# **Notification of Verifiable Innocence**

PLEASE BE INFORMED that Steph Turner faithfully asserts that he was wrongly convicted in 1993. Since then, he consistently maintains his innocence.

PLEASE BE INFORMED that Steph asserts three of six known factors common in wrongful convictions. He identifies 26 other important factors known to wrongly convict the innocent.

PLEASE BE INFORMED that felons or prisoners rarely claim full or actual innocence.

- Most admit to the charged criminal activity while denying it caused harm.
- Most complain about the harsh punishment for their admitted offenses.
- Only about 15% claim actual innocence, asserting they played no role in any crime.

PLEASE BE INFORMED of the factors correlating Steph's likely innocence.

- Steph has always maintained his innocence.
- Steph faced a lengthy "trial penalty" sentence.
- Steph served the full sentence because of maintaining his innocence.
- Steph has no other criminal history.
- Transphobic investigation and prosecution
- Exculpatory evidence overlooked with untested DNA
- Climate of sex abuse hysteria

Do you suppose Steph accomplished all this to "game" the system?

PLEASE BE INFORMED of the scope of the problem of wrongful convictions in the U.S.

- The volume of criminal cases police and prosecutors process often tempt costly shortcuts.
- Our judicial system seeks a fair process more than measurably just outcomes or impacts.
- The appellate process routinely misses innocence later discovered by DNA or other means.
- Research finds up to 15% are wrongly convicted, while only about 15% claim full innocence.
- Innocence projects and conviction review units receive more requests than they can serve.

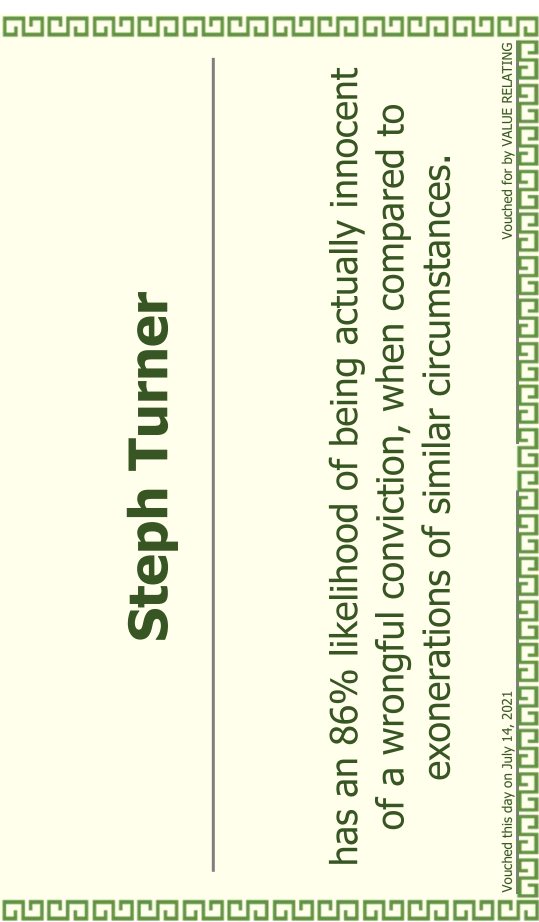
PLEASE BE AWARE of the wrongful conviction's impact on Steph's capacity to contest it.

- Steph's economic capacity has been damaged, so he cannot afford most costs.
- This claim is not yet verified, due largely to economic and familial damage.
- Steph is now vulnerable to widespread discrimination, under color of law.

PLEASE BE AWARE you are in a position that could risk harm to the innocent. From this point forward, your actions toward Steph are to be documented. Harmful actions may be used against you in the court of public opinion. Supportive actions shall be appreciated. Any injustice in the name of justice can no longer be tolerated. Thank you for your sympathetic understanding.



INNOCENCE



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Innocence Claim

Steph Turner



strong claim



**SYNOPSIS** 

**Proxy:** 

Claimant:

Asexual person comes out as transgender in early 90s, gets falsely accused as being a "sexual predator" homophobic stereotype. Convicted without evidence. Must register as sex offender for life. Forced into poverty and homelessness.

1	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: Asexual transperson registered for life as a sex offender

## **FLIPSIDE**

Prior to accepting herself as transgender, Janet (principal & codefendant) often ran afoul of the law. She appears to have suffered Asperger's (high functioning autism), so was slow at responding to social cues. Overcoming shame of being gender different helped her escape cycles of self-defeating behaviors. She overcame dyslexia and other challenges to lead a healthy life, until this happened.



## SUMMARY

On July 7th, 1993, Steph Turner awoke to hear voices from the other room. Steph could hear her sister Janet talking to someone. That person left, but later returned with her irate mother to accuse Janet of an incredulous crime. You see, Janet was born male and now openly transgender, long before that was socially acceptable. And Janet had yet to fully transition.

At the height of the sex abuse hysteria in the early-90s, Steph came out as gender-nonconforming transgender. But living in a religiously conservative community, Steph kept it private. Steph soon came out to Janet, years after Janet had. They shared an apartment to rekindle their newfound bond. Both now freely embracing their feminine sides. Both felt asexual by not being loved for their full selves. Both drawn to the spirituality of transcending the gender divide.

A neighborhood child drew curious, peeping into Janet's window to gawk at what she called the "man with lipstick." When caught not being home on time, the child leveled bizarre claims of sex abuse unbecoming from a child. Exposed to porn?

The child then dragged Steph into her transphobic-indoctrinated accusations. The child claimed Steph posed with her as if she, the young child, was stabbing Steph in the chest with a jelly stained butter knife. She claimed this was to scare her from talking to police, that we would say she was the aggressor. Unbelievable? Not if you already believe trans people are subhuman.

Child testimonies back then were often coached. Trans people were easily vilified. Since no corroborating evidence was necessary back then to convict for sexual misconduct, both transwomen were wrongly convicted and sentenced to long terms in men's prisons, where Steph's codefendant transgender sibling died in 2001.

Repeated efforts to overcome this wrongful conviction failed. After serving a full 12-year sentence, Steph was discharged and finished undergraduate and graduate degrees. But is required to register as a sex offender for life, destroying economic and other opportunities. Your support can help turn this around.

### **\$600,000** 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."

Samuel R. Gross, NRE



# You can help change a life for the better

## **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. this claimant reports enduring so many of these consequences to the point of being cut off from opportunities to live independently. You can help change this.

## **Impacting other's lives**

Collateral consequences also impact others in Steph Turner's life. Steph Turner shares how family members have suffered from anxiety, depression, divorce, housing instability, poverty, stigma, targeted by bullies, You can help improve their lives too!

## **Challenging and aspiring**

Despite challenging 1) economic needs, and other needs, this claimant aspires toward 7) income independence, 8) maintaining healthy lifestyle, 9) overcoming depression & anxiety, 10) restoring familiy ties, and other life improvements. Removing illicit discrimination will go a long way toward improving this claimant's life.

## **Suffering discrimination**

Unfortunately, Michigan does not limit how far back and employer can run a background check. Background screeners must rely on indiscriminate records that fail to distinguish between "reliable evidence-based convictions" and "non-exonerated wrongful convictions"---permitting illicit discrimination.

