GENERAL INSTRUCTIONS

First, to use this form, click on ENABLE EDITING. Then save a copy of this form on your computer, using the Save As option in the File menu of Excel.

Next, fill out the form below. After filling in every field, these instructions turn into a notification of verifiable innocence. Once verified, it changes again to a notification of verified innocence. First, we check if "verifiable innocence" is enough.

Basic instructions:

- 1. Fill in each white field with your best answer. Most fields use dropdown menus.
- 2. After filling in item #70, the last item to answer, save this document.
- 3. Scroll back to the top and review this Notification of Verifiable Innocence.

Save each tab as a PDF that you can send online or print out:

- 1. Start with the NOVI tab. Select the NOVI tab below. Review to spot any mistakes.
- 2. Come back here to correct any mistakes you find. Then click Save.
- 3. Select the File menu. Click on Save As. Choose a location on your device.
- 4. Below File name, click Save as type dropdown list and select "PDF (*.pdf)".
- 5. Click the Save button at the lower right of the dialog box.
- 6. Review your saved version in your Acrobat PDF Reader.

Repeat these step to save the other tabs as a PDF: COVI, EIR, & CQR.

The default setting here lets you print this whole spreadsheet through the last page.

Potential uses for your Notification and Certificate of Innocence.

- 1. If still incarcerated, send to an innocence project when asking for their help.
- 2. If still incarcerated, send to the CIU or DA to demonstrate grounds for review.
- 3. If post-incarcerated, send to prospect employer when they conduct a background check.
- 4. If post-incarcerated, accompany a lease application for housing.
- 5. Any other way you can think to notify those who would wrongly discriminate against you.

Receive support how to best use this tool. Explore our support and advocacy options.

- 1. Join our online forum "Estimated Innocence" to engage others interested in this tool.
- 2. Listen to the Need-Response podcast for insights from the creator of this tool.
- 3. Book a free online session with this tool's creator; donate afterwards.

This is a pioneering tool. You could be among the first to utilize this radical approach. You could help make history. But it comes without any promises. By using this tool, you agree to our terms of use and privacy policy. As a new approach to address the problem of wrongful convictions, you agree we cannot guarantee it will result in exoneration. But it may improve your chances.



2020000000000000000000000000000000000 CERTIFICATE OF VERIFIABLE INNOCENCE THIS CERTIFIES THAT

Claimant

THIS TURNS INTO A CAREFULLY WORDEL FILL IN EACH FIELD OF THE QUESTIONNAIRE, CERTIFICATE FOR YOUR USE By using this certificate, you agree to our terms and privacy policy. Provided as a free service by Value Relating.

M



0% Likely innocence

00/0 Verification progress



E stimated Innocence Report

Claimant:

Proxy:

SYNOPSIS



Enter text below in section F, then SYNOPSIS will automatically display here.



Highlight 1 will display here

Highlight 2 will display here

Highlight 3 will display here

Highlight 4 will display here

Highlight 5 will display here

Highlight 6 will display here

Highlight 7 will display here

Highlight 8 will display here

Tagline: Tagline will display here

FLIPSIDE



Enter text below in section F, then FLIPSIDE will automatically display here.



SUMMARY



Enter text below in section F, then SUMMARY will automatically display here.

\$0 estimated eligible compensation under state law

"We know without doubt
that the vast majority of
innocent defendants
who are convicted of crimes
are never identified and cleared."

You can help change a life for the better

Samuel R. Gross, NRE



Collateral consequences

Collateral consequences create second-class citizens, often without measurable outcomes to test if meeting their intended purpose. Consequently, they can have the opposite effect, like enabling recidivism--even among the wrongly convicted. You can help change this.

Impacting other's lives

Collateral consequences also impact others in this claimant's life. This claimant shares how others have suffered. You can help improve their lives too!

Challenging and aspiring

Despite challenging needs, this claimant aspires toward life improvements. Removing illicit discrimination will go a long way toward improving this claimant's life.

Suffering discrimination

Most states allow employers to check criminal backgrounds stretching far into the past. These records provide no distinction between sound evidence-based convictions and non-exonerated wrongful convictions, permitting otherwise illicit disrimination.

Removing threats for improving health

Claimant understandably experiences some anxiety from the wrongful conviction. Once hired, much of that should clear up. If not, Value Relating can help.

Claimant understandably experiences some depression from the wrongful conviction. The wrongful conviction produces plenty of depressing economic conditions. Once hired, much of that should clear up. If not, Value Relating can help.

Take away

You need those you trust to be trustworthy. Right? You need them to make informed decisions about you, so they don't waste your precious time. Likewise, claimant needs those they trust, like you, to be trustworthy. They need those like you to be better informed in their decisions regarding them. Acknowledging the widespread problem of wrongful convictions is a start. Using this estimate of innocence can help you make better decisions.





Competitive legitimacy

Wrongful convictions run the gamut from totally innocent to complicated involvement. From convicted of a heinous sex crime that never occurred to complex situations where a child dies and the grieving mother is implicated by discredited forensic science of burn patterns ostensibly set by accerlants.

The business of addressing damages from interpersonal violence is serious business. The sledgehammer approach to many crime investigations suggest "criminal justice" is more criminal than justice. Tunnel vision, confirmation bias, emotionally charged investigations, tainted interviewing and other routines practices ensures wrongful convictions likely occur at a faster pace than currently being cleared by the same process committing these egregious errors.

Can the same conflicted process repeatedly creating damaging mistakes continue to be trusted as the exclusive means to correct such egregious errors? This alternative puts that question to the test. Which would you prefer? Keep pitting human beings against each other from the untested faith as a way to find truth and justice? Or address all the needs involved in each conflict. This "need-response" alternative dares to serve as a better option than the disappointing legal process.

	Legal process: IP & CIU	Need-response: EIF
Claims data	No transparent compiling or posting of claims data	Compiles comparable data and made public
Claims process	Relies on opaque legal process with many conflicts of interest	Available to public scrutiny to determine for themselves
Claimant trauma	Risks retraumatizing claimant with adversarial approach	Allays risks of retraumatizing with conciliatory approach
Claims outcome	Adversarial win-lose outcome	Mutual win-win outcome
Claims result	Rejects most claims for review largely from lack of resources	Posts all claims for public scrutiny and public investment
Timeliness	Slow, opaque process led by embattled lawyers	Instantly available for all to see once posted online
Standard	Accountable to subjectively interpreted law	Accountable to objective reality of resolved needs
Impact	Risks discouraging claimants from ever seeking exoneration again	Empowers claimants to go directly to the people with case

Welcome to **competitive legitimacy**, which incentivizes alternatives to addressing a common need and awards those most effective in resolving such needs. Competitive legitimacy is a tool of need-response, which applies anankelogy, the new social science for the study and better understanding of many needs. Welcome to this experiment to resolve needs using a fresh understanding of affected justice needs.





