> Cir. 1990)**

~~Post~~ Plea  
8  
aug 14 2002 17  
2-6

This was not a conference! Ann Walsh elbows me in the side and tells me I have to repeat the script she gave me or I will get 145 years in prison and Die in Prison. I am yelling "I don't want to Lie. You are telling me to lie!" After a LONG yelling match she wins.

1 INTERSTATE AND FOREIGN COMMERCE?

2 THE DEFENDANT: 'YES, I LET THEM USE MY STUFF.'

3 THE COURT: ALL RIGHT. DID YOU AS CHARGED IN COUNT  
4 5, ON OR ABOUT JUNE 24TH, 1999, THROUGH FEBRUARY 28TH OF  
5 2002, HERE IN SOUTH CAROLINA, KNOWINGLY POSSESS MATERIALS  
6 THAT CONTAINED IMAGES OF CHILD PORNOGRAPHY, AS THAT IS  
7 DEFINED IN TITLE 18 OF THE U. S. CODE, SECTIONS 2256(8) (A)  
8 AND 2256(8) (B) THAT WERE PRODUCED USING MATERIALS THAT HAD  
9 BEEN SHIPPED IN INTERSTATE AND FOREIGN COMMERCE?

10 THE DEFENDANT: ' YES, SIR.

11 THE COURT: ALL RIGHT. TELL ME IN YOUR OWN WORDS  
12 EXACTLY WHAT YOU DID IN REGARD TO EACH OF THESE OFFENSES.

13 *Ann tells me I can't say say they used my stuff* (MS. WALSH CONFERRED WITH THE DEFENDANT.)

14 THE DEFENDANT: I USED A CAMERA TO RECORD A MINOR  
15 HAVING SEX.

16 THE COURT: YOU DID IT IN SOUTH CAROLINA DURING THE  
17 DATES AND TIMES DISCUSSED IN THIS INDICTMENT?

18 THE DEFENDANT: YES, SIR.

19 THE COURT: ALL RIGHT. NOW, THE MATERIALS USED HAD  
20 BEEN TRANSPORTED AND SHIPPED IN INTERSTATE OR FOREIGN  
21 COMMERCE, DO YOU HAVE ANY KNOWLEDGE OF THAT?

22 THE DEFENDANT: I GOT THEM FROM WAL-MART. I GUESS  
23 SO.

24 THE COURT: NOW, AS TO COUNT 2, WAS THE PERSON  
25 UNDER THE AGE OF 18?

AP-A-46

2-7  
~~pg 47 of 73~~ 14

1 MS. WALSH: I did think quite a bit about that,  
2 and on one or two other occasions I have done a similar  
3 thing and also thought quite a bit about it.

4 And I looked at this as being work product,  
5 attorney work product, and that I had the right to exercise  
6 control over it. Umm, I --

7 THE COURT: Well --

8 MS. WALSH: I chose to protect this person who  
9 came to me as a witness; was a young person who I also felt,  
10 in a way, that I was protecting from Mr. Wagner, if that  
11 makes any sense, as well. *Lier! She came For Me!*

12 THE COURT: Well, if it creates a conflict, it  
13 certainly does.

14 MS. WALSH: Well, I don't think it created a  
15 conflict, but she came to me in trust and I felt that --

16 THE COURT: Well, I understand, and I understand  
17 it's a problem. I'm not sure that -- I think there's  
18 probably a question as to whom you owe the allegiance, and  
19 also whether it's work product; once you've disclosed it to  
20 him, whether it's entitled to any type of --

*I dump out on the table, Warrant, Transcript, and other Statements taken about Dec 16, 2002*

21 MS. WALSH: Well, it turns out, actually, that  
22 somehow Mr. Wagner has a copy of the transcript, although I  
23 don't specifically recall giving it to him, nor did he tell  
24 me -- he just told me that I did not give it to him. So  
25 apparently he's got a copy.

~~(Exhibit F)~~

28

2nd 1/2 Sentencing  
motion to take back plea 21

U.S. Attorney Rhet Delaw keeps saying!  
4/24/03

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COST OF THE GOVERNMENT.

THE PRIME, <sup>HE</sup> SHE KEEPS SAYING, THE PRIME VICTIM. THE  
PRIME VICTIM, ANDREA CRISEL, WAS 20 AND 21 YEARS OLD. AND IN  
TESTIFYING, SHE WOULD HAVE TO ADMIT THAT SHE BROUGHT THEM  
OVER AND SHE SET IT UP; THAT SHE HAD SEX WITH THE MINORS, AND  
I DID NOT; THAT SHE WAS LEGALLY MY WIFE, AND I WAS NOT GUILTY  
IN STATE COURT AND THAT SHE IS, BECAUSE SHE WAS HAVING SEX  
WITH MINORS; THAT I DID NOT RAPE HER; THAT HER AND HER  
BOYFRIEND, DONNIE CARTER, HAD BEEN BLACKMAILING ME; AND THAT  
DONNIE CARTER, HER BOYFRIEND, HAD BURGLARIZED MY HOUSE.

AND ON THE SIXTH QUESTION, WHETHER IT WILL  
INCONVENIENCE THE COURT AND WASTE JUDICIAL RESOURCES. THE  
EVIDENCE WILL SHOW THAT ANDREA CRISEL, AGAIN, WAS AN ADULT  
AND HAD BEEN HAVING SEX WITH THE MINORS, HAD SET IT UP AND  
ARRANGED THE GATHERING WITH NO PRIOR KNOWLEDGE OF MINE.

AT THE PROSECUTIONS, ALONG WITH THE POLICE, THE  
F.B.I. GAVE FALSE STATEMENTS AND COMMITTED PERJURY INTO  
MISLEADING THE COURT THAT ANDREA WAS A MINOR AT THE TIME OF  
THE TAPES WERE MADE. IT IS NEVER A WASTE OF JUDICIAL  
RESOURCES TO FIND THE TRUTH, THE WHOLE TRUTH, AND NOTHING BUT  
THE TRUTH MINUS THE GOVERNMENT'S LIES.

