

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

APPEL FROM CHARLESTON COUNTY  
Danial Hall, Circuit Court Judge

Case No 2018-001125

**RECEIVED**  
OCT 01 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

**Affidavit of Service**

I, Theodore Wagner on this day did place in the to all the same copies of: the 5 page plea for

**Help to South Carolina Governor, Honorable Henry McMaster, Certified Mail Restricted**

**Delivery, 7016 1370 0000 4822 5765 and Affidavit of Service, at the U.S. Post Office to:**

**Governor of South Carolina**  
**The Honorable Henry McMaster**  
State House  
1000 Gervais Street  
Columbia, South Carolina, 29201  
**Certified Mail Restricted Delivery**  
7016 1370 0000 4822 5765

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

**Attorney General Alan Wilson**  
1000 Assembly Street, Room 519  
Columbia, South Carolina, 29201

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

Sept 27<sup>th</sup> 2015  
Date: ~~File~~

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

Attorney for Respondent

Theodore Wagner

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



Theodore Wagner  
557 East Bay Street  
General Deliver - Homeless  
Charleston SC 29403  
Phone (843) 406-2508  
TheodoreWagner65@yahoo.com

September 27, 2018

To: **Governor of South Carolina**  
**Governor Henry McMaster**  
1000 Gervais Street  
Columbia, SC 29201

**RECEIVED**  
OCT 01 2018  
SC Court of Appeals

Regarding: **Certified Mail Restricted Delivery 7016 1370 0000 4822 5765**  
Help with Perjured Testimony by a South Carolina Police Officer.  
Challenge of Court of Appeal Rules as Unconstitutional.

Dear Governor McMaster,

I need your Help!

I hope you can understand this as I live with **Post Dramatic Stress Disorder** and **Panic Disorder with Agoraphobia** as diagnosed from you psychiatrist every day is a Mental Struggle. Trying to be my own lawyer living on 750.00 Dollars a month disability makes this hard. The doctors report from Compass Health Systems is from July 31, 2017 (Explained in Brief) because of an unlawful hearing on February 15, 2017 in front of Judge Jefferson Attorney **Kenneth Goody** got them for me with a court order. They said under no circumstances would they give medical records to me. I still go regularly and will probably need to for ever because of Mike Davis. I met mike Davis because of my fight to prove I was never guilty or ever had a Lawyer to defend me in Court and want the Truth, and the whole Truth on the Record.

This concerns the Intentional Perjured testimony of **Detective William Crew** in Affidavits to obtain Warrants on February 28, 2002. He was commuting Sex Crimes against Children as young as 10 years before this date and 1 my Lawyers, Andy Savage who set me up represented him. (Evidence

Included.) The State of South Carolina has covered up and sealed all Affidavits and Warrants that involve **Judge Jefferson**. I have included an Affidavit by Detective Crews on February 28, 2002 for the Search Warrant. It is easy to lie but Dates do not lie. Please pay attention to the dates and wording or lack of. Detective Crews testifies under Oath that "*Victim, Andrea Crisel, who advised that on February 26, 2002, while she was a guest at 1173 Pauline Avenue she viewed a video tape of herself and another female victim engaged in sexual activity.*" In Exhibit 2-3 sent back from the Court of Appeals the Government confirms her birthday as May 9, 1979. That would mean that while I was at work Andrea my 22 year old wife was watching **HER Video Tapes** with our Paying Roommate and friend. I have included our Divorce papers from July 11, 2014. She was not a guest in her own home as my "Will" clearly stated that anything that did not come from the Wagner Estate that goes to my son would go to her and clearly described Her Tapes and they were her's.

Andrea made her tapes on June 25, 1999 with her friends when she was 20 years old. I did not hang around her friends and was not introduced to them until they walked in the door and Andrea ask to use the camera. Detective Crews knew Andrea was 22 years old when she was showing these tapes of her 20 years old. Andrea can not be a VICTIM in here tapes. Everything Detective Crews said was a lie in the Affidavits to get the Warrants making this "**Fruits of the Poisonous Tree.**"

I have included the Brief that more clearly explains the Truth starting on page 29. This also includes the S.L.E.D. Reports for Detective Crews and shows he had been abusing children years before he committed perjury to get these Warrants.

I need help! Lawyers have made jokes about me going to the Department of Justice to find justice because they will never admit they did anything wrong. They will only cover it up.

That is when I used someone who I met because of this Conspiracy, Mike Davis to get the Truth on a Court Transcript. On May 7, 2018 in court I find out that **Attorney Kenneth G. Goody** is colluding with Andrea and S.A Cynthia McCants who mislead the Grand Jury out in the hall. Court was

Involuntary Dismissed even though I invoked my Constitutional Right to a Trial by Jury.