## **Removing threats for improving health**

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

Steph 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, Steph 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.



Need-response: FIF

# **C**ompetitive 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: ID & CILL

	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	Conciliatory 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 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 convic

Background checks privilege discrimination with these specific items.

### F. Claimant narrative

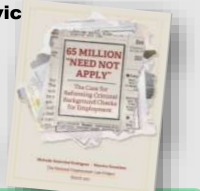
In your own words, what happened?

#### **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



	nation	
Complete as many	as you can. You can always come back lat	er with hard-to-find info.
Claimant name	Steph	Turner
	Claimant email address	phone # where can be reached
	valuerelating@gmail.com	(920) 445-8760
date of birth	gender (from list)	preferred pronoun (from list)
12/20/1962	other (explain in box)	he/him/his
	race (from list)	primary language (from list)
	primarily white	English
	anything to add to these answers?	6
	transgender	
Proxy name	FIRST NAME	LAST NAME
	Proxy email addresss	phone # where can be reached
	relation to claimant (pick from list)	how long knowing claimant
Innocence clair What is your spe	<b>n</b> cific claim of innocence?	
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_		
Describe any ad	dded or altered charges	
Describe any di	ropped charges	
Plea		
	juilty? (If yes, explain why below)	no, I pled not guilty
Offered a plea of	deal?	never open to any plea deal
How long insist	ing you're completely innocent?	always, even knowing it would cost me parole
·		
Offense date 7/7/1993	7/7/1993	Indictment date 7/9/1993
Conviction	11111320	11112220
	viction based upon?	jury trial
		5 5
Prelim date	Jury selection date	Verdict date
7/20/1993	11/30/1993	Verdict date 12/13/1993
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## Estimated Innocence Form -C working draft

	Tanya Krause	court appointed
Satisfaction level	mostly satisfied with representation	would hire again with reservation
How many codefe	endants?	1
	Codefendant(s) informa	ation
NAME	charged as?	how adjudicated?
relation?	convicted as?	verdict?
know location?	claims to know real culprit?	also claims innocence?
If more than six c	odefendants, add in box below. Add ar	ny helpful context.
Same trial, separate	e juries. Codefendent my transgender siblir	ng, whom I'm convinced is also actually
Same trial, separate		ng, whom I'm convinced is also actually
Same trial, separate	e juries. Codefendent my transgender siblir	ng, whom I'm convinced is also actually
Same trial, separate	e juries. Codefendent my transgender siblir	ng, whom I'm convinced is also actually
Same trial, separate innocent since she j	e juries. Codefendent my transgender siblir previously described herself being asexual	ng, whom I'm convinced is also actually . Hence, no crime. She is now deceased.
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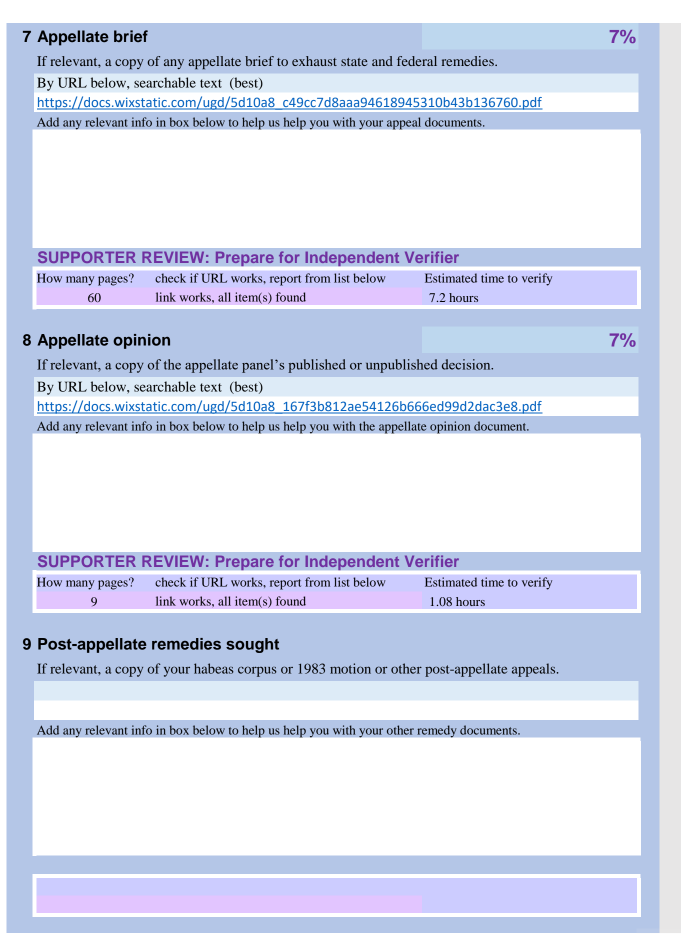
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-		7/7/199
Date released from	•	9/22/200
	m parole (if applicable):	
	m probation (if applicable):	
Sentence severity		lengthy "trial penalty" sentence
	misconducts while incarcerated?	
	om maintaining innocence?	Participated in rehab but maintained innocence
	denials for maintaining innocence?	
•	max sentence due to innocence claim?	ye
Sex offender regis	-	on registry for life
Sex offender regis		7/14/202
If exonerated, exp	pect to seek compensation?	ye
Could compensat	ion make up for all the loss?	no, not at al
Conviction Integri	tv Unit?	
-	Heard from the CIU near you?	Any favorable news from the CIU?
yes	ves	not yet
•	ting help from an innocence project:	4
What was the res	ponse? Explain further below.	Affirmed my case merited review,
but had to prioritize	their resources for others whose liberty wa	s more in jeopardy.
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6	SUPPORTER I How many pages? 13 Presentence II If relevant, a copy By URL below, se https://docs.wixst	REVIEW: Prepare for Independent V check if URL works, report from list below link works, all item(s) found nvestigation Report of the presentence investigation report used to earchable text (best) catic.com/ugd/5d10a8_2918f23037b74ed3bd	erifier Estimated time to verify 1.56 hours o prepare sentencing. 95e1c8aeec4a77.pdf	







#### **10 Innocence project communication**

If relevant, a copy of any correspondence with innocence projects or with others in the innocence mov

Add any relevant info in box below to help us help you with your IP correspondence.

#### **11 Professional supporters**

Any exchange with pro bono lawyers, faith leaders, cultural leaders, elected officials.

Add any relevant info in box below regarding your professional support documents.

#### 12 Media interest and coverage

Any exchange with online activists, journalists, and their coverage.

Add any relevant info in box below about any correspondence with the media..



#### **13 Other documentation**

If relevant, a copy of any other documents relating to your case.

Add any relevant info in box below to help us help you with your other documents.

#### 14 Other supportive material (e.g., alibi affidavit)

Provide any additional information to help best review your particular case.

Add any relevant info in box below to help us help you with your other supportive materials.