THIS WHOLE CASE WAS TO DO WITH AGE. IT IS  
IMPOSSIBLE TO BELIEVE THE WHOLE PROSECUTION TEAM DID NOT TAKE  
"MAY 9TH, 1979," AND JUNE 9, 1999, AND THE INDICTMENT AND  
FIGURE OUT THAT ANDREA WAS 20 YEARS OLD.

LAVON E. MCNAUGHTON, RDR OFFICIAL COURT REPORTER  
"Andy Savage" sets me up! 20-4-03

2-9

STATE OF SOUTH CAROLINA

ARREST WARRANT AFFIDAVIT

COUNTY OF CHARLESTON

SLED Case# 31-06-0023

Personally appeared before me, a magistrate of this County, one Special Agent Ryan Neill, SLED, who, first being duly sworn, deposes and says that

WILLIAM CREWS

did within this County and State on or about the 13th day of July 2000 did violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE  
INDECENT EXPOSURE  
16-15-130

The affiant states there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That during the years of 2000 thru June 2002, while in the County of Charleston, State of South Carolina the aforesaid, one WILLIAM CREWS, did commit the offense of INDECENT EXPOSURE, in violation of section 16-15-130 of the South Carolina Code of Laws of 1976, as amended. That an investigation conducted by the affiant, at the request of the Charleston County Sheriff's Office, revealed that the defendant had exposed his genital area to his former neighbor, (name withheld). According to witness statements, the defendant, while in his residence, would raise the blinds of his bathroom window, located on the second floor, and expose himself in a lewd manner, which was visible to the victim and a public street. Further, that the defendant would wave an object, usually a towel, to gain the attention of the victim, therefore enticing the victim to observe his behavior, which included lewd gestures. Based on the investigation, probable cause has been established.

Sworn to and Subscribed before me  
this \_\_\_\_\_ day of MAY 04 2006.  
2006.

Signature of Judge

  
(AFFIANT)

Address: 6435 Fain St. Suite A  
N. Charleston, SC 29406  
Phone: (843) 569-7593

0002

ARREST WARRANT

K- 121893

STATE OF SOUTH CAROLINA

County/ Municipality of CHARLESTON

THE STATE against

WILLIAM CREWS

Address: 1504 CLARK SOUND CIRCLE CHARLESTON, SC 29412

Phone: SSN: Sex: M Race: W Height: Weight: DL State: DL #: 07-03-1967 Agency ORI#: Prosecuting Agency: SLED Prosecuting Officer: NEILL Offense: INDECENT EXPOSURE Offense Code: Code/Ordinance Sec: 16-15-130

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of The accused is to be arrested and brought before me to be dealt with according to law.

Signature of Judge (L.S.)

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

SLED LOW COUNTRY

05/08/06 MON 07:28 FAX 8437873662

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

AFFIDAVIT

Form Approved by S.C. Attorney General April 21, 2003 SCCA 618

Personally appeared before me the affiant Special Agent Ryan Neill who being duly sworn deposes and says that defendant WILLIAM CREWS did within this county and state on Years 2000 thru June 2002 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) in the following particulars:

DESCRIPTION OF OFFENSE: INDECENT EXPOSURE 16-15-130

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTACHED AFFIDAVIT

Signature of Affiant

[Handwritten Signature]

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

Affiant's Address: P.O. BOX 21398 COLUMBIA, SC 29221-1398 Affiant's Telephone: 803-737-9000

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that on Years 2000 thru June 2002 defendant WILLIAM CREWS did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) as set forth below.

DESCRIPTION OF OFFENSE: INDECENT EXPOSURE 16-15-130

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable.

Sworn to and subscribed before me on May 4, 2006

Signature of Issuing Judge (L.S.) Judge Code: 7004/ABC

Judge's Address: 3841 LEEDS AVENUE N. CHARLESTON, SC 29405 Judge's Telephone: 843-529-7482 Issuing Court: Magistrate

ORIGINAL

01-2

2-11

# SOUTH CAROLINA LAW ENFORCEMENT DIVISION



Contact: Bobbi Schlatterer  
Office: (803) 896-7013  
After Hours: (803) 737-9000

## FOR IMMEDIATE RELEASE

May 8, 2006

### FORMER CHARLESTON COUNTY SHERIFF'S DEPUTY ARRESTED

A former Charleston County Sheriff's Deputy was arrested by SLED agents on Monday, May 8, 2006, and charged with three counts of **Indecent Exposure**.

The former Sheriff's Deputy is identified as **William Crews, 38**, of 1504 Clark Sound Circle, Charleston, South Carolina. He was arrested on Monday morning at approximately 9:30 a.m. and was booked at the Charleston County Detention Center.

The arrest is a result of an investigation conducted by SLED at the request of the Charleston County Sheriff's Office. The case will be prosecuted by the 9<sup>th</sup> Circuit Solicitor's Office.

\* Warrants Attached.

(Exhibit 1)

2-12

STATE OF SOUTH CAROLINA

ARREST WARRANT AFFIDAVIT

COUNTY OF CHARLESTON

SLED Case # 31-06-0023

Personally appeared before me, a magistrate of this County, one  
Special Agent Ryan Neill, SLED, who, first being duly sworn, deposes and says that

WILLIAM CREWS

did within this County and State on or about the 13th day of March  
2006 did violate the criminal laws of the State of South Carolina in the following particulars:

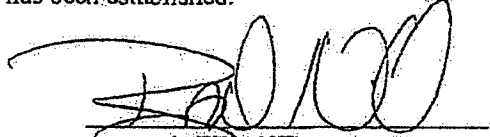
DESCRIPTION OF OFFENSE  
INDECENT EXPOSURE  
16-15-130

The affiant states there is probable cause to believe that the defendant named above did commit the  
crime(s) set forth, and that such probable cause is based on the following facts:

That during the years of 2005 thru 2006, while in the County of Charleston, State of South  
Carolina the aforesaid, one WILLIAM CREWS, did commit the offense of INDECENT  
EXPOSURE, in violation of section 16-15-130 of the South Carolina Code of Laws of 1976, as  
amended. That an investigation conducted by the affiant, at the request of the Charleston County  
Sheriff's Office, revealed that the defendant had exposed his genital area to his neighbor (name  
withheld). According to witness statements, the defendant, while in his residence, would raise the  
blinds of his bathroom window, located on the second floor, and expose himself in a lewd  
manner, which was visible to the victim and a public street. Further, that the defendant would  
either knock on the bathroom window or wave an object to gain the attention of the victim,  
therefore enticing the victim to observe his behavior, which included masturbation and lewd  
gestures. Based on the investigation, probable cause has been established.