Please find the *Cover Letter to Attorney General Alan Wilson* enclosed for a **Constitutional Challenge of Court of Appeals Rules, CC: Clerk of Court, Motion to Discontinue all Court Deadlines Until Challenge Heard, Motion for no Extra Briefs or the Court pay all Cost, Motion for Appointment of a Lawyer, Affidavit of Service.**

I have filed Notarized Affidavit showing I am on S.S.I. and can not afford the Draconian cost of the Appeal process. As a Citizen of South Carolina **In this Challenge of Court of Appeal Rules, etc,** I am clear that I am Challenging 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> Sentence 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”. The Department of Justice.**

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. The Court of Appeals Rules use indirect restraints to Oppress my access to an Appeal and Challenge each one that does.

I also so Evidence that show Crimes by the Government and the Defendant that I do not believe the Court should knowingly be able to cover up.

All my Exhibits were sent back to me with the Letter included. “see Rule 210, SCACR.” I Challenge this. “RULE 210 RECORD ON APPEAL (b) Time for Filing. **The appellant must file with the clerk of the appellate court fifteen (15) copies of the Record on Appeal** no later than the date his brief(s) are due under Rule 211. As provided by Rule 267 (d), one copy filed with the appellate court shall be filed unbound. The appellate court may require an appellant to file additional copies of the

Record on Appeal.”

This makes the Appeal Process **Void to the Poor on Disability**. That is Unconstitutional. I have lost anyone who would talk to me begging for money over the years to clear my name. When you ask people in a parking lot to give you money, a lot ask you what it is for. When you tell the truth they walk off. In this day and age scan them and everyone has a copy. As a poor person I sent you the ones the court sent me back to save money. I eat at a soup line to service. 15 + Copies of everything is Unconstitutional to the poor. That is why I sent the Challenge to **Alan Wilson, Certified Mail Restricted Delivery 7016 1370 0000 4821 9665**.

**I need your help!** I did not do this and the State of South Carolina has lied for years to keep the fact Andrea was 20 years, 1 month , 16 days old when she had her party on June 25, 1999 with her friends I did not know and even Detective Crews testified under Oath that on February 26, 2002 at 22 years old she was still watching them leaving out that she was showing them to other adults. She was never a Victim! My witness **Candice Christian** was a referred call girl for Lawyers, Police, Judges, and I believe my wife was to. Candice was Andrea's friend before she introduced us and even better friends when I ran her off for getting Andrea involved in her business. She was an adult and out of control. Now I can't get Section 8 housing for something she did all on her own. **I need your help!**

I do not drive. I am disabled and ride the bus. CARTA. How am I even suppose to get to Columbia, SC.?

I ask you to VOID as shown in the **(D) Standard of Review** of any actions used in Violation of Article 1, Section 2 of the South Carolina Constitution's 5<sup>th</sup> Sentence to Oppress the Right of the People to a Full and Fair Redress of our Grievances. Just I am Mentally Disabled and Poor having to live on S.S.I. For all my expenses I should not have to beg for postage to Mail you.

Furthermore I am banned by the number of copies and bound books from a time long past.

I NEED your help to have a lawyer pointed to write these wrongs as the Brief only show a few.

As you took an Oath to defend the South Carolina and United States Constitution before any law I am hoping you will wright these oppressions and restore the peoples Right to a Redress of our Grievances. Please read all documents submitted. As I am a lawyer they are a mess and need a Lawyer to fix them.

If my Public Pretenders, Ann Walsh, Guy Vitetta, and Andy Savage had not conspired with Detective William Crews of South Carolina prosecution in the 1999 I would not be here. A Couple pieces of Evidence of these Crimes are induced and shown to **Judge Hall** on May 7, 2018 (Exhibits 2) and everyone else.

This is for a Written Record asking for help that people in Government know of these Crimes by the Government and turn a Blind Eye to them. I send these 5 pages of the Letter to South Carolina Governor, Honorable Henry McMaster Copied to:

**CC: Clerk of Court**

**CC: Attorney General Alan Wilson**

**CC: Kenneth G. Goody, Jr., Attorney**

Respectful.

*Theodore Wagner*  
\_\_\_\_\_  
Theodore Wagner  
Constitutional Patriot



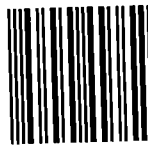
Theodore Wagner  
 General Delivery, Homeless  
 557 East Bay Street  
 Charleston SC 29403  
 United States

CHARLESTON

SEP 27 18



1000



29211

U.S. POSTAGE PAID  
 FCM LETTER  
 CHARLESTON, SC  
 29403  
 SEP 27, 18  
 AMOUNT

**\$0.71**

R2303S102334-56

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

**RECEIVED**  
 OCT 01 2018  
 SC Court of Appeals

29211-162929