## **25% Verification progress**

click here for support

Need help identifying support in case documents

verification step

#### Prep to-do list

You can improve your baseline score by checking off these to-do list items.

not started	
not started	
not started	

count page numbers in all identified documents

make sure all URLs work, documents accessible

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.



VX <

C.1	Common factors in wrongful convictions	Ļ
T	he <b>Innocence Project</b> has identified these six factors as common in wrongful convictions.	
	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.	
		39%
4.0	no, not a factor	39%
	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.	
	no, not a factor	

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17	<b>Government M</b>	isconduct		
		misconduct that led to your wrongful	other government employee's committed fraud or conviction? For example, was there any indication of	
	-	sting malfeasance. No DNA testing ha	en" or "aqua" blanket, but neither defendant owned a as yet been conducted on this sample. Green blanket	
		me, investigators relied on leading qu stigators anticipated (confirmation bia	estions to coerce complainant to give the kind of is).	
	•	Dan Mills portrait of my 3 young daugh tiated search warrant.	hters to use as proof of child pornography to	
	Claimed?	Verifiable?	Independent verification	41%
40		Verifiable by the URL I provided		
	Do you claim your we example, was the con	rongful convictions was based, at leas viction based upon contaminated evic	at in part, on questionable forensic evidence? For dence? Or did a state lab expert provide damaging y of the findings? If yes to any of these, describe	
		•	e never tested to establish a match, nor was any odefendant nor I owned a green blanket.	
	Claimed?	Verifiable?	Independent verification	44%
		Verifiable by the URL I provided		

19	Jail Informant	claimed, explain in white box below.	
	Do you claim your wrongful conviction resulted, at least in part, to a jail apparent conflict of interest? Do you know if such an informant was give If yes to any of these, describe below.	snitch or other informant with an	
	no, not a factor		
20	Inadequate Defense	claimed, explain in white box below.	
	Do you claim your defense attorney failed to provide an adequate defense court appointed lawyer invest only a minimal amount of time and energy		
	any of these, describe below.	to help you mount a defense. If yes to	
	only a remote factor		

C.2	Evidentiary	factors		Ţ
Th	ese six items incr	ease a likelihood of wrongful conviction		
		o be DNA tested		
		of potentially exculpatory evidence has yet to be D	NA tested?	
	Semen sample found	d on a green or aqua blanket. If this is actually the s uld be from a wet dream of Steph and not the sterile	ky-blue blanket with aqua trim from	
	Claimed?	Verifiable?	Independent verification	46%
		Verifiable by information provided upon request	independent vernication	-10 70
22		ence yet to be considered		
	Transphobia in religionerally 90s. Role of co corroborating eviden		hild sex abuse panic of the 80s and law allowing convictions without	
	Claimed?	Verifiable?	Independent verification	48%
000		t Should be verifiable but not sure how		
23	Exculpatory ev		coont o Duo du sui-latian?	
	Rape kit report made to examining her mo	exculpatory evidence exists? If so, does claimant as a same day indicates reported assault highly unlikely uth for alleged presence of semen.	y; complainant given pop to drink prior	
	Claimed?	Verifiable?	Independent verification	50%
	yes, a significant fac	t Verifiable by the URL I provided		

24	<b>Conviction not</b>	corroborated by evidence		
	Does claimant assert	conviction not corroborated by any empiri	al evidence?	
	According to 1993 lav sexual conduct."	v: "No corroborating evidence of an accus	tion is necessary for a conviction of crimir	al
	Claimed?	Verifiable?	Independent verification	52%
		Verifiable by inaccessible documentation		0270
25		ed on irrational theory of guil		
		the conviction's theory of guilt makes littl		
	Child's testimony ass and jelly smeared on perpetrator. No jelly fe	erts defendants staged Polaroid shot of he claimant's shirt, and if she told police that ound on shirt. No Polaroid camera found o	r stabbing complainant in chest with butter codefendants would use it to claim she wa existed at premise. No picture ever existed ding and abetting criminal sexual conduct.	s the
	Claimed?	Verifiable?	Independent verification	54%
	yes, a significant facto	Verifiable by the URL I provided		
26	No actual crime	e		
		· 11	evidence suggest the alleged incident neve	r 🚽
		ant acting solely in self-defense, or insist s		4.4
	within hours of the all	•	ailable physical & medical evidence collec ne actually occurred. For example, the rap	
	Claimed?	Verifiable?	Independent verification	57%
	yes, a significant facto	Verifiable by the URL I provided		57%
FIF-s	ample	21		TVR

C.3	Investigativ	e factors			Ļ
Tł	ese six items cite	common police investigations pro	blems, ir	ncluding two by Judges for Justic	ce.
27	Does claimant cite <i>co</i> Once the child completive their biases, encourage investigators became	ent tunnel vision <i>nfirmation bias</i> distorting the criminal in ainant made her prurient accusations, inv ging complainant to embellish her testime locked into believing the alleged crime h not correct their errant beliefs by realign	vestigators ony. The la ad occurre	s relied on leading questions to confirm ack of corroborating evidence suggests ed, implicating their own transphobic	
	Claimed?	Verifiable?		Independent verification	58%
	yes, a significant facto	Should be verifiable but not sure how			39%
28		ent noble cause corruption			
<ul> <li>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.</li> <li>Search warrant to find child pornography used Olan Mills portrait of my children as proof of possessing child pornography. Altered child complaint testimony suggests being coached. Appellate Panel, traditionally deferrin to trial jury as tryer of fact, assumed that role in reinterpreting trial transcript to finding "fact" of aiding and abetting CSC2.</li> </ul>				hony of a complainant. children as proof of possessing child . Appellate Panel, traditionally deferring	
	Claimed?	Verifiable?		Independent verification	60%
	yes, a moderate facto	Verifiable by the URL I provided			
29	Complainant re	· · ·	lf	claimed, explain in white box below.	
	Has complainant exp	ressed doubt or retraction of the initiating rator(s)? Does complainant now support			
	no, not a factor				
	-,				
EIF-s	ample	22			MV.

30	<b>Confession from actual perpetrator</b> If claimed, explain in white box below.	
	Has another person confessed to the crime? Does that person exclude any claimant involvement?	
	no, not a factor	
31	Another person implicated in the crime If claimed, explain in white box below.	
• •	Was another suspect or person of interest under investigation but not charged? Does evidence exist that points to	
	another likely culprit?	
	no, not a factor	
32	Conviction based upon outmoded law/beliefs	
	Does claimant assert conviction was based on law no longer in effect? Does claimant point to debunked beliefs	
	that contributed to the guilty verdict?	
	"No corroboration of an accusation is necessary for a conviction of criminal sexual conduct." A conviction can be	
	based solely on the statement of the victim.	
	Investigators using suggestive leading questions that induce children to provide answers confirming the	
	investigators' biases.	
	Belief that LGBT people are sexual predators trying to recruit children into their "deviant lifestyle."	
	Children never lie about being sexually victimized.	
	Claimed? Verifiable? Independent verification	619
	yes, a significant fact Verifiable by inaccessible documentation	