Contents

A B C D E F G H

A. Case information

Provide basic information about the case.

B. Documentation for verification

Provide independently accessible documents that help support claims of innocence.

c.1 Common factors in wrongful convictions

These 6 items are common among exonerated cases.

c.2 Evidentiary factors

These 6 items increase likelihood of a wrongful conviction.

c.3 Investigative factors

These 6 items link flawed law enforcement investigations to wrongful convictions.

c.4 Complicating factors

These six items mix with other items to increase likelihood of a wrongful conviction.

c.5 Claimant's demonstratable innocence

These 7 items contrast claimant with those of actual guilt.

c.6 Claimant's innocence recognized by others

These 7 items independently recognize claimant's actual innocence.

c.7 Other

Space to add contributing factors not already covered.

c.8 Process

Another look at the adversarial judicial process and its tendency toward wrongful convictions.

D. Requests and responses for exoneration help

Names of those asked for professional legal help.

E. Collateral consequences of wrongful conviction

Background checks privilege discrimination with these specific items.

F. Claimant narrative

In your own words, what happened?

G. Compensation

Compensation for exonerees, if your state has such a statue.

H. You're not alone

Concluding remarks, terms of service, etc.

This tool is in pilot mode. It aims to calculate a likelihood of innocence compared to known cases of exoneration. It can be improved by feedback from each person utilizing it and receiving it.

click here to contact me with your feedback to this tool



n



A. Case information Complete as many as you can. You can always come back later with hard-to-find info. Claimant name **FIRST NAME** LAST NAME Claimant email address phone # where can be reached date of birth gender (from list) preferred pronoun (from list) MM-DD-YYYY race (from list) primary language (from list) anything to add to these answers? **Proxy name** Proxy email addresss phone # where can be reached relation to claimant (pick from list) how long knowing claimant Innocence claim new What is your specific claim of innocence? new Which for you feels worse? Being wrongly convicted or being falsely incarcerated? Indictment (official accusation) alleged involvement level initial charge(s) actual involvement





Describe any add	ed or altered charges	
Describe any drop	oned charges	
Describe any drop	pped charges	
Plea		
Did you plead gui	lty? (If yes, explain why below)	
ew		
Did vou try withdr	awing your plea? (If not, why not?)	
2.0 ,00,	anning year prear (in ries, mily ries)	
How long insisting	g you're completely innocent?	
Offense date	Arrest date	Indictment date
Conviction		
Conviction What is the convi	ction based upon?	
	·	
Prelim date		Verdict date
Jurisdiction of	conviction	
		City
State (or fed):	County:	City
District Court		
Case docket #	Preliminary prosescutor	Preliminary judge
Circuit Count		
Circuit Court Case docket #	Trial prosecutor	Trial judge
		, ;





Defense counsel		
Satisfaction level		
How many codefendar	nts?	
now many coderendar		
If more than six codefe	endants, add in box below. Add any	y helpful context.
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Sentencing date: Date appeal filed: Appeal status (e.g., Ha	Start date of sentence: Appeal decision date: abeas Corpus)	If multiple sentences:
Sentencing date: Date appeal filed:	Start date of sentence: Appeal decision date: abeas Corpus)	If multiple sentences:
Sentencing date: Date appeal filed: Appeal status (e.g., Ha	Start date of sentence: Appeal decision date: abeas Corpus)	If multiple sentences:





INCARCERATIO				
Started prison sentence Date released from prison: Date released from parole (if applicable):				
	om probation (if applicable):			
Sentence severity				
How many major misconducts while incarcerated? Refused rehab from maintaining innocence?				
	<u> </u>			
How many parole denials for maintaining innocence? Discharged from max sentence due to innocence claim?				
Sex offender reg				
COX offerract rog	ouy.			
If exonerated ex	pect to seek compensation?			
	tion make up for all the loss?			
·	·			
Conviction Integr		A 6 11 6 4 6777		
Any CIU?	Heard from the CIU near you?	Any favorable news from the CIU?		
How often reques	sting help from an innocence project:			
Please explain w	hy not in box below.			
Criminal history		Criminal history contributors		
Any prior or subs	Any prior or subsequent convictions challenged? If so, explain in box below.			
Anything unique	to your wrongful situation we didn't think	to ask?		
What is the wors	What is the worst feature of the case against you (if any) that has at least some merit? How			
would you accou	nt for it, without sounding like you're mak	ring excuses?		
Please review your	answers and fill any unfinished items. You've	e come this far, and we trust you can		



В.	Documentation for verification
Tł	nese 14 items improve claim with any documentation to verify claim elements.
1	Trial transcripts
	If relevant, can claimant provide a copy of trial transcripts? If yes, select how from list below.
2	Discovery documents
	If relevant, a copy of the discovery motion and a copy of discovery documents?
3	Other trial related documents
	If relevant, other trial related documents, like a motion to quash, to sever, to show cause.



.	Police interrogation
I	If any transcript of any interrogation(s), how accessible?
Г	
Ē	
_	Any new trial motion
1	If relevant, a copy of any trial motion documents?
H	
L	
	Presentence Investigation Report
I	If relevant, a copy of the presentence investigation report used to prepare sentencing.
4	



7 Appellate brief	
If relevant, a copy of any appellate brief to exhaust state and federal remedies.	
S Appellate opinion	
If relevant, a copy of the appellate panel's published or unpublished decision.	
Post-appellate remedies sought	
If relevant, a copy of your habeas corpus or 1983 motion or other post-appellate appeals.	



10	Innocence project communication
	If relevant, a copy of any correspondence with innocence projects or with others in the innocence mov
11	Professional supporters
	Any exchange with pro bono lawyers, faith leaders, cultural leaders, elected officials.
12	Media interest and coverage
	Any exchange with online activists, journalists, and their coverage.



4 Other supportive material (e.g., alibi affidavit) Provide any additional information to help best review your particular case. click here for support verification step Prep to-do list You can improve your baseline score by checking off these to-do list items. not started count page numbers in all identified documents	
Provide any additional information to help best review your particular case. click here for support verification step Prep to-do list You can improve your baseline score by checking off these to-do list items.	
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You can improve your baseline score by checking off these to-do list items.	
count page numbers in an identified documents	
not started make sure all LIDLs work documents accessible	
not started make sure all URLs work, documents accessible	
not started make sure accessible documents support claims	
Do you need any support for accessing any documents, or scanning them, or getting them online? If so, let's talk.	



c.1 Common factors in wrongful convictions

The **Innocence Project** has identified these six factors as common in wrongful convictions.