Sworn to and Subscribed before me  
this \_\_\_\_\_ day of MAY 04 2006  
2006.

Signature of Judge

  
\_\_\_\_\_  
(AFFIANT)

Address: 6435 Fain St. Suite A  
N. Charleston, SC 29406  
Phone: (843) 569-7593

0006

ARREST WARRANT

K-121892

STATE OF SOUTH CAROLINA

County/ Municipality of CHARLESTON

THE STATE against

WILLIAM CREWS

Address: 1504 CLARK SOUND CIRCLE CHARLESTON, SC 29412

Phone: SSN: Sex: M Race: W Height: Weight: DL State: 07-03-1967 DOB: Agency ORI#: Prosecuting Agency: SLED Prosecuting Officer: NEILL Offense: INDECENT EXPOSURE Code/Ordinance Sec: 16-15-130

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of The accused is to be arrested and brought before me to be dealt with according to law.

Signature of Judge (L.S.)

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

AFFIDAVIT

Form Approved by S.C. Attorney General April 21, 2003 SCCA 618

Personally appeared before me the affiant Special Agent Ryan Neill who being duly sworn deposes and says that defendant WILLIAM CREWS did within this county and state on Years 2005 - 2006 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) in the following particulars: INDECENT EXPOSURE 16-15-130

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTACHED AFFIDAVIT

Signature of Affiant

Affiant's Address: P.O. BOX 21398 COLUMBIA, SC 29221-1398 Affiant's Telephone: 803-737-9000

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that on Years 2005 - 2006 defendant WILLIAM CREWS did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) as set forth below:

DESCRIPTION OF OFFENSE:

INDECENT EXPOSURE

16-15-130

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable.

Sworn to and subscribed before me on May 4, 2006

Signature of Issuing Judge (L.S.)

Signature of Issuing Judge: Judge Code: 7004/AEC

Judge's Address: 3841 LEEDS AVENUE N. CHARLESTON, SC 29405

Judge's Telephone: 843-529-7482 Issuing Court: X Magistrate Municipal Circuit

ORIGINAL

2-13

0004

ARREST WARRANT

K- 121894

STATE OF SOUTH CAROLINA

County/ Municipality of CHARLESTON

THE STATE against

WILLIAM CREWS

Address: 1504 CLARK SOUND CIRCLE CHARLESTON, SC 29412

Phone: SSN: [REDACTED]

Sex: M Race: W Height: Weight:

DL State: DL #: 07-03-1967

DOB: Agency ORI#: SLED

Prosecuting Agency: NEILL

Prosecuting Officer: INDECENT EXPOSURE

Offense: Offense Code: 16-15-130

Code/Ordinance Sec. 16-15-130

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of

The accused is to be arrested and brought before me to be dealt with according to law

Signature of Jurgo (L.S.)

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

SLED LOW COUNTRY

05/08/06 BOX 07-29 FAX 8437973662

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

AFFIDAVIT

Form Approved by S.C. Attorney General April 21, 2003 SCCA 010

Personally appeared before me the affiant Special Agent Ryan Neill who being duly sworn deposes and says that defendant WILLIAM CREWS did within this county and state on Yrpt of 2006 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) in the following particulars:

INDECENT EXPOSURE 16-15-130

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTACHED AFFIDAVIT

Signature of Affiant

[Handwritten Signature]

STATE OF SOUTH CAROLINA County/ Municipality of CHARLESTON

Affiant's Address: P.O. BOX 21398 COLUMBIA, SC 29221-1398 Affiant's Telephone: 803-737-9000

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY: It appearing from the above affidavit that there are reasonable grounds to believe that on Year of 2006 defendant WILLIAM CREWS did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of CHARLESTON) as set forth below:

DESCRIPTION OF OFFENSE: INDECENT EXPOSURE 16-15-130

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable.

Sworn to and subscribed before me May 4, 2006

Signature of Issuing Jurgo (L.S.)

Judge Code: 7004/AEC

Judge's Address: 3841 LEEDS AVENUE N. CHARLESTON, SC 29405

Judge's Telephone: 843-529-7482 Issuing Court: [X] Registrars [ ] Municipal [ ] Circuit

ORIGINAL

2-14

2-15

STATE OF SOUTH CAROLINA

ARREST WARRANT AFFIDAVIT

COUNTY OF CHARLESTON

SLED Case # 31-06-0023

Personally appeared before me, a magistrate of this County, one Special Agent Ryan Neill, SLED, who, first being duly sworn, deposes and says that

WILLIAM CREWS

did within this County and State on or about the 13th day of March 2006 did violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE  
INDECENT EXPOSURE

16-15-130

The affiant states there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That during the year of 2006, while in the County of Charleston, State of South Carolina the aforesaid, one WILLIAM CREWS, did commit the offense of INDECENT EXPOSURE, in violation of section 16-15-130 of the South Carolina Code of Laws of 1976, as amended. That an investigation conducted by the affiant, at the request of the Charleston County Sheriff's Office, revealed that the defendant had exposed his genital area to his neighbor, (name withheld). According to witness statements, the defendant, while in his residence, would raise the blinds of his bathroom window, located on the second floor, and expose himself in a lewd manner, which was visible to the victim and a public street. Further, that the defendant would either knock on the bathroom window or wave an object to gain the attention of the victim, therefore enticing the victim to observe his behavior, which included lewd gestures. Based on the investigation, probable cause has been established.