C.4	Complicating factors	Ţ
Tl	nese six items tend to compound other factors, increasing likelihood of a wrongful conviction.	
33	Presenting conflict of interest	
	Does claimant cite any government official presenting a conflict of interest, such as a prosecutor needing to win the case for reelection?	
	Presiding judge was up for reelection, which appears to have skewed the proceedings.	
	Claimed? Verifiable? Independent verification	62%
	only a remote factor I know of no way to verify this claim	
34	Perjured testimony or false accusation	
	Does claimant assert the supposed victim or accomplices made errant claims under oath, whether or not they knew them to be false?	
	Testimony from complainant appears to be parroting transphobic ideas about transgender people, and her testimony was coached according to documents received in Discovery.	
	Claimed? Verifiable? Independent verification	62%
	yes, a moderate facto I know of no way to verify this claim	
35	Moral panic Was accusation made in context of a moral panic, such as the child sex abuse hysteria of the 80s and 90s? Accusation occurred at height of child sex abuse hysteria, following same pattern of asking child leading questions to confirm investigators' biases, lacking any corroborating evidence.	
	Claimed? Verifiable? Independent verification	
	claimed? Vernable?	65%

36	Disparate impa	ct				
		of a population that has been disproportionately ta	• •			
	skinned minorities, immigrants, religious minorities, the mentally ill or LGBTQ persons?					
	Outed as transgender in a religiously conservative transphobic community, where many believed all LGBTQ					
	people are sex predation	tors victimizing children.				
	Claimed?	Verifiable?	Independent verification	65%		
	yes, a moderate facto	Should be verifiable but not sure how				
37	Law enforceme	ent prejudice				
		any specific prior prejudicial hostile contact from a	any law enforcement official? Or hostile			
	bias from law enforce	ement against claimant's group identity?				
	Transphobic encount	ers with police in past. Arresting officers expressed	I transphobic beliefs when taking			
		or HIV test, suggesting their prejudices mirrored wid				
	the investigation.					
	-					
	Claimed?	Verifiable?	Independent verification	66%		
	yes, a moderate facto	I know of no way to verify this claim				
38	Trial by media					
		press coverage influenced the judicial process or or	utcome?			
		ssdressing brothers" reinforcing this conservative r				
		and ostensibly skewed the judicial process. Media	•••••			
		e trials that presumed guilt of accused.				
		J. J				
	-					
	Claimed?	Verifiable?	Independent verification	68%		
		Verifiable?	Independent verification	68%		

C.5	Claimant's demonstratable innocence	t	
Th	nese seven items contrast claimant's behavior against those with actual guilt.		
39	Pled not guilty		
	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?		
	Claimant pled not guilty to all charges and has never considered any plea options.		
	Claimed? Verifiable? Independent verification	70%	
	yes, a significant fact Verifiable by information provided upon request		
40	Alford plea		
	After being confronted with the state's evidence, did claimant take an Alford plea?		
	[Alford pleas are not available in Michigan.]		
	Claimed? Verifiable?		
	no, not a factor		
41	<b>Duration of innocence claim</b> Has claimant always maintained innocence? Or persisted in claiming innocence after promptly claiming a		
	coerced confession?		
	Claimant has always maintained innocence, even when denied parole for not demonstrating remorse.		
	Claimed? Verifiable? Independent verification	71%	
	yes, a moderate facto Verifiable by information provided upon request		

42	42 Respect for crime victim(s)			
	Does claimant present sympathy or empathy for victims of crime? Is there any evidence of the claimant being hostile to the complainant(s) prior or after the alleged incident?			
	Claimant insists no crime actually occurred, and views the investigation as a kind of sexual exploitation of the complainant for the prurient interests (even if only subconsciously) of the investigators. Note: both defendants identified as asexual transgender people. Years later, I learned she came out as gay, and this could help us understand why she was gawking at a "man with lipstick".			
Codefendant suspects complainant "confabulated" the incidents, and perhaps did not knowingly lie when alleging the impossible sexual acts. We wondered if she had been exposed to pornography, and endured from someone else she knows, but then projected her trauma onto loathed "crossdressers" to protect her abuser. We felt shock at her characterization of being "whooped" by her parents if misbehaving, at odds w Native American value of honoring all children.				
	Claimed? Verifiable? Independent verification	72%		
	yes, a moderate facto Verifiable by information provided upon request			
43	Positive institutional record			
	If imprisoned, does claimant assert they were a model prisoner? Received positive work records, was selected in 2000 to open a new prison. Selected as "model peer leader" for Kairos ministry program. Served in lay-leader positions without complaint. Only major misconduct ticket was destruction of state property after using branch from tree to make a dream catcher.			
	Claimed? Verifiable? Independent verification	73%		
	yes, a moderate facto Verifiable by inaccessible documentation			
44	No criminal history			
	Was the instant offense the only criminal charge to the claimant? No felony or misdemeanor arrests or convictions prior or afterwards.			
	Claimed? Verifiable? Independent verification	75%		
	yes, a significant fact Verifiable by information requiring paid access			

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 Parole denial f	rom maintaining innocence			
Was claimant denied	parole because of a "lack of remorse" in parole he	aring while insisting innocence?		
Was claimant denied parole because of a "lack of remorse" in parole hearing while insisting innocence? Was eligible for parole in August 2001 & 2003, but was denied parole for lack of contrition, and so claimant served the maximum of the sentence and was discharged in September 2005.				
Claimed?	Verifiable?	Independent verification	76%	
ves, a moderate fact	C Should be verifiable but not sure how			
Lack o	f supply cannot disqua	lify the demand		
66	The demand for prof help to review these claims of innocence			

C.6	Claimant's i	nnocence recognized by	others	t
Tł	Any relief on a Did the appellate par Removed 1st degree trial transcript (as trie later, resentenced by max was 12 years, p with the help of my m	provide independent recognition of cla ppeal nel provide any relief from the conviction or e CSC aiding and abetting but replaced with er of fact?). Declined to address CSC2 charg y trial court, replacing 15 o 30-year sentence providing an outdate in Sept 2005). Refusing nother to pursue any remaining state level re	aimant's actual innocence. sentence? 2nd degree aiding and abetting by interpreting e. Remanded resentencing to trial court. A year with 8 to 15-year sentence (with good time the anything short of exoneration, I hired a lawyer	
	Claimed?	Verifiable?	Independent verification	77%
17	Supporters	OVerifiable by the URL I provided		
47		e a list of supporters who believe in claimant	's innocence?	
				L
	Claimed?	Verifiable?	Independent verification	78%
	only a remote factor	Verifiable? Verifiable by the URL I provided		78%
48	only a remote factor Affidavits	Verifiable by the URL I provided	If claimed, explain in white box below.	78%
48	only a remote factor Affidavits		If claimed, explain in white box below.	78%