15 Eyewitness Misidentification

If claimed, explain in white box below.

Do you claim you were misidentified during a criminal investigation? Did multiple witnesses fall under the Rashomon effect? Do you claim eyewitnesses made critical mistakes that resulted in your wrongful conviction? If yes, describe below.

16 False Confessions or Admissions

If claimed, explain in white box below.

Do you claim you were coerced into admitting guilt for something you now insist you did not do? Were you subjected to the Reid Technique? Were you given the option to take a plea deal to avoid the risk of a much harsher sentence? If yes to any of these, describe below.



	Government Misconduct	If claimed, explain in white box below.
	Do you claim law enforcement or judicial officials or an neglect, or any other misconduct that led to your wrongs a Brady violation? If yes, describe below.	y other government employee's committed fraud or ful conviction? For example, was there any indication of
0	Unvalidated or Improper Forensic Scient Do you claim your wrongful convictions was based, at least	
	example, was the conviction based upon contaminated etestimony at trial without presenting the scientific reliable below.	vidence? Or did a state lab expert provide damaging
	example, was the conviction based upon contaminated e testimony at trial without presenting the scientific reliab	vidence? Or did a state lab expert provide damaging
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	example, was the conviction based upon contaminated e testimony at trial without presenting the scientific reliab	vidence? Or did a state lab expert provide damaging

Anankelogy Foundation

19	Jail Informant		If claimed, explain in white box below.	
	Do you claim your wron	ngful conviction resulted, at least in p	art, to a jail snitch or other informant with an	
			ant was given any incentives to testify against you?	
	If yes to any of these, de			
20	Inadaguata Dafa	***	If alaimed, explain in white hey helew	
	Inadequate Defe		If claimed, explain in white box below.	
	Do you claim your defe	ense attorney failed to provide an adec	quate defense to the charges? For example, did your	
	Do you claim your defe court appointed lawyer	ense attorney failed to provide an adec invest only a minimal amount of time		
	Do you claim your defe	ense attorney failed to provide an adec invest only a minimal amount of time	quate defense to the charges? For example, did your	
	Do you claim your defe court appointed lawyer	ense attorney failed to provide an adec invest only a minimal amount of time	quate defense to the charges? For example, did your	
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	Do you claim your defe court appointed lawyer	ense attorney failed to provide an adec invest only a minimal amount of time	quate defense to the charges? For example, did your	
	Do you claim your defe court appointed lawyer	ense attorney failed to provide an adec invest only a minimal amount of time	quate defense to the charges? For example, did your	

C.2 Evidentiary factors These six items increase a likelihood of wrongful conviction 21 Evidence yet to be DNA tested If claimed, explain in white box below. Does claimant know of potentially exculpatory evidence has yet to be DNA tested? 22 Non-DNA evidence yet to be considered If claimed, explain in white box below. Does claimant assert non-biological evidence was overlooked? Or new evidence surfaced? 23 Exculpatory evidence exists If claimed, explain in white box below. Does claimant assert exculpatory evidence exists? If so, does claimant assert a Brady violation?

24	Conviction not corroborated by evidence If claimed, explain in white box below.	
	Does claimant assert conviction not corroborated by any empirical evidence?	
25	Conviction based on irrational theory of guilt If claimed, explain in white box below.	
_0	Does claimant assert the conviction's theory of guilt makes little if any sense?	
	Does claimant assert the conviction's theory of guilt makes intie if any sense:	
	No actual crime If claimed, explain in white box below.	
	Does claimant assert no crime actually happened? Does lack of evidence suggest the alleged incident never	
	occurred? Was claimant acting solely in self-defense, or insist sex was fully consensual?	

These six items cite common police investigations problems, including two by Judges for Justice. 27 Law enforcement tunnel vision Be claimed, explain in white box below. Does claimant cite confirmation bias distorting the criminal investigation, leading investigators to ignore actual 28 Law enforcement noble cause corruption Be claimed, explain in white box below. Does claimant note any occasion where law enforcement bends the rules to obtain what they view as just ends? E.g., bluffed to intimate a confession, lied about codefendant implicating claimant, withheld or destroyed exculpatory evidence, incentivized deceit from a witness, coached testimony of a complainant.

29 Complainant retraction

If claimed, explain in white box below.

Has complainant expressed doubt or retraction of the initiating accusation? Does complainant realize misidentifying perpetrator(s)? Does complainant now support wrongly accused while worried actual perpetrator remains free?



30	Confession from actual perpetrator If claimed, explain in white box below.	
	Has another person confessed to the crime? Does that person exclude any claimant involvement?	
31	Another person implicated in the crime If claimed, explain in white box below.	
31	Was another suspect or person of interest under investigation but not charged? Does evidence exist that points to	
	another likely culprit?	
	another fixery culprit.	
32	Conviction based upon outmoded law/beliefs If claimed, explain in white box below.	
	Does claimant assert conviction was based on law no longer in effect? Does claimant point to debunked beliefs	
	that contributed to the guilty verdict?	

C.4	Complicating factors	1			
These six items tend to compound other factors, increasing likelihood of a wrongful conviction.					
	Presenting conflict of interest If claimed, explain in white box below. Does claimant cite any government official presenting a conflict of interest, such as a prosecutor needing to win the case for reelection?				
34	Does claimant assert the supposed victim or accomplices made errant claims under oath, whether or not they knew them to be false?				
35	Moral panic Was accusation made in context of a moral panic, such as the child sex abuse hysteria of the 80s and 90s?				

36	Disparate impact	If claimed, explain in white box below.
	Is claimant a member of a population that has been dispropo-	
	skinned minorities, immigrants, religious minorities, the men	ntally ill or LGBTQ persons?
ĺ		
		_
		_
		_
		_
37	Law enforcement prejudice	If claimed, explain in white box below.
	Does claimant report any specific prior prejudicial hostile co	
	bias from law enforcement against claimant's group identity	?
		_
		_
		_
		_
		_
		_
		_
		_
		_
		_
20	Trial by media	If claimed, explain in white box below.
30		
	Does claimant assert press coverage influenced the judicial p	process of outcome?
		_

c.5 Claimant's demonstratable innocence These seven items contrast claimant's behavior against those with actual guilt. 39 Pled not guilty If claimed, explain in white box below. Did claimant plead not guilty? Did claimant challenge some or all the charges at trial? Was claimant informed of the trial penalty risk if found guilty and sentenced? 40 Alford plea If claimed, explain in white box below. After being confronted with the state's evidence, did claimant take an Alford plea? 41 Duration of innocence claim If claimed, explain in white box below.