Sworn to and Subscribed before me  
this \_\_\_\_\_ day of MAY 04 2006  
2006.

Signature of Judge

  
\_\_\_\_\_  
(AFFIANT)

Address: 6435 Fain St. Suite A  
N. Charleston, SC 29406  
Phone: (843) 569-7593

Pg 62 of 73

Detective William Crews was the investigating officer and the prosecuting officer in Theodore Wagner's case.

13

Theodore Wagner v. William Crews, et al.

1/A NO. 6:05 - 1100

Includes 1<sup>st</sup> Amendment argument

# sex-crimes officer charged with 3 counts of indecent exposure

investigator with Sheriff's Office himself to three neighborhood s. Division agents ner Sgt. William units of indecent used Crews on a izance bond. tors Crews would ie second-floor is Clark Sound



Crews

Circle home. They said he would raise the blinds, rap on the window or wave an object to gain his victims' attention, then expose himself while making lewd gestures, according to arrest affidavits.

The charges stem from incidents that reportedly occurred between 2000 and this year, affidavits stated. The incidents involve three victims, SLED spokeswoman Bobbi Schlatterer said.

Schlatterer declined to comment further, citing the ongoing investigation.

The allegations surfaced April 7 when one of Crews' neighbors filed a report with the Sheriff's Office accusing him of periodically exposing himself to her 20-year-old daughter for nearly a year. The Sheriff's Office notified SLED of the allegations that same day, said Sheriff's Capt. John Clark.

Crews was fired from the Sheriff's Office on April 20 after an internal-affairs investigation, Clark said.

Andy Savage, Crews' lawyer, declined to comment on the charges, saying he and his client had not yet had an opportunity

to review the allegations in detail.

"He always enjoyed an excellent reputation in both the legal and the law enforcement communities," Savage said

Crews, a married father of three, won't try to get his job back, as he had been planning to make a career change anyway, Savage said. He declined to say more about those plans.

Crews first worked for the Sheriff's Office between March 1989 and December 1990. He returned as a deputy in July 1996 and had worked there ever since, earning a promotion to sergeant two years ago, Clark said.

Before his termination, Crews worked

as a supervisor of school resource officers and community service operator, Clark said.

Crews had previously worked as a detective and was involved in several high-profile cases, including investigations of sex crimes.

In 2002 he investigated an amateur pornographer who produced a video of minors having sex at a James Island home.

That same year, Crews arrested a 6-year-old man accused of molesting a girl while babysitting her in Ladson.

Reach Glenn Smith at 937-5556 or gsmith@postandcourier.com.

2000

2006

While conspiring with other law enforcement officers to cover up felony crimes, cover up the truth and of Wagner's innocence and accountability, and feeding false evidence and stigma to the press, Det. Crews was committing sex crimes at home. (Evidence has been presented to courts and ignored)

2-16

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
CHARLESTON DIVISION

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UNITED STATES OF AMERICA :  
 :  
 vs. :  
 :  
 THEODORE THOMAS WAGNER : 2:02 - CR - 181

Status Conference in the above-captioned matter held  
Thursday, December 19, 2013, commencing at 10:37 a.m.,  
before the Hon. P. Michael Duffy, in the United States  
Courthouse, Courtroom I, 81 Meeting Street, Charleston,  
South Carolina, 29401.

APPEARANCES:

MICHAEL R. DeHART ESQUIRE, Office of the  
U.S. Attorney, P.O. Box 978, Charleston, SC,  
appeared for the Government.

RUSSELL W. MACE, III, ESQUIRE, 1341 44th Ave.,  
Myrtle Beach, SC, appeared for defendant.

REPORTED BY DEBRA L. POTOCKI, RMR, RDR, CRR  
Official Court Reporter for the U.S. District Court  
P.O. Box 835  
Charleston, SC 29402  
843/723-2208

1 I found out before I was ever sentenced. I was trying right  
2 in front of you, doing my best.

3 THE COURT: Okay. I'm not giving the U.S. Attorney a  
4 chance to say anything; he wants to be heard. Go ahead,  
5 Mr. DeHart.

6 MR. DeHART: Just very briefly, Your Honor, we  
7 support your decision to get Mr. Wagner evaluated. I just put  
8 a couple of points on the record that I'd like him to hear.  
9 And just, Judge, the evidence indicates to us that he is  
10 delusional. If you go back to when he was indicted, I think  
11 it bears repeating that he pled guilty to production of child  
12 pornography. So it wasn't as if he was just convicted at a  
13 trial and maintained his innocence throughout. He pled  
14 guilty. That's significant, Your Honor.

15 And secondly, the grand jury transcript that he handed me,  
16 he's completely misreading it. The victim testified that --  
17 excuse me -- that the FBI agent testified that one victim was  
18 16 years old. ~~The other two victims that Mr. Wagner had sex~~  
19 ~~with and videotaped, were 17 years old.~~ Nowhere in there do  
20 they say that the victims were adults. *I never had sex with*  
*anyone and did not want*  
*them there.*

21 It appears to be, Your Honor, that he is delusional.

22 As to Mr. Mace's suggestion, and I can see why he would  
23 make it, that why didn't he have an outpatient evaluation.  
24 Our concern there is, Judge, if he is evaluated by a local  
25 doctor, he will simply threaten to sue that doctor, that

1 and I'm coming up on the court date, I would rather not be  
2 postponed one more time.

3 And I want to put on the record that I never had -- that's  
4 why I want Andrea in. ~~They still haven't admitted Andrea was~~  
5 ~~born May 9, 1979. Victim A. It happened on June 25th, 1999.~~  
6 ~~She was 20 years one month 16 days old.~~ She is the only  
7 person what had sex with anybody. I never had sex with  
8 anybody. I was there with Candace Christensen, a girl that  
9 Andrea brought over for me to meet and all, and I never  
10 touched her.