49	Judge support		If claimed, explain in white box below.	
	Has any judge come	out in support of claimant's innocence?		
	no, not a factor			
50	<b>Prosecutor sup</b>	oport	If claimed, explain in white box below.	
	· · · · · · · · · · · · · · · · · · ·	ome out in support of claimant's innocence?		
	no, not a factor			
51	<b>Defense couns</b>	el support		
		l continue to support claimant's claim to innocen	ce?	
		er did her best to mount a compelling defense, b		
		ues to express belief in the innocence of claimar		
	resentencing hearing	1999-02-02.		
		ellate lawyer demonstrated faith in claimant's inn	• • •	
		pellate brief, requiring permission (which was gra	anted) to submit a brief in excess of 60	
	pages.			
	Claimed?	Verifiable?	Independent verification	79%
	yes, a moderate facto	Verifiable by inaccessible documentation		
52	<b>Influential supp</b>	oort		
		ultural leader come out in support of claimant's	innocence?	
	My college roommate	e, a pastor, provided a support letter attesting to	my character and trusted innocence	
	Claimed?	Verifiable?	Independent verification	79%
	only a remote factor	Verifiable by the URL I provided		



C.7	Other			t
	This item provides	space to account for anything not asked abo	ove.	
53	when? Did changes re Complainant had bee knowing this fact.	ant items pped prior to being indicted? Were any charges eveal a possible weak case? n molested by older female cousin two years pr prison of cancer on 10-9-2001.		
	Claimed?	Verifiable?	Independent verification	81%
	yes, a moderate facto	Verifiable by the URL I provided		
	above n whose? And all The m get bo The 3	sits above the law, yet eed. Laws exist to set ineeds sit equal befor oral question persists est served by which en answer determines the imacy, the level of win erve these needs.	e nature. : whose needs forced laws?	



C.8	Process		t	
These five process items may improve our estimation of a likely wrongful conviction.				
54	Indictment changed	f claimed, explain in white box below.		
	Were there any changes to the original indictment by the time of the pre	liminary hearing or trial?		
	no, not a factor			
55		f claimed, explain in white box below.		
55	Was there a plea offer that was turned down?			
	I. I			
	no, not a factor			
56	Asserted right to trial			
	Did claimant contest the indictment in full and challenge all charges at t Both defendants asserted our right to a trial, and my codefendant risked			
	since she had prior convictions for petty theft and carrying a concealed	•		
	Claimed? Verifiable?	Independent verification	83%	
	yes, a significant fact Verifiable by the URL I provided			
57	Discovery with exculpatory evidence			
	Could any documentation provided by the prosecution be viewed as exc			
	The examining physician for the rape kit, conducted a couple hours after the standard example and the standard example an	r the alleged assault, could not find any		
	medical corroboration.			
	Claimed? Verifiable?	Independent verification	86%	
	yes, a significant fact Verifiable by the URL I provided		0070	
58	Exculpatory evidence not provided in discovery	If claimed, explain in white box below.		
	Claimant aware of exculpatory evidence not revealed in discovery (i.e.,			
	no, not a factor			



Kate your experience	e seeking legal aid. And state how much you now trust the legal-j	judicial process
9 Innocence Proj	ect	
Contacted your state	e's innocence project? If yes, rate your level of satisfaction.	
Satisfaction level:	somewhat dissatisfied with their responsiveness to my innoce	nce claim
Trust level:	I'm discouraged and ready to try something radically different	
0 District attorney	y .	
	I CIU or DA? If yes, rate your level of satisfaction.	
Satisfaction level:		
Trust level:		
	of legal assistance	
	wyer, investigative journalists, law school students or others who	o might help?
Satisfaction level:		
Trust level:		
2 Innocence mov		
<b>2 Innocence mov</b> With demand for set	ement rvices exceeding supply, rate the innocence movement as it stands	s right now.
2 Innocence mov With demand for set Satisfaction level:		s right now.
<b>52 Innocence mov</b> With demand for sea Satisfaction level: Trust level:	rvices exceeding supply, rate the innocence movement as it stands	-
62 Innocence mov With demand for set Satisfaction level: Trust level: What do you specifi	rvices exceeding supply, rate the innocence movement as it stands	of importance
<b>52 Innocence mov</b> With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee	of importance
62 Innocence mov With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He exoneration	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur	of importance eds. ming my focus
52 Innocence mov With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He exoneration financial support	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur for legal costs low priority right me	of importance eds. ming my focus ow
52 Innocence mov With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He exoneration financial support expunged record	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur for legal costs low priority right no important but can w	of importance eds. ming my focus ow wait for it
<b>52 Innocence mov</b> With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He exoneration financial support expunged record removal of all co	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur for legal costs low priority right no important but can w can't go on any furt	of importance eds. ming my focus ow vait for it ther without it
2 Innocence move With demand for set Satisfaction level: Trust level: What do you specifi to you right now. He exoneration financial support expunged record removal of all co compensation	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur for legal costs l low priority right no important but can w can't go on any furt must have it as soor	of importance eds. ming my focus ow vait for it ther without it n as possible
2 Innocence move With demand for set Satisfaction level: Trust level: What do you specifit to you right now. He exoneration financial support expunged record removal of all co	rvices exceeding supply, rate the innocence movement as it stands ically need from the innocence movement? Rate each item's level elp the innocence movement prioritize resources to meet your nee increasingly consur for legal costs low priority right no important but can w can't go on any furt	of importance eds. ming my focus ow vait for it ther without it n as possible

- 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

prioritizing assistance to others risks losing some focus moderate level linkable to it afraid courts cannot face its errors afraid justice will come too late fear judiciary opposes full justice feel manipulated by the process generally disappointed

This claimant fully distrusts the legal-judicial process. Its harmful performance casts doubt on the legitimacy of the process offered by innocence projects and conviction integrity units. This "estimated innocence form" complements or competes with these options that cannot, on their own, keep pace clearing or correcting the problem of wrongful convictions.



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## E. Collateral consequences of wrongful conviction

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.

permanent	1) Conviction posted online	during and since incarceration
	2) Custody reimbursement	
	<b>3</b> ) Education discrimination	
permanent	4) Employment discrimination	since incarceration
	<b>5</b> ) Exempt from public assistance	
	6) Exempt from student financial aid	
	7) Health care discrimination	
permanent	8) Housing discrimination	since incarceration
	9) Loss of government benefits	
	<b>10</b> ) Loss of gun rights	
temporary	11) Loss of parental rights	during and since incarceration
temporary	12) Loss of vote	during incarceration
permanent	<b>13</b> ) Loss or denial of professional licence	since incarceration
-	14) Prevented from seeing family	
	<b>15</b> ) Prevented from visiting prisoners	
not applicable	<b>16</b> ) Restitution to alleged victims	
permanent	17) Restricted movement	during and since incarceration
permanent	18) Sex offender registry	during and since incarceration
permanent	<b>19</b> ) Workplace discrimination	since incarceration
	<b>20</b> ) Other (details in box below)	

Add here any consequence of the conviction not listed above.