Has claimant always maintained innocence? Or persisted in claiming innocence after promptly claiming a coerced confession?

42	Respect for crime victim(s)	If claimed, explain in white box below.	
	Does claimant present sympathy or empathy for victims of crime? Is		
	hostile to the complainant(s) prior or after the alleged incident?		
43	Positive institutional record	If claimed, explain in white box below.	
	If imprisoned, does claimant assert they were a model prisoner?		
44	No criminal history	If claimed, explain in white box below.	
	Was the instant offense the only criminal charge to the claimant?		

15	Parole denial from maintaining innocence It claimed, explain in white box below.
	Was claimant denied parole because of a "lack of remorse" in parole hearing while insisting innocence?

Lack of supply cannot disqualify the demand



The demand for professional help to review these viable claims of innocence far outstrips the meager supply.

Innocence Projects remain overwhelmed. We can help fill that gap.





c.6 Claimant's innocence recognized by others These seven items provide independent recognition of claimant's actual innocence. 46 Any relief on appeal If claimed, explain in white box below. Did the appellate panel provide any relief from the conviction or sentence? **47 Supporters** If claimed, explain in white box below. Can claimant provide a list of supporters who believe in claimant's innocence? 48 Affidavits If claimed, explain in white box below. Can claimant provide any affidavits attesting to the facts in the case, such as an alibi?



49	Judge support	If claimed, explain in white box below.	
	Has any judge come out in support of claimant's innocence?		
		· ·	
		· ·	
		· ·	
		· ·	
		· ·	
50	Prosecutor support	If claimed, explain in white box below.	
	Has any prosecutor come out in support of claimant's innocen		
		· ·	
		· ·	
		· ·	
		· ·	
		· ·	
		· ·	
51	Defense counsel support	If claimed, explain in white box below.	
	Does defense counsel continue to support claimant's claim to	innocence?	
		- I	
	Influential support	If claimed, explain in white box below.	
	Influential support Has any political or cultural leader come out in support of cla		

C.7 Other

This item provides space to account for anything not asked above.

53 Any other relevant items

If claimed, explain in white box below.

Were any charges dropped prior to being indicted? Were any charges dropped, or added, after indictment, and when? Did changes reveal a possible weak case?



No one sits above the law, yet no law sits above need. Laws exist to serve needs, but whose?

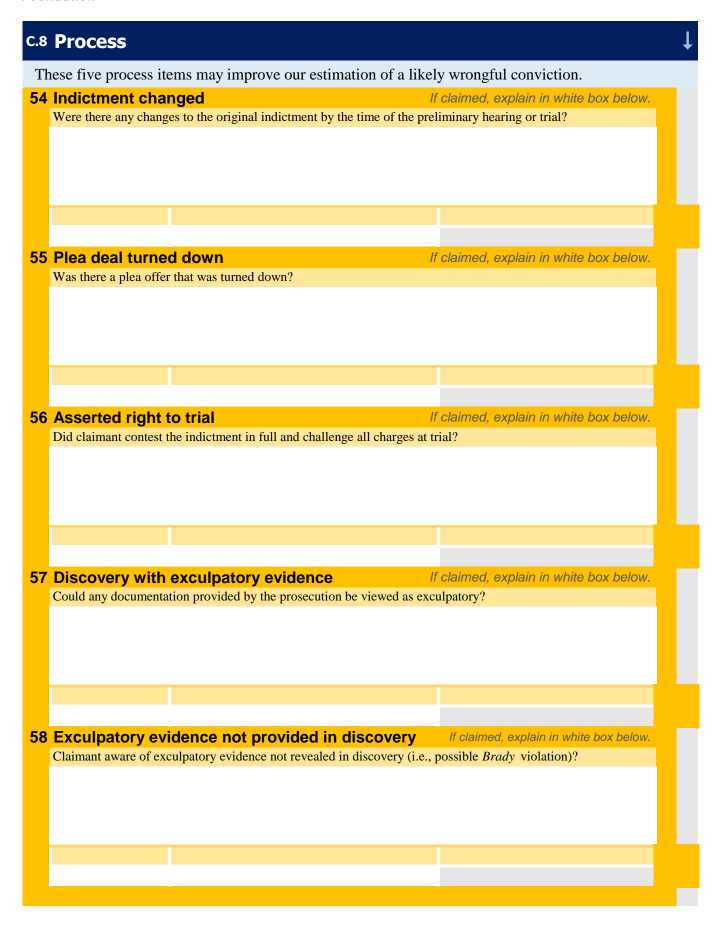
And all needs sit equal before nature.

The moral question persists: whose needs get best served by which enforced laws?

The answer determines the level of legitimacy, the level of widely earned trust to serve these needs.









D. Requests and responses for exoneration help

Items 59 to 66 are optional.

	Rate your experience seeking legal aid. And state how much you now trust the legal-judicial process.		
59	Innocence Project		
	Contacted your state's innocence project? If yes, rate your level of	f satisfaction.	
	Satisfaction level:		
	Trust level:		
60	District attorney		
	Contacted your local CIU or DA? If yes, rate your level of satisfactors	ction.	
	Satisfaction level:		
	Trust level:		
61	Other sources of legal assistance		
	Pro bono or hired lawyer, investigative journalists, law school stu	dents or others who might help?	
	Satisfaction level:		
	Trust level:		
62	Innocence movement		
	With demand for services exceeding supply, rate the innocence m	ovement as it stands right now.	
	Satisfaction level:		
	Trust level:		
	What do you specifically need from the innocence movement? Ra	*	
	to you right now. Help the innocence movement prioritize resource	ces to meet your needs.	
	exoneration		
	financial support for legal costs		
	expunged record		
	removal of all collateral consequences		
	compensation		
	apology		
	OTHER:		
63	Impact on claimant (legitimacy of exclusionary lega	al-judicial process)	
	What are some specific impacts on the claimant after trusting the	adversarial judicial process?	
1	reason for being denied review in the past		
2	revisiting case risks retraumatization		
3	depression level from legal-jud. process as only option		
4	anxiety from relying on same process creating error		
5	anxiety from slowness of legal-judicial process		
6	anxiety from prosecutor's power to reinforce error		
7	anxiety from having little to no control over process		
8	disillusionment with legal-judicial process		

Poor outcomes and impacts from the adversarial legal-judicial system help account for the estimated high volume of unexonerated innocent. This tool exists independent of the judiciary and can either complement it or compete with it. Legitimacy of the adversarial legal-judicial process hangs in the balance. Deeper justice could be the answer.



E. Collateral consequences of wrongful conviction

1

Background checks that privilege discrimination with these specific items.

Click maps to go to websites listing collateral consequences by each state, and restoring lost rights.