11 THE COURT: Stop right there. I don't want to hear  
12 all that. We're trying to get straight with your court  
13 schedule at the moment. Okay?

14 Now, I'm going to ask the federal facility at Butner,  
15 North Carolina to evaluate you. Mr. Mace has a good point; it  
16 may not happen for awhile anyhow, because they have very  
17 limited space, and the holiday season being what it is, et  
18 cetera, they may ask you to report later. So I'm going to set  
19 that up, and you're going to report, as you've said you will,  
20 whenever you're told to be there. It may well be after your  
21 Family Court hearing. But if it's before then, which I doubt,  
22 but if it is, I expect you to show up at Butner. And we'll  
23 take care of getting you an expedited hearing in the Family  
24 Court when you get back. But Butner is much harder to  
25 schedule than the Family Court. So that will take priority.



The Court held a hearing on . After hearing the evidence, and examining the supporting documentation, the Court has determined that the Complainant has/ has not proved by a preponderance of evidence the need for issuance of a Permanent Restraining Order.

The Court makes the following finding of fact: (Check all that apply)

- 1. The Complainant resides in Charleston County, Charleston, SC.
- 2. The Respondent lives at 9680 Seminole Way, Summerville, SC 29485, which is in Dorchester County, SC.
- 3. The Respondent is employed at Design-a-Print which is located at 3239 Benchmark Drive, Ladson, SC 29456
- 4. The Respondent is a nonresident of this state or cannot be found.
- 5. The Respondent:
  - was convicted of a criminal offense (as defined in SC Code Ann. § 16-3-1900(3)) for which the victim was the subject of the crime.
  - was convicted of a criminal offense (as defined in SC Code Ann. § 16-3-1900(3)) for which the witness assisted the prosecuting entity/agency.
- 6. The conviction took place on this date, October 18, 2016 in the Court of General Sessions, Ninth Judicial Circuit. The prosecuting entity/agency was Ninth Circuit Solicitor's Office. The qualifying conviction was Stalking.
- 7. A restraining order has expired, is set to expire, or is not available and the common pleas court is not in session for the complainant to obtain a permanent restraining order.

IT IS THEREFORE ORDERED THAT (Check all that apply):

- A. The Respondent is restrained, prohibited and forbidden from abusing, threatening to abuse, or molesting the Complainant or members of Complainant's family.
- B. The Respondent is restrained, prohibited and forbidden from entering or attempting to enter the Complainant's place of residence, employment, or education.
- C. The Respondent is restrained, prohibited and forbidden from communicating or attempting to communicate with the Complainant or members of the Complainant's family in any way that would violate Section 16-3-1910.
- D. Federal Firearms Prohibition, pursuant to 18 U.S.C § 922.
  - 1. Does this Order protect an intimate partner, a child of an intimate partner, or a child of the respondent?  YES  NO
  - 2. Did the person restrained have actual notice and an opportunity to participate in the hearing?  YES  NO
  - 3. Does the Order find the restrained person a credible threat or explicitly prohibit the use, attempted use, or threatened use of physical force?  YES  NO
- E. A copy of this Order shall be served on the following law enforcement agencies: Charleston County Sheriff's Office.

AND IT IS SO ORDERED.

Entered at A.M. on Oct 18, 2016

Charleston, SC.

*[Signature]*  
Circuit Court Judge

RECEIVED  
OCT 19 PM 4:25  
CLERK'S OFFICE

VIOLATION OF THIS ORDER IS A FELONY CRIMINAL OFFENSE PUNISHABLE BY UP TO FIVE YEARS IN PRISON.

ATTEST: A TRUE COPY  
JULIE J. ARMSTRONG (SEAL)  
CLERK, C.P. & G.S. & S.C.  
By *[Signature]*  
DEPUTY CLERK

Micheal Davis borrows a phone to continue Stalking Aaron Satcher on November 9, 2016.

How does Micheal Davis's continued Stalking of Aaron Satcher and his girlfriend intensify Theodore Wagner ongoing Trauma caused by Mike Davis?

Theodore Wagner vs. Designa Print and Mike Davis including anyone who is Complicit or Enabled protecting Mike Davis. Docket No. 2015-CP-10-1303

I am being treated and receive medication associated with Mike Davis's participation in an Ongoing Conspiracy which prompted this law suit. I have been the focus of Mike Davis's obsession with Aaron many times and have even had Micheal Davis break in our apartment through a window at 3:00am in the morning and stand over me in my room while I slept. Then Mike goes to Aaron's room and try break through the door which woke Aaron up. I have had Micheal Davis at my door at three in the morning to slash both tires of my bike 2 times. I fear what he would have done with that knife if I had stepped outside my door at that time. On video evidence supplied, Micheal Davis is clear that he believes Aaron and I are in a sexual relationship and will never believe otherwise. Micheal Davis has used the internet and in person to spread this lie and cause me trauma to the point I can hardly function.

While in prison I knew a man who was in prison for life for killing his "baby's mama" and was proud of the life sentence. In high school he "Put a baby in her" and said that made her his property for ever. She did not like him and got another boyfriend. This inmate killed the boyfriend and got 20 years in prison. She got married and moved to South Carolina and had 3 more children. When he got out after 20 years in prison he came strait to South Carolina, knocked on the door, and when she opened it, he shot her with a shotgun. He told me if the husband and the children had been home he would have killed them too. After almost 3 years and 2 convictions do to his Stalking Micheal Davis seems that obsessed.