Mark on left <i>how</i> or <i>if</i> each applies. If applies, mark on right <i>to whom</i> it applies.					
	1) anxiety				
	2) costs to contact while in prison				
	<b>3</b> ) depression				
lasting	<b>4</b> ) divorce	impacting close friends & family			
lasting	<b>5</b> ) housing instability	impacting only family members			
lasting	6) loss of companionship	impacting (then) partner & kids			
lasting	7) loss of parent during upbringing	impacting (then) partner & kids			
lasting	8) loss of stable income	impacting close friends & family			
	9) loss of emotional support				
lasting	<b>10</b> ) poverty	impacting everyone I know			
lasting	<b>11</b> ) stigma	impacting everyone I know			
	<b>12</b> ) targeted by bullies				
Zaal fran ta ada	d ann imreada an athan anns a bad in tha list ab				
reel free to add	any impacts on others overlooked in the list ab	ove.			
•	6 Current neglected needs due to these collateral consequences				
	at specific impacts by the wrongful convict	tion's collateral consequences.			
		tion's collateral consequences.			

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

- economic
   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:

I struggle to make it happen but unsuccessfully I feel I've reached it but not maintained it I maintain it without help like this I maintain it without help like this I don't seek it nor think about it much

significantly challenged

only slightly challenged

moderately challenged

significantly challenged

not challenged at all

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



## F. Claimant narrative

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** 

Asexual person comes out as transgender in early 90s, gets falsely accused as being a "sexual predator" homophobic stereotype. Convicted without evidence. Must register as sex offender for life. Forced into poverty and homelessness.

#### 68 Claim highlights

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

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vie	L
P.	L

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 Asexual transperson registered for life as a sex offender

#### 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.

view

Prior to accepting herself as transgender, Janet (principal & codefendant) often ran afoul of the law. She appears to have suffered Asperger's (high functioning autism), so was slow at responding to social cues. Overcoming shame of being gender different helped her escape cycles of self-defeating behaviors. She overcame dyslexia and other challenges to lead a healthy life, until this happened.



#### **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**.

On July 7th, 1993, Steph Turner awoke to hear voices from the other room. Steph could hear her sister Janet talking to someone. That person left, but later returned with her irate mother to accuse Janet of an incredulous crime. You see, Janet was born male and now openly transgender, long before that was socially acceptable. And Janet had yet to fully transition.

At the height of the sex abuse hysteria in the early-90s, Steph came out as gender-nonconforming transgender. But living in a religiously conservative community, Steph kept it private. Steph soon came out to Janet, years after Janet had. They shared an apartment to rekindle their newfound bond. Both now freely embracing their feminine sides. Both felt asexual by not being loved for their full selves. Both drawn to the spirituality of transcending the gender divide.

A neighborhood child drew curious, peeping into Janet's window to gawk at what she called the "man with lipstick." When caught not being home on time, the child leveled bizarre claims of sex abuse unbecoming from a child. Exposed to porn?

The child then dragged Steph into her transphobic-indoctrinated accusations. The child claimed Steph posed with her as if she, the young child, was stabbing Steph in the chest with a jelly stained butter knife. She claimed this was to scare her from talking to police, that we would say she was the aggressor. Unbelievable? Not if you already believe trans people are subhuman.

Child testimonies back then were often coached. Trans people were easily vilified. Since no corroborating evidence was necessary back then to convict for sexual misconduct, both transwomen were wrongly convicted and sentenced to long terms in men's prisons, where Steph's codefendant transgender sibling died in 2001.

Repeated efforts to overcome this wrongful conviction failed. After serving a full 12-year sentence, Steph was discharged and finished undergraduate and graduate degrees. But is required to register as a sex offender for life, destroying economic and other opportunities. Your support can help turn this around.

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



G.	Compensati	On If officially exonerated, will you seek compensation?	
	Michigan's compensation statue, along with some challenges to receive such a claim.		
	Years; State	12 Michigan	
	Statute	MCLS 691.1751 et seq	
	Eligibility	Judgment of conviction was reversed or vacated and charges were dismissed or found not guilty on retrial.	
	Standard of proof	Clear and convincing	
	Determined by who	Court of Claims	
	Timely filing	3 years	
	Maximum award	not provided	
	Per year incarcerated	\$50,000	
	Future civil litigation	conditional	
	Your eligible amount	\$600,000	

**\$8,200** How much earned last year? Even without compensation for exoneration, you can potentially earn around 69% more than your current income. By removing employment discrimination from this wrongful conviction, you could earn up to \$1534 more per month. That's about \$354 more per week. Hidden costs of anxiety and depression could also drop significantly. Share that with your supporters!



Н.	You're not alone				
	Evidence indicates the majority of the wrongly convicted are not yet exonerated, and may never be.				
	3,000	latest total exonerated according to the National Registry of Exonerations			
	Ex-prisoner population	of 9.7 million applied to various estimated rates of wrongful conviction			
	These rates do not a	apply accurately to each population, but gives you a scope of the real problem.			
1.	0.0016% to 1.95% Hoffman, M.	applied to ex-prisoner population totals 155 to 189,150. This represents over 100% to 1.59% cleared cases.			
2.	0.016% to 0.062% Cassell	applied to ex-prisoner population totals 1552 to 6,014. This represents over 100% to 49.88% cleared cases.			
3.	0.027% Scalia (Marquis)	applied to ex-prisoner population totals 2619. This represents over 100% cleared cases.			
4.	0.5% to 1% <u>Zalman</u>	applied to ex-prisoner population totals 48,500 to 97,000. This represents 06.19% to 3.09% cleared cases.			
5.		applied to ex-prisoner population totals 48,500 to 291,000. This represents 06.19% to 1.03% cleared cases.			
6.	2.3% <u>Gross</u>	applied to ex-prisoner population totals 223,100. This represents 1.34% cleared cases.			
7.	3.3% to 5.0% <u>Risinger</u>	applied to ex-prisoner population totals 320,100 to 485,000. This represents 0.94% to 0.62% cleared cases.			
8.	<b>4.1%</b> Gross, et al.	applied to ex-prisoner population totals 397,700. This represents 0.75% cleared cases.			
9.	5% to 15.0% Roman, et al.	applied to ex-prisoner population totals 485,000 to 1,455,000. This represents 0.62% to 0.21% cleared cases.			
10.	6% Loeffler, et al.	applied to ex-prisoner population totals 582,000. This represents 0.52% cleared cases.			
11.	<b>11.60%</b> <u>Walsh, et al.</u>	applied to ex-prisoner population totals 1,125,200. This represents 0.27% cleared cases.			
12.	15.4% Poveda	applied to ex-prisoner population totals 1,493,800. This represents 0.20% cleared cases.			

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 the top few pages of this document.

- 1. Select the cells A1 through F47 for the first two pages; to F155 for the first five pages.
- 2. While cells are selected, go to Page Layout tab, Page Setup, Print Area, set print area.
- 3. Then 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.
- 7. To preserve the original print view settings, close this copy without saving changes.

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

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

### 1) Ask for free guidance at our Facebook group: The Unexonerated.

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

- 1. Join the Facebook group "The Unexonerated" to engage others interested in this tool.
- 2. Join a live discussion on The Unexonerated to talk directly with the creator of this tool.
- 3. Book your own "UNPACK your innocence" group discussion. Just click on this button.