64 Collateral consequences impacting claimant

Mark on left how each applies. If applies, mark on right when it applies.

- 1) Conviction posted online
- 2) Custody reimbursement
- 3) Education discrimination
- 4) Employment discrimination
- 5) Exempt from public assistance
- **6**) Exempt from student financial aid
- 7) Health care discrimination
- 8) Housing discrimination
- 9) Loss of government benefits
- 10) Loss of gun rights
- 11) Loss of parental rights
- 12) Loss of vote
- 13) Loss or denial of professional licence
- **14**) Prevented from seeing family
- **15**) Prevented from visiting prisoners
- **16**) Restitution to alleged victims
- 17) Restricted movement
- 18) Sex offender registry
- 19) Workplace discrimination
- **20**) Other (details in box below)

Add here any consequence of the conviction not listed above.



65	Collateral cons	<mark>equence impacting others in claima</mark>	nt's life
	Mark on left how	or if each applies. If applies, mark on righ	it to whom it applies.
		 anxiety costs to contact while in prison 	

- 3) depression
- **4**) divorce
- 5) housing instability
- **6**) loss of companionship
- 7) loss of parent during upbringing
- 8) loss of stable income
- 9) loss of emotional support
- 10) poverty
- 11) stigma
- 12) targeted by bullies

Feel free to add any impacts on others overlooked in the list above.

66 Current neglected needs due to these collateral consequences

Now let's look at specific impacts by the wrongful conviction's collateral consequences.

Challenging

Rate each item by how much the wrongful conviction appears to impact it in your current life.

- 1) economic
- 2) physical health
- 3) mental health
- 4) relationships
- 5) will-to-live
- 6) OTHER:

Aspiring

Rate each item by importance in your life right now, so we can best serve your needs.

- **7**) income independence
- 8) maintaining healthy lifestyle
- 9) overcoming depression & anxiety
- **10**) restoring familiy ties
- 11) helping others similarly situated
- **12**) OTHER:

Any other wrongful conviction challenges or aspiration you'd like to add?



F. Claimant narrative

1

Here is where the claimant puts in their own words what they claim happened, providing helpful context for the wrongful conviction. This appears in what others see first, so give it your best. This section wraps up the form. The remainder is for helping you, the claimant (and proxy), to find the support you need to overcome this injustice. Keep going, you're almost there!

67 Claim Synopsis

In two sentences or less, grab the reader's attention with a tear-jerking synopsis of the innocence claim. This text appears in the executive summary at the top. **250-character limit**



68 Claim highlights

List eye grabbing highlights of claim, with as few words as possible. Replace each example with something from your own case.



Highlight 1	No criminal history
Highlight 2	Consistently maintained innocence, took no plea deals
Highlight 3	Transphobic investigation and prosecution
Highlight 4	Convicted without corroborating evidence
Highlight 5	Climate of sex abuse hysteria
Highlight 6	Media sensationalized coverage
Highlight 7	Exculpatory evidence overlooked with untested DNA
Highlight 8	Asexual transperson must register for life as "sex offender"

Tagline

WHO or WHAT + UNJUST RESULT (to evoke viewers interest)

69 Flipside

For a balanced view, acknowledge what could be seen in the worst light. Nullify criticism by getting it out of the way. End on a positive note, like how you overcame the worst.





70 Claim Summary

Summarize the innocence claim--with an eye for short attention spans. Add some context to the synopsis above. Provoke the reader's curiosity and interest to discover more.

FORMAT:

On [INCIDENT DATE], [CLAIMANT] [HOW INCIDENT OCCURRED]. [CONTEXT].

Do your best to describe the facts without vilifying anyone. Let the reader decide.

Close with a *call-to-action* [CTA], what you are asking the engaged reader to do.

Look through the example to get some ideas. 2,500-character limit.



This completes the form. The remaining pages give you added information and an advocacy option.

	ensation			ou seek compensation?	
Into abov	e, or select a sta	ate's compensation statue, along v	vith some challe	enges to receive such a clai	m.
Years;	State	Enter info above, or select #	of years	Info above, or select a	state
Statute					
Eligibili	ty				
Standa of proo					
Determ by who					
Timely	filing				
Maximu award	um				
Per yea					
Future litigation					
Your el	_				
	Н	ow much earned last year? Eve	n without comp	pensation for exoneration,	

Share that with your supporters!



H. You're not alone

1

Evidence indicates the majority of the wrongly convicted are not yet exonerated, and may never be.

4,000 latest total exonerated according to the National Registry of Exonerations

select an adjudicated population from the dropdown list at left

These rates do not apply accurately to each population, but gives you a scope of the real problem.

1. 0.0016% to 1.95%

Hoffman, M.

2. 0.016% to 0.062%

Cassell

3. 0.027%

Scalia (Marquis)

4. 0.5% to 1%

Zalman

5. 0.5% to 3%

Ramsey & Frank

6. 2.3%

Gross

7. 3.3% to 5.0%

Risinger

8. 4.1%

Gross, et al.

9. 5% to 15.0%

Roman, et al.

10. 6%

Loeffler, et al.

11. 11.60%

Walsh, et al.

12. 15.4%

Poveda

Other academic articles may exist calculating similar or unique rates, not identified here. Contrary to popular belief, not all prisoners nor felons claim innocence. Only about 15% prisoners claim *actual innocence*, according to research by the RAND Corporation. The data suggests every claim deserves a sincere consideration. Starting with this claim of verifiable actual innocence.



Using your Estimated Innocence

Save your **Notification** and **Certificate** as a separate PDF file.

Here are the steps again for saving each tab as a sharable PDF.

- 1. Start with the NOVI tab. Select the NOVI tab below. Review to spot any mistakes.
- 2. Come back here to correct any mistakes you find. Then click Save.
- 3. Select the File menu. Click on Save As. Choose a location on your device.
- 4. Below File name, click Save as type dropdown list and select "PDF (*.pdf)".
- 5. Click the Save button at the lower right of the dialog box.
- 6. Review your saved version in your Acrobat PDF Reader.

Repeat these step to save the other tabs as a PDF: COVI, EIR, & CQR.

The default setting here lets you print this whole spreadsheet through the last page.

Need help making the most of your **Estimated Innocence**? Ask us.

1) Ask for free guidance at our online forum: Estimated Innocence.

Receive support how to best use this tool. Exchange ideas with others using this tool.

- 1. Join our online forum "Estimated Innocence" to engage others interested in this tool.
- 2. Listen to the Need-Response podcast for insights from the creator of this tool.
- 3. Book a free online session with this tool's creator; donate afterwards.



2) Get one-on-one support from the creator of this tool.