Micheal Davis has twice made viable threats to kill Aaron. On April 3, 2014 7:30 pm. Right at 7:30 pm Aaron comes running into the apartment saying that Mike had just told him that he was going to buy a gun so he could kill Aaron and then himself. Aaron really looked scared. I told Aaron that if he really said that he need to go file a police report. Four or 5 minutes after Aaron came running in he has left to go the police station. On June 16, 2014 4:00 pm. Aaron called me at home to tell me that Officer Vogas had come to his work to warn him that Mike Davis had told his counselor that he could not stop thinking of killing Aaron. The counselor informed the police and Officer Vogas said the police had to pass the warning on to Aaron. Now Aaron is really stressed out. I was told by Micheal Theobold that Mike Davis tried to get him to attack me. Mike told Theobold that with me out of the way Aaron would come back to him. Knowing all of this I do fear for my life as well as Aaron's.

Aaron told Micheal Davis to get out of his life for ever repeatedly sense March 2014 and Mike will not stop! Aaron has been in a loyal and monogamous relationship with Miah for years. Miah knows all about Mike's Stalking of Aaron and has stood by Aaron side. The fact that Micheal Davis has used an alias twice to Stalk and Terrorize Aaron and is now trying to Terrorize Miah shows he will not let this go, even if it cost him 12 years in prison for violation of probation. I live in Terror and can't sleep. At the slightest sound I am watching the surveillance cameras.

4-4

Sent to Miah Bundy's Facebook account at 11:35am on November 9, 2016.

Conversation started Wednesday



Crystal Huggins

11/9, 11:35am

Your boyfriend is a gay male huster there is do much you don't know

Sent from Messenger

Sent to Aaron Satcher's Facebook account at 11:37am on November 9, 2016. This is in direct violation of Micheal Davis's 5 years of probation for the suspending of the 12 year Prison Sentence. Micheal Davis does not care!

Conversation started Wednesday



Crystal Huggins

09/11/2016 11:37

Your a faggot

Sent from Messenger

Miah Bundy replied to Crystal Huggins message at 9:48pm on November 9, 2016. At 10:10pm Crystal Huggins replies she does not know what is going on.



Crystal Huggins

11/9, 11:35am

Your boyfriend is a gay male huster there is do much you don't know

Today

You accepted Crystal's request.

9:48pm



Miah Bundy

9:48pm

What do you mean? who are you



Crystal Huggins


10:10pm


Not sure why your on my fb asking me questions I don't know you either and I haven't sent you anything how did you get on my messenger


Lol

Miah Bundy explains at 10:12pm on November 9, 2016 that Miah received a message from Crystal Huggins that reads "Your boyfriend is a gay male huster there is do much you do not know"

At 10:13pm Crystal Huggins states that "I don't think anyone used my phone." This is a lie.

 **Crystal Huggins** 10:12pm  
 Not sure why your on my fb asking me questions I don't know you either and I haven't sent you anything how did you get on my messenger  
 Lol

 **Miah Bundy** 10:12pm  
 I received a message from this account at 11:35 yesterday morning that reads "Your boyfriend is a gay male huster there is do much you don't know"

 **Crystal Huggins** 10:13pm  
 Oh I have no idea I don't think anyone has used my phone. Who is your boyfriend??  
 I apologize I didn't send anything like that but I'm pretty sure I know who did and im about to handle that!! Again sorry. Can u clarify your boyfriend's name cause if I am thinking right person

At 10:20pm Miah Bundy explains that if she is helping Micheal Davis Stalk Aaron she is committing a felony and Miah needs to know in order to provide information to the solicitor. At 10:22pm Crystal Huggins states she knows Micheal Davis by the alias of Stevie and admits to letting Micheal Davis use her phone.

4-6



**Crystal Huggins**

10:18pm

Oh I have no idea I don't think anyone has used my phone. Who is your boyfriend??

I apologize I didn't send anything like that but I'm pretty sure I know who did and im about to handle that!! Again sorry. Can u clarify your boyfriend's name cause if I am thinking right person



**Miah Bundy**

10:20pm

If you are helping Michael Davis stalk my boyfriend, you are aiding him in committing a felony. If that's who you think it was I need to know immediately in order provide information to the solicitor.



**Crystal Huggins**

10:23pm

Yes that's exactly who it was and I told him he better not start no bs on my phone! I thought he was up to no good. I actually know him as Stevie but recently was told his legal name. I am finding out alot that I didn't know. I haven't known him very long but little by little the picture comes together.

At 9:23pm Crystal Huggins admits again to letting Micheal Davis use her phone but was not aware he was using her Facebook. Miah thanked Crystal Huggins for her help.

4-7

 **Crystal Huggins** 10:22pm

Yes that's exactly who it was and I told him he better not start no bs on my phone! I thought he was up to no good.

I actually know him as Stevie but recently was told his legal name. I am finding out alot that I didn't know. I haven't known him very long but little by little the picture comes together.

 **Crystal Huggins** 10:23pm

I was not aware he was using my fb he asked for my phone

 **Miah Bundy** 10:23pm

Thank you for your help.

 **Crystal Huggins** 10:23pm

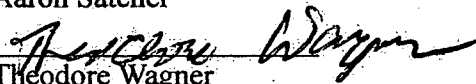
You are welcome and again I'm sorry.

I didn't know he was doing this or the extent this is crazy

Date: 8 Dec 2016

  
Aaron Satcher

Date: Dec 5<sup>th</sup> 2016

  
Theodore Wagner

4-8



Aaron Michael Satcher &lt;satchera1@citadel.edu&gt;

---

**Michael Davis**

---

**Aaron Michael Satcher** <satchera1@citadel.edu>

Wed, Dec 7, 2016 at 8:34 AM

To: Matthew Johnson &lt;Matthew.Johnson@ppp.sc.gov&gt;

Good Morning,

I managed to get Crystal Huggins' phone number. I Facebook messaged her and ask her to call me. She texted me back with number. I have not contacted her yet. The number is: 843-377-3538.

I have included a copy of one of my roommate's filings which we have explained the situation more clearly. Micheal Davis went out of his way to continue his stalking of me and trying to destroy another relationship. He told this Crystal Huggins that his name is "Stevie". This is the second alias he has used; a common tool of most criminals.

I DO NOT feel safe with Micheal Davis out and still stalking me. It has been almost 3 years and I am in fear of Micheal Davis's fatal attraction with me. I fear for my life and the lives of people around me. Please Help.