JOIN 'THE UNEXONERATED'

UNPACK your innocence

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

Talk to me in person how to fit this tool to your situation. Together, let's speak truth to power.

- 1. After you fill out the form and save it as a PDF, write down questions you have for me.
- 2. Click on the botton below to book a 25-minute personalized session with me.
- 3. Each session only costs \$25, far cheaper than a lawyer or counselor.

RELATE your innocence

### 3) Build a campaign together supporting your innocence.

Talk to me in person how to fit this tool to your situation. Together, let's speak truth to power.

- 1. After completing the form, upload it at https://www.valuerelating.com/unexonerated.
- 2. Click on the button below to book a 50-minute specialized session with me.

3. Scan the pages below to see how an advocacy campaign can help you.

### 'THE UNEXONERATED' page

ADVOCATE your 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

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 **CONCILIATORY 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 **CONCILIATORY TRANSITION**.

### LEARN MORE...



START FOR FREE ?

#### **B. SOLUTION: Our advocacy campaign for your innocence**

This '**EIF**' is offered free. You can go it alone or seek our guiding support to optimize its potential. We suggest you keep your costs low until you start receiving invested support for this claim.

The campaign offers three levels of involvement. If incarcerated, a claimant is repped by their proxy.

Follower	Follow the campaign: see firsthand this unfolding story of innocence
Supporter	Support the campaign: invest in this innocence story
Leader	Lead the campaign: serve as a proxy for the incarcerated claimant

#### **SEE PLANS & PRICES**

For only \$7.95 each week, you lead the effort to exonerate your loved one. We help you optimize this tool. We strategize messaging with the message templates below. Your first week is free.

Subscribe as a Leader to immediately receive a passkey that opens all the features of this tool.

passkey:	Passkey is correct.

If you find our advocacy campaign is not a good fit for you, cancel at any time. We suggest you find at least 40 supporters willing to invest in your campaign. That will cover the weekly sesson costs. If unable to nail down that many supporters, you can always make up the difference out of pocket. Remember, this is all an investment in innocence.

#### Fundraising as investment

You shouldn't have to pay out of pocket trying to correct what the state did to you. Ultimately, the state should pay. Let's give them cause to invest in your innocence. Until then, costs are covered by your team's investment in [the claimant]'s compelling innocence.

#### Advocacy campaign phases

The campaign unfolds in five phases. You officially launch your campaign in the Team phase.

Prep phase:You lay the foundation for a campaign to champion Steph's innocenceBase phase:We build a support team of supporters to champion Steph's innocenceTeam phase:We put your team to work to help Steph's innocence claim to be heardGrow phase:We network with professionals with the power to help make a differenceGoal phase:We affirm the prosecuting attorney's legitimacy when reviewing Steph's case

Each phase is supported by online sessions with me. The cost gets covered by your weekly subscription and the weekly subscriptions of your supporters. Start for free by booking an UNPACK your innocence session. Join The Unexonerated Facebook group to get started.

This is so brand new, that you can help create it. Click on the LEARN MORE ONLINE... button to discover more. This page too is still being developed, and you can help improve it.

LEARN MORE ONLINE...



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## C. Building your support team

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

Invitee First name Last name Email address		
Marie	Pearson	mpearson44@email.com
Sandra	Lewison	sandralew@email.com
Marcus	Hill	marcus.w.hill@email.com
Christine	Nash	chrissy-reese@email.com
Justin	Allen	ja-greatworks@email.com
Marissa	Cranson	marissa1998@email.com
Juan	Ruiz	juan-ruiz-rodriquez@email.com
Alexa	Dysander	alex-dysander@email.com
Tabitha	Benson	tabben@email.com
Jonathan	Williams	j.williams@email.com
Miriam	Kahn	kahn2009@email.com
Mark	Tanner	m-tanner@email.com
		greason@email.com
Annette	Greason	
Jordan	Watson	jordanwatson@email.com
Lee	Minson	leeminson2@email.com
Thomas	Parks	tomparks44@email.com
Felton	Donaldson	felton@email.com
Charles	Simmons	csimmons@email.com
Allison	Clemmens	clemmens-a@email.com
Roberta	Simons	roberta.s@email.com
Tammy	Hill	tammyhill@email.com
Lauren	Cranson	lauren.s.cranson@email.com
Rebecca	Ward	beckyward@email.com
Bryan	Larsen	bryan.r.1@email.com
Emile	Walker	walker14@email.com
Freeda	Houseman	freedahousemand@email.com
Del	Cotter	delparker@email.com
Alan	Marks	alanmarks@email.com
Joel	Johnson	jjohnson@email.com
Lisa	Patterson	lisapattersonmiller@email.com
Jennifer	Norton	jennynorton@email.com
Abdul	Said	saidenterprises@email.com
Genelle	Nixon	genellenixon@email.com
Howard	Freed	h.w.freed@email.com
Aliya	Parks	aparks@email.com
Randy	Zylstra	zylstra56@email.com
Johnny	Waters	jwaters1@email.com
Wanda	Hamilton	whamilton@email.com
Juanita	Rodriguez	jmrodriguez@email.com
Peter	Randall	peterrandall@email.com



### D. Innocence investment: fundraiser video script

#### Your info writes it. We create it.

Cold open	Asexual transperson registered for life as a sex offender	Asexual transperson registered for life as a sex offender
	Compared to those already exonerated, Steph Turner shows an 86% chance of being actually innocent. While few felons claim "actual innocence", Steph's case shows signs of a grave miscarriage of justice.	86% strong claim of actual innocence
Synopsis	Asexual person comes out as transgender in early 90s, gets falsely accused as being a "sexual predator" homophobic stereotype. Convicted without evidence. Must register as sex offender for life. Forced into poverty and homelessness.	text of synopsis over moving background image of courtroom
Highlights	No criminal history	No criminal history
	Transphobic investigation and prosecution Climate of sex abuse hysteria	Climate of sex abuse hysteria
Humbly admit	Nobody is perfect. Steph can admit some imperfections. Prior to accepting herself as transgender, Janet (principal & codefendant) often ran afoul of the law. She appears to have suffered Asperger's (high functioning autism), so was slow at responding to social cues. Overcoming shame of being gender different helped her escape	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	Value Relating
Narrative	REFER TO SUMMARY TEXT ABOVE	stock image montages, closing with claimant
Invitation	You're invited to invest in Steph's innocence.	"Steph needs your help" with claimant image
Introducing campaign	We are launching an advocacy campaign to help free Steph, and we need your help. With your support, we can convince others to take a closer look at Steph's 86% likely innocence.	Invest in Steph's innocence.
	With your support, we can compel those in the media to take us seriously, to publicize Steph for his compelling story. We can then write to our elected representatives, pointing to your support for his actual innocence. We can also write to innocence projects to take a closer look at Steph's claim. And with your support, we can transform any innocence deniers in the prosecuting attorney's office to recognize the need to process more viable claims like his. 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 Steph's life. You get a voice and a vote in how his 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 Steph's campaign for exoneration. Together, we can speak truth to judicial power. With your investment, we can finally free him from this miscarriage of justice and finally correct his 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 Steph's campaign. He has waited long enough for justice. Let's invest what we have to help Steph find the freedom he has lost, and is now long overdue. Thank you.	"I want to help" button, \$5, \$10, \$20, or more. Image of Steph, fade out to "Thank You!"