We personally explore how you can go beyond adversarial legalism to demonstrate your innocence.

- -- Identify the needs of all involved: the accuser, the authorities, and yourself.
- -- We directly address each other's needs for which laws ostensibly exist to serve.
- -- Then we demonstrate the higher standard of properly resolving needs, better than adversarial law.

Responsive Innocence

3) Build a campaign together supporting your innocence.

We build an advocacy campaign to publicly support your independently established innocence.

- -- We impeach the legitimacy of any authority found benefiting from this injustice.
- -- We improve the legitimacy of any authority who properly responds to your justice needs.
- -- We publicly exonerate you with a grassroots campaign, enforced with the power of love.

Honored Innocence

A. PROBLEM: You're trapped in a judicial power relation

Your advocacy campaign takes you beyond the limits of law

Welcome to **need-response**. Laws exist to serve needs, and this new field goes straight to the needs. One of its tools is the **impact parity model**. It looks at how power relations impacts your needs.

A power relation exists where one person holds more influence over the other person in the relation. The powerholder is called the 'ascribed impactor' or AI. The powerless is called the 'reporting impactee' or RI.



The **Reporting Impactee** is impacted by the power relation more then impacting it.

As the RI, you humbly yet firmly "report" being impacted by legal-judicial power, as you're forced to fit into their binary categories, against your needs.

The **RI** typically endures the coercive impact of judicial power relation in a fearful **AVOIDANCE PHASE.**

Justice is not serve. When that pain gets unbearable, the RI may shift to a pain-relieving

ADVERSARIAL PHASE.

Peace resumes when boths sides identify and address each other's affected needs in this

MUTUALITY TRANSITION.

The **Ascribed Impactor** impacts the power relation more than being impacted by it.

You "ascribe" who forcefully impacts you, giving them a chance to respond to your transcendence of their judicial binarism with "conviction quality".

The **AI** tends to steer clear of uncomfortable details of those they adjudicate in this **AVOIDANCE PHASE.**

Justice is not served. When the RI eventually reacts, the AI often guards self from pain in this

ADVERSARIAL PHASE.

Peace resumes when boths sides identify and address each other's affected needs in this

MUTUALITY TRANSITION.

LEARN MORE...

B. SOLUTION: Publicize your viable innocence, as a start

Compelling Innocence Claims

We could publicize your innocence claim with your resulting claim's viable score.

This demo at the right offers one way we could pubicize your viable claim. It gives your name (or pseudonym), your tagline that summarizes your claim in a sentence, how DNA testing relates to your claim, your current status of state custody (i.e., your liberty at stake), your state and the year of the wrongful conviction. After your raw "likely score" of viable innocence, visitors can click on a button to VIEW your claim further. With helpful feedback, such summary info could be much different.

Visitors must register to the site to receive permission to view your details. This has visitors agreeing to respect your rights and grants us permission to hold accountable anyone who abuses access to your details.

Let users sort the list as needed

The default order would be newest claim to olde claims. But users could change the order as needed. They could list them by score, so that those with the highest raw score appears at the top. There could also be the option to list by adjusted score. Which some innocence litigators may favor, knowing how this can significantly reduce their time to process such claims. Other ways could also be offered, such alphabetical order by last name, by state, or any other way helpful input helps decide.

Invite podcasters to publicize your case

With your permission, we may showcase your viable claim on our Need-Response podcast. You could grant permission to podcasters who show interest. Or you could grant blanket permission, which is quicker.

We can ask you if you're interested in this option to publicize your claim. Click on the image at the right to see a sample online.



StephAsexual transperson sentenced for life on sex offender registry

ikely innocence:



Amanda Coerced into plea deal by threats to take her kids away

non-DNA dischg, Vermont 20:
Likely innocence:

VIEW



Matthew Accused of murder by w

Accused of murder by witness who had a motive to kill the victim

93%

VIEW



Ricardo Coerced into a plea deal to avoid



Terrance
Untested exculpatory DNA evidence



Samantha Verbal contract for startup loan spur



Justin
Victim recants misidentification and alibis were never investigated

tion ONA crison Illinois 200
Likely innocence:

VIEW



LakistaBoyfriend died from a rare medical condition, mislabeled as homocide.

non-DNA prison Florida 201
Likely innocence:

VIEW



Shandra Witness lied to protect the actu

uuntested DNA prison Oh Likely innocence:

85% VIEV



Nathan
2nd autopsy shows signs of suicide
but jury never saw it

uuntested DNA_prison Virginia :
Likely innocence:

VIEW



Maria
Drugs were planted by landlord who couldn't legally evict me

non-NA prob. Citiahuma 2019
Likely innocence:

90%
VIEW



RICK
Codefendant lied after of
threats of a life sentence

partie Arkansas 201 kely innocence: 87% VIEW

2 3 4 5 8 7 8 9 2 100 >





40

C. Building your support team for an advocacy campaign

Prepare your campaign by inviting supporters to invest in Claimant's innocence.

First name	Last name	Email address

D. Innocence investment: fundraiser video script

Your info writes it. We create it.

	AUDIO	VISUAL
Cold open	ENTER TAGLINE ABOVE	ENTER TAGLINE ABOVE
	Compared to those already exonerated, Claimant shows a 0% chance of being actually innocent. While few felons claim "actual innocence", Claimant's case shows signs of a grave miscarriage of justice.	0% chance of actual innocence
Synopsis	ENTER SYNOPSIS ABOVE	text of synopsis over moving background image of courtroom
Highlights	Highlight 1 Highlight 2 Highlight 3	Highlight 1 Highlight 2 Highlight 3
Humbly admit	Nobody is perfect. Claimant can admit some imperfections.	It is now easer for the accused to admit to their imperfections than for police and prosecutors to admit theirs.
Branding	Estimate innocence for yourself. Go to	Anankelogy Foundation
Narrative	REFER TO SUMMARY TEXT ABOVE	stock image montages, closing with claimant
Invitation	You're invited to invest in Claimant's innocence.	"Claimant needs your help" with claimant image
Introducing campaign	We are launching an advocacy campaign to help free Claimant, and we need your help. With your support, we can convince others to take a closer look at Claimant's 0% likely innocence.	Invest in Claimant's innocence.
	With your support, we can compel those in the media to take us seriously, to publicize Claimant for claimant's compelling story. We can then write to our elected representatives, pointing to your support for claimant's actual innocence. We can also write to innocence projects to take a closer look at Claimant's claim. And with your support, we can transform any innocence deniers in the DA's office to recognize the need to process more viable claims like claimant's. These are just some of what this innocence campaign aims to accomplish, with your help.	stock images of media, podcaster, journalist, politician, lawyer, judge.
Benefits	You get to help rewrite this next chapter in Claimant's life. You get a voice and a vote in how claimant's campaign for innocence unfolds. You get to help create historical change, by helping us introduce this fresh approach to justice—looking beyond the typical rush to judgment to evaluate the quality of a criminal investigation and the quality of any resulting conviction. You get to help us create meaningful change in the justice system.	animation of a bookbinary win-lose vs. range win-win
	With your support, we can immediately pre-launch Claimant's campaign for exoneration. Together, we can speak truth to judicial power. With your investment, we can finally free claimant from this miscarriage of justice and finally correct claimant's felony record.	stock images of people feeling liberated
Call to action	Click on the button below, I WANT TO HELP, to help us get started now. Give five, ten or twenty dollars to help us launch Claimant's campaign. Claimant has waited long enough for justice. Let's invest what we have to help Claimant find the freedom claimant has lost, and is now long overdue. Thank you.	"I want to help" button, \$5, \$10, \$20, or more. Image of Claimant, fade out to "Thank You!"