[Quoted text hidden]

---

 Mike Davis borrows phone to Stalk Aaron 16-11-09..pdf  
1331K

4-9

Aaron Michael Satcher &lt;satchera1@citadel.edu&gt;




---

**Michael Davis**


---

Matthew Johnson <Matthew.Johnson@ppp.sc.gov>

Thu, Dec 8, 2016 at 4:44 PM

To: Aaron Michael Satcher <satchera1@citadel.edu>

Thanks I have her coming into the office to give a statement. I will keep you up to date.

Sent from my iPhone.

On Dec 7, 2016, at 8:34 AM, Aaron Michael Satcher <satchera1@citadel.edu> wrote:

Good Morning,

I managed to get Crystal Huggins' phone number. I Facebook messaged her and ask her to call me. She texted me back with number. I have not contacted her yet. The number is: 843-377-3538.

I have included a copy of one of my roommate's filings which we have explained the situation more clearly. Micheal Davis went out of his way to continue his stalking of me and trying to destroy another relationship. He told this Crystal Huggins that his name is "Stevie". This is the second alias he has used; a common tool of most criminals.

I DO NOT feel safe with Micheal Davis out and still stalking me. It has been almost 3 years and I am in fear of Micheal Davis's fatal attraction with me. I fear for my life and the lives of people around me. Please Help.

On Wed, Nov 23, 2016 at 10:41 AM, Matthew Johnson <Matthew.Johnson@ppp.sc.gov> wrote:

I have provided your contact information to Michelle Hughes who is our Victims Advocate her number is 803-245-2901. She will be sending you our packet soon for notification of hearings.

As for Mr. Davis I am still trying to gather more information. Do you happen to know Crystal Huggins whose Facebook was used? I am trying to track down Crystal Huggins so that I can interview her because it will be vital for prosecuting this case. As of right now I don't know have enough to charge him.

Matthew Johnson

Agent

South Carolina Department of Probation, Parole and Pardon Services

Dorchester County

Office-843-832-8340

<image001.jpg>

4-10



Aaron Michael Satcher &lt;satchera1@citadel.edu&gt;

---

**Michael Davis**

---

Matthew Johnson &lt;Matthew.Johnson@ppp.sc.gov&gt;

Wed, Dec 21, 2016 at 7:06 PM

To: Aaron Michael Satcher &lt;satchera1@citadel.edu&gt;

Cc: Leigh Michelle Jones &lt;LeighMichelle.Jones@ppp.sc.gov&gt;, Micky Talley &lt;Micky.Talley@ppp.sc.gov&gt;, "Michelle D. Hughes" &lt;Michelle.Hughes@ppp.sc.gov&gt;

Aaron,

I apologize I am currently on leave and will be back in the office next week. This case is a priority. That being said Crystal Huggins is being uncooperative. At this point I don't have enough evidence to violate Michael Davis's probation for having contact with you. Our office will notify you if or when Michael Davis's probation is violated and you will be notified of any hearings. I checked with Michelle our victims advocate and we did receive your victim response form from you. I have also cc'd my supervisor to this email to assure you this matter is being investigated. I would like to suggest that you also file a police report with your local law enforcement agency concerning the Facebook messages as they could possibly charge Mr Davis with a new crime.

Agent Johnson

Sent from my iPhone

[Quoted text hidden]

Exhibit 5-1

FORM 4

STATE OF SOUTH CAROLINA  
COUNTY OF CHARLESTON  
IN THE COURT OF COMMON PLEAS

JUDGMENT IN A CIVIL CASE

CASE NO. 2015CP1004166

Theodore Wagner  
PLAINTIFF(S)

Designa Print  
DEFENDANT(S)

Submitted by:

Attorney for :  Plaintiff  Defendant  
or  
 Self-Represented Litigant

DISPOSITION TYPE (CHECK ONE)

- JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.
- ACTION DISMISSED (CHECK REASON):**  Rule 12(b), SCRPC;  Rule 41(a), SCRPC (Vol. Nonsuit);  Rule 43(k), SCRPC (Settled);  Other
- ACTION STRICKEN (CHECK REASON):**  Rule 40(j), SCRPC;  Bankruptcy,  Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  Other
- STAYED DUE TO BANKRUPTCY**
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):**  
 Affirmed;  Reversed;  Remanded;  Other

FILED  
2018 MAY -9 AM 11:15  
CIRCUIT COURT

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

**IT IS ORDERED AND ADJUDGED:**  See attached order (formal order to follow)  Statement of Judgment by the Court:

This order  ends  does not end the case.  
Additional Information for the Clerk :

Dismissed per SCRPC 41 B

INFORMATION FOR THE PUBLIC INDEX

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount to be Enrolled (List amount(s) below)
		\$

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk.  
Note: Title abstractors and researchers should refer to the official court order for judgment details.

*Daniel P. Hill*

Circuit Court Judge

2753

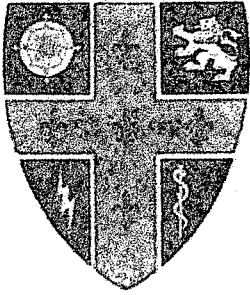
Judge Code

5-8-18

Date

5-2

SCRCP Form 4C (10/2011)



COMPASS CAROLINA HEALTH CARE SYSTEMS, INC

1483 Tobias Gadson Blvd., Suite 107, Charleston, SC 29407  
Phone 843-745-5153 • Fax 843-766-8606

May 31, 2016

To Whom It May Concern,

This letter is to inform that I am currently providing bi-weekly psychotherapy for Theodore Wagner for Panic Disorder and Post Traumatic Stress Disorder and have been since June 2015. Mr. Wagner has been a consistent participant in his treatment to manage his intense anxiety and continues to make gradual progress.