### E. Invite your personal supporters

1) PREP phase

то:	Marie Pearson	mpearson44@email.com
FROM:	Steph Turner	valuerelating@gmail.com
DATE:	Wednesday, July 14, 2021	
SUBJECT:	Hey, Marie, you're invited	

Steph Turner was wrongly convicted in 1993 and continues to be falsely registered as a sex offender in Michigan. I'm convinced he had no role in the crime, and now I have a tool to help prove it. The tool compares Steph's case to known exonerations, then calculates a likelihood of innocence. It estimates he is 86% innocent, which is a strong claim. Together, we can help make that claim stronger. And finally liberate him.

Steph asserts three of six known factors common in wrongful convictions. The most significant factors include, government misconduct, misapplied forensic science, and possibly others less significantly. He identifies 26 other important factors known to wrongly convict the innocent. He needs your support to help validate his strong claim. He needs your help, Marie, checking if the links work for his case documents. With your support, we can draw closer to proving his claim.

Steph has asked for help from innocence projects four times. He was told they had to priortize their service to others. Innocence Projects receive far more requests for help than they can serve. Besides, the legal process is generally slow, divisive, and arbitrary. With your help, Marie, we can outdo the legal process with the new transformative option of 'need-response'. Instead of serving laws, it addresses the specific needs for which laws exist to serve. Help us spark a movement, where Steph and I raise the standard of justice, grounding it more in love and understanding.

With pioneering support from Value Relating, we're building support to convice the authorities to review Steph's compelling case. With your support, Marie, we can compel the prosecuting attorney of Kent County to see how innocent he actually is. The more who join our campaign, the greater the chance for Steph's exoneration. You can help write the narrative of his upcoming liberation. Join as a follower, for free, and see this story of discovered innocence unfold. Join as a supporter, to invest as little as \$10 to start and \$2.95 each week. Start with a 14-day trial to help create this unfolding narrative of discovered innocence. Click the link now to help us right this wrong, while the opportunity still exists. Thank you.

#### https://www.valuerelating.com/1993-steph-turner

Recipient response:

Firm yes (eager to proceed)

prompt: same day reply



#### F. Support letter from team members

#### 2) BASE phase

TO:	friendly media	
FROM:	Sandra Lewison	
DATE:	Wednesday, July 14, 2021	
RE:	I 100% support Steph Turner's 86% estimated innocence	

My friend Steph Turner and I could be enjoying time together right now. Instead, he currently underemployed because of a crime he didn't do. Now he has a unique tool to demonstrate the level of his actual innocence. Compared to those already exonerated, this tool estimates that Steph has a 86% likelihood of being actually innocent.

I learned Steph has asked for help from innocence projects four times. And I learned there are far more wrongly convicted than innocence projects can process. I joined his innocence campaign to help pick up the slack. This new tool highlights some of Steph's compelling innocence.

- \* No criminal history
- \* Climate of sex abuse hysteria
- \* Climate of sex abuse hysteria

Your audience may want to hear more about Steph's amazing story. You can catch a glimpse of it at https://www.valuerelating.com/1993-steph-turner. Our campaign will either complement or compete with the slow legal process that continues to fail Steph and others just like him.

Perhaps your audience hungers for this alternative giving Steph fresh hope. You can learn more about it at https://www.valuerelating.com/unexonerated. You can ask me to fill you in. Or I can direct you to the campaign leader. I am just one of Steph's supporters trying to make a new kind of difference. I trust you are too.

Best, Sandra Lewison

Recipient response:

Firm yes (eager to proceed)

responsive: reply in 2 to 5 days



working draft

#### G. Press release

### 3) TEAM phase

#### PRESS RELEASE

FOR IMMEDIATE RELEASE July 14, 2021 Contact: Steph Turner valuerelating@gmail.com (920) 445-8760

#### Asexual transperson registered for life as a sex offender

#### Asexual transperson registered for life as a sex offender

Value Relating created a revolutionary tool to quickly estimate claims of wrongful conviction. It compares a claim of actual innocence to known cases of exoneration. Then compares those details to calculate Steph Turner's actual innocence. As Steph put it, "Asexual transperson registered for life as a sex offender."

Contrary to popular belief, all prisoners do not claim to be innocent. Steph is among the 15% of prisoners who claim "actual" innocence. Other prisoners admit doing the deed, but fail to see their harm. Others view their conviction as a badge of honor, as a proud outlaw. Not Steph. His 86% estimated innocence sets him apart.

The appellate process overlooked Steph's actual innocence, as it has other exonerees. Innocence projects could help. But they routinely receive far more requests than they can serve. If only half of the 15% claiming actual innocence are truly innocent like Steph, there would be 165,000 viable claims to process. "We know without doubt," declares the editor of the National Registry of Exonerations, "that the vast majority of innocent defendants who are convicted of crimes are never identified and cleared."

Today, Steph struggles with poverty. Instead of giving up hope, he is pioneering a new approach to this problem. He and his supporters call for more resources to review claims like his. Here are some highlights of his compelling case for actual innocence.

- \* No criminal history
- \* Transphobic investigation and prosecution
- \* Exculpatory evidence overlooked with untested DNA

You can learn more about Steph's story at https://www.valuerelating.com/1993-steph-turner. His compelling innocence claim is one among a growing number using this introductory platform at https://www.valuerelating.com/unexonerated. See how Steph's story cries out for better resources to identify and clear the innocent falsely registered as a sex offender. Starting with Steph himself.

Recipient response: Soft yes (hesitant to proceed)

punctual: next day reply



#### H. Support message to victim(s)

### 3) TEAM phase

TO:	friendly media	
FROM:	Steph Turner	
DATE:	Wednesday, July 14, 2021	
RE:	Could you please forward a message to someone special?	

Thank you for your encouraging responses to our support team. Our campaign for Steph Turner's innocence now reaches a critical milestone. And we need your help to reach it. Could you please pass along the following message to someone special?

"Hi. My name is Steph Turner. We're reaching out to you in a spirit of love and mercy. We are in the middle of a campaign to right a wrong. We can now say with 86% certainty that Steph Turner is actually innocent.

"We undestand this risks bringing up a lot of pain from the past. We fear your pain and our pain will never go away until real justice can be done in a healing way. The law prevents me from contacting you directly. So we asked one of our media contacts to pass along this message of hopeful healing.

"Steph was in shock at the time, so he naturally became self-absorbed. The police and prosecutors easily mischaracterized this as a criminal mindset. They would be self-absorbed too if suddenly losing their freedom and public reputation. We want to take back the power of our lives they stole, for both you and ourselves.

"We welcome you to join our pioneering approach to deeper justice. We are finding ways to be less dependent on law enforcement authorities that needlessly divide us. We are proactively addressing problems of violence, including the state's exploitation of us, in more engaging ways. We believe