. Invite your p	personal supporters	1) PREP phase
TO: FROM:		
DATE: SUBJECT:	Saturday, April 26, 2025	
1. SELECT A SUB	JECT LINE ABOVE TO CHOOSE WHICH	MESSAGE TO SEND
2. SELECT SENDE	ER: FROM CLAIMANT, PROXY OR FROM	I VALUE RELATING
3. SELECT A SUB	JECT LINE ABOVE TO CHOOSE WHICH	MESSAGE TO SEND
A AFTED SENDIN	G, SELECT ANOTHER RECIPIENT AND	DESET THE SUBJECT LINE
4. AT TER SERVER	o, select anomer recitient and	RESET THE SUBJECT EINE
Recipient response:		



F.	Support lette	er from team members	2) BASE phase
	TO: FROM: DATE: RE:	Saturday, April 26, 2025	
	1. SELECT WHO	THIS MESSAGE WILL BE SENT TO, AND S	SELECT WHO GETS A COPY
	2. SELECT SENDE	ER FROM LIST OF CAMPAIGN SUPPORTO	DRS
	*	Highlight 1 Highlight 2 Highlight 3	
	3. IF TO THE DA,	SELECT A TONE THAT REFLECTS WHER	RE YOU ARE IN THE CAMPAIGN
	4. AFTER SENDIN	IG, SELECT ANOTHER CAMPAIGN SUPPO	ORTOR TO SEND THE NEXT COPY
	Recipient response:		



G. Press release 3) TEAM phase **PRESS RELEASE** FOR IMMEDIATE RELEASE April 26, 2025 YOUR COMPELLING CLAIM'S TAGLINE * Highlight 1 * Highlight 2 * Highlight 3 Recipient response:

н.	Support mes	sage to victim(s)	3) TEAM phase
	TO: FROM: DATE: RE:	Saturday, April 26, 2025 SELECT A RECIPIENT ABOVE TO SEE T	HE SUBJECT LINE
	HOW DID YOU RE	EGARD THE COMPLAINING VICTIM?	
	1. SELECT SEN	DER: FROM CLAIMANT, PROXY OR FR	OM VALUE RELATING
	2. SELECT FRO A SUBSCRIPTION	OM WHOM THE MESSAGE IS FROM; ON ON	LY FROM VALUE RELATING WITH
	3. FOLLOW UP	WITH RECEIVER, IF FORWARDED OR	NOT
	Media response:		
	Victim response:		



Ι.	Democratic a	accountability	3) TEAM phase
	TO:		PARTY
	FROM: DATE: RE:	Saturday, April 26, 2025 SELECT A RECIPIENT ABOVE TO SEE T	HE SUBJECT LINE
	1. SELECT A SUBJ	ECT LINE ABOVE TO CHOOSE WHICH	MESSAGE TO SEND
		R: FROM CLAIMANT, PROXY OR FROM ECT LINE ABOVE TO CHOOSE WHICH I	
	4. AFTER SENDIN	G, SELECT ANOTHER RECIPIENT AND I	RESET THE SUBJECT LINE
	Recipient response:		



J.	Innocence I	nvestigation Springboard (se	3) TEAM phase
	TO: FROM:		
	DATE: RE:	Saturday, April 26, 2025	
	Recipient response:		



K. Conviction Quality Report FIRST NAME No. Contribution Independent verification Item score PRESUMPTION OF INNOCENCE 15 **Eyewitness Misidentification** 16 **False Confessions or Admissions** 17 **Government Misconduct** 18 **Unvalidated or Improper Forensic Science** 19 **Jail Informant** 20 **Inadequate Defense** 21 Evidence yet to be DNA tested 22 Non-DNA evidence yet to be considered **Exculpatory evidence exists** 23 24 Conviction not corroborated by evidence 25 Conviction based on irrational theory of guilt 26 No actual crime 27 Law enforcement tunnel vision 28 Law enforcement noble cause corruption 29 **Complainant retraction** 30 Confession from actual perpetrator 31 Another person implicated in the crime 32 Conviction based upon outmoded law/beliefs 33 Presenting conflict of interest Perjured testimony or false accusation 34 36 Disparate impact 37 Law enforcement prejudice 38 Trial by media 39 Pled not guilty 40 Alford plea **Duration of innocence claim** 41 42 Respect for crime victim(s) 43 Positive institutional record 44 No criminal history Parole denial from maintaining innocence 45 Any relief on appeal 46 47 **Supporters Affidavits** 48 49 Judge support **Prosecutor support** 50 51 Defense counsel support 52 Influential support Any other relevant items 53 54 Indictment changed 55 Plea deal turned down 56 Asserted right to trial Discovery with exculpatory evidence 57 58 Exculpatory evidence not provided in discover Verification progress:



L.	Local district	t attorney 4) GROW phase	
	TO:		
	FROM: DATE: RE:	Saturday, April 26, 2025	
	Green, Bruce A. (1999)	9). Why Should Prosecutors "Seek Justice"? Fordham Urban Law Journal, 26:3:6.	
	First response: 2nd response: 3rd response:		
	4th response:		



M. Power Impact Report

Need-response

REPORT TO:

This is a report generated by **need-response**, a new field addressing each other's affected needs.

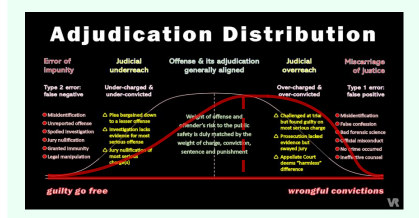
Law enforcement creates a power imbalance between the police and citizens. Officers can influence citizens far more than citizens can influence officers. Once arrested and detained, prosecutors magnify this powere imbalance. This 'Power Impact Report' identifies some of the unhealthy consequences from the prosecutor's power.