Mr. Wagner reported upon intake a significant amount of distress and panic stemming from a stalking and harassment case impacting him and his roommate. This has also been a trigger for his post traumatic stress disorder. The events of this case such as this man breaking into their home, standing over the patient's bed while he was sleeping, trying to have another individual attack him and his roommate being attacked at work and losing his job, have all contributed to his panic attacks and traumatic reactions.

Throughout the past year, Mr. Wagner has displayed extreme panic and fear of this man as well as the personal safety of himself and his roommate. At times, contributing to this case has been difficult for him while experiencing paralyzing delays in order to manage his anxiety.

Please feel free to contact me with any questions or concerns regarding Mr. Wagner.

*Megan Mahoney MA, LPC*

Megan Mahoney, MA, LPC

*Ms Mahoney said I was not allowed under any reason to have copies of any of my medical records. She gave me this letter to file in the court and I gave to Dependents Laura Kenneth Lovelace.*

*On Feb. 15, 2017 Judge Jefferson who was just kidnaped me from another court room ordered Mr. Lovelace give the court records. so I got them also,*

Find messages, documents, photos or people



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Less

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📷 Photos

📄 Documents

➔ Travel

✂ Coupons

📄 Purchases

🗣 Tutorials

Folders Hide

+ New Folder

Aaron Satcher

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Buy a House

Change.org

Equipment etc.

FCC Complaint

FIRST AMENDMENT

First Amendment P...

Gang Rape Folder

Jeff Wagner

Khan Academy

Medical

Place to live

TheodoreWagner.c...

Thomas Wagner

Wagner

**Wagner Vs.**

Words 1

Subpoena and Order to Compass Healthcare Yahoo/Wagner ...

**Kenneth Goode** <kenny@k...> Jan 18, 2017 at 11:04 AM  
To: Theodore Wagner

Theo,

Please find attached the cover letter, Subpoena, Protective Order and Affidavit of Records Custodian I am sending to Compass Carolina Health Care Systems, Inc. today.

Please let me know if you have any questions.

Thanks, Kenny

—  
Kenneth G. Goode, Jr., Esquire  
Law Office of Kenneth G. Goode, Jr., LLC  
4 Carriage Lane, Suite 204  
Charleston, South Carolina 29407  
C 843-754-5985  
F 843-494-5553

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Cover Ltr, Su....pdf  
3MB



Reply, Reply All or Forward



**Kenneth Goode** 🔍

kenny@kggjlaw.com  
(843) 494-5553

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEL FROM CHARLESTON COUNTY  
Danial Hall, Circuit Court Judge

Theodore Wagner.....Appellant

v.

Designa Print and Mike Davis including anyone who is Complicit or Enabled protecting Mike Davis....Respondent

**Affidavit of Service**

I, Theodore Wagner on this day did place in the to all the same copies of Brief, Leave to Supplement the Record on Appeal, Second Motion for Appointment of a Lawyer, Designation of Matter to Be Included in The Record On Appeal, Certification, Motion for Permission to Exceed Limitations of Length of Briefs, Motion for no Extra Briefs or Cost, Affidavit of Service, at the U.S.

Post Office to:

Clerk, South Carolina Court of Appeals  
To Ms. Jessica Lucas  
Post Office Box 11629  
Columbia, South Carolina, 29211

Kenneth G. Goody, Jr., Attorney  
4 Carriage Lane, Suite 204  
Charleston , South Carolina 29407  
Attorney for Respondent

**RECEIVED**

SEP 04 2018

**SC Court of Appeals**

Date: Aug 31, 2018

Theodore Wagner  
Theodore Wagner, Pro Se  
General Delivery - Homeless  
557 East Bay Street  
Charleston, SC 29403  
Pro.Se for the Appellant

Kenneth G. Goody, Jr., Attorney  
4 Carriage Lane, Suite 204  
Charleston , South Carolina 29407  
Attorney for Respondent

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEL FROM CHARLESTON COUNTY  
Danial Hall, Circuit Court Judge

RECEIVED  
SEP 04 2018  
SC Court of Appeals

Theodore Wagner.....Appellant

v.

Designa Print and Mike Davis including anyone who is Complicit or Enabled protecting Mike Davis....Respondent

Certification

I, Theodore Wagner, Certify that the Designation of Matter to be Included in the Record on Appeal and The Brief contain no matters which are not irrelevant to the Appeal. There is no way to cover all the Matters Relevant to the Appeal as all the 6 inches of Material I showed Mike Davis on January 21, 2014 are Relevant to the Appeal. Transcript, Mr. Goode's comment on (R. p. 29, line 7-9) makes Everything Relevant. That is the only reason I met Mike Davis on January 21, 2014 and the **DVD Audio of Mike Davis on that night after looking for an hour and a half at all the evidence proves he believes I am innocent of my charges** and in the Government Cover Up. I gave only part to Kenneth Goode but more than enough to prove the Crime and explained it to him as I was going to present it. I showed Judge Hall only a few pieces that prove the Government committed a Crime including 18 U.S.C. § 1503 to put me on the Registry. That makes the DVD Relevant! The Reason I met Mike Davis!

Besides, I feel the Trauma when I receive an Eviction notice because Mike gets Aaron fired. Every time Aaron came in screaming how much he hated Mike **for years** every time Aaron saw Mike Stalking him again, I felt the Trauma! **Panic!** If it caused my roommate Trauma it caused me twice the Trauma. I would shake and Panic! Goode tries to separate the two. Aaron had a girlfriend to dump on. I had to Panic in Trauma in the corner alone. Everything is Relevant!

Theodore Wagner

Date: Aug 30<sup>th</sup> 2018

Theodore Wagner, Pro Se  
557 East Bay Street  
Charleston, SC 29403  
Pro Se for the Appellant



TheodoreWagner.com  
Theodore Wagner  
General Delivery, Homeless  
557 East Bay Street  
Charleston SC 29403  
United States

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SFP 04 2018

**SC Court of Appeals**

Clerk, South Carolina Court of Appeals  
To Ms. Jessica Lucas  
Post Office Box 11629  
Columbia, South Carolina, 29211

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