Even if Claimant is not as innocent as claimant claims, the impact of prosecutorial power can ultimately undermine the interests of justice. When compared to other exonerees, claimant presents a 0% chance of being actually innocent. Consider the following impacts with that in mind.

How the wrongful conviction challenges this claimant's life

1) economic: NOT REPORTED	0
2) physical health: NOT REPORTED	0
3) mental health: NOT REPORTED	0
4) relationships: NOT REPORTED	0
5) will-to-live: NOT REPORTED	0
6): NOT REPORTED	0
How the wrongful conviction affects this claimant's aspirations	
7) income independence: NOT REPORTED	0
8) maintaining healthy lifestyle: NOT REPORTED	0
9) overcoming depression & anxiety: NOT REPORTED	0
10) restoring familiy ties: NOT REPORTED	0
11) helping others similarly situated: NOT REPORTED	0
12) other aspiration: NOT REPORTED	0

With a 0% negative impact on Claimant's needs, and 0% impact on claimant's aspirations, deeper just appears adequately served. Getting to the sources of unjust negative impacts requires us to address unchecked prosecutorial power. Need-response examines the range of outcomes in this "adjudicaton distribution".



Out of understandable concern for Type 2 errors, prosecutorial power is now apt to make more Type 1 errors. It is now easier for the accused to admit to their human imperfections than for police and prosecutors to humbly admit theirs. There is more to justice than citing misdeeds; full justice requires the liberty to fully resolve needs.





N. Exaction Invoice

REQUIRES PASSKEY

0.0

INVOICE FOR HIDDEN COSTS OF A POWER IMBALANCE

THIS IS NOT A BILL

TO BE SENT TO:

SENT FROM: Saturday, April 26, 2025

This is an attempt to illuminate hidden costs of a power imbalance. You are under no legal obligation to remit this invoice, and we are under no moral obligation to grant legitimacy if you refuse to engage us to address these structurally exacted costs.

Structural exaction invoice

This is primarily a communication tool, to document and engage power-impacted needs. What gets measured gets done. This is to show the transactional costs of the wrongful conviction.

Illu	ıminated cost	Coerced cost to remit	Remittance options
		Prior investments in Claimant's innocence	
Po	lice Misconduct	Current investment in Claimant's innocence	
\$	8,125,000.00	Compensation standard for exonerees	
\$	3,611,125.00	Lost income from wrongful conviction	
\$	11,736,125.00	SUBTOTAL	
\$	-		
\$	-	Total will appear after each remittance option	above is selected

Extortiony?	
	Is there already a power relation between the AI & RI?
	Does the receiving AI hold power over sending RI?
	Does the RI already experience come coersion from the AI?
	Does the RI seek to address all needs mutually?
	WHAT IS THE RECIPIENT'S RESPONSE?

'Competitive legitimacy' is a need-response remedy to 'structural exaction'

Need-response applies the new social science of 'anankelogy', the disciplined study of need.

DEFUNCTION:

Structural exaction is one of many costs

SELECT A DEFUNCTION FROM THIS DROPDOWN LIST

REFUNCTION:

Competitive legitimacy is one remedy

SELECT A REFUNCTION FROM THIS DROPDOWN LIST



O. Legitimacy Feedback Report

Legitimacy Qualification

This applies legitimacy standards to prosecutors to earn public trust. Start by selecting from list above.

There is no greater authority under heaven than resolved needs. The authority of law and its enforcement solely exist to serve needs. Apart from needs to serve, there is no such thing as authority. Where needs automatically resolve, no authority is necessary. This report holds authorities accountable to the results of their actions upon such needs.

1 Scientific	
2 Democratic	
3 Constitutional	
4 Inspirational	
5 Wisdom	
6 Love	
7 Accountable	
8 Supportive	
9 Responsive	

TO SEND TO:

Fill all fields above to assess authority's level of legitimacy.

BY HONESTLY ASSESSING THE POWERHOLDER'S IMPACT, YOU GIVE THEM DIRECT FEEDBACK THEY RARELY RECEIVE. YOU PROVIDE A CONCILIATORY PROCESS TO IMPROVE THEIR IMPACT. YOU INCENTIVIZE THEM TO SUPPORT YOUR MUTUALLY BENEFICIAL CAUSE.





P. Another innocence checklist

Innocence Checklist by Dr. Carrie Leonetti

Dr. Carrie Leonetti of Auckland University published her own list of factors predicting the likelihood of a wrongful conviction of the innocent. Some of these you will find here. Others could be helpful additions for when this tool gets updated and improved. With your helpful input.

1.	Prosecutorial Disclosure	See EIF items #17, 23, & 58
2.	False Evidence	See EIF items #15, 16, 18
3.	Coaching	See EIF items #17, 26, 29, 34
4.	Witness Hiding	Not adequately addressed in the EIF
5.	Deficient Defense	See EIF items #20
6.	Forensic Misconduct	See EIF items #17, 18
7.	Police Misconduct	See EIF items #17, 27, 28, 37
8.	Reasonable Doubt	Not adequately addressed in the EIF
9.	Alternate Suspect	See EIF items #30, 31
10.	New Science	See EIF items #18, 21, 22, 23, 32
11.	Presence	See EIF items #26
12.	Diminished Mental Capacity	Not adequately addressed in the EIF
13.	Recantations	See EIF items #29
14.	Impeachment	See EIF items #15
15.	Incentives	See EIF items #19
16.	Changing Science	See EIF items #18, 27, 28, 32
17.	Biased or Unvalidated Scientific Evidence	See EIF items #18
18.	Corroboration	See EIF items #24
19.	Maintenance of Innocence	See EIF items #39, 41, 45, 55, 56
20.	Missing or Inadequate Corroboration	See EIF items #24
21.	Unreliable Eyewitness Identification	See EIF items #15, 27, 28
22.	Questionable Confessions	See EIF items #16, 28, 30, 31
23.	Inconsistent Theories	See EIF items #25, 26, 27, 37
24.	Police Corruption	See EIF items #17, 27, 28, 37
25.	Snitch Testimony	See EIF items #19
26.	Inconsistent Witnesses	See EIF items #15, 19
27.	Pretrial Publicity	See EIF items #38

Key EIF items not addressed in the Leonetti innocence checklist: 26, 30, 31, 32, 33, 35, 36, 42, 43, 44

DISCLAIMER

This tool will continually change and become better with your helpful feedback. It is up to you to check for the latest update. Effective use of this tool and the offered services are designed to improve the chances for exoneration, but cannot promise you are your loved one will ever be officially exonerated. You use this tool on your own at your own risk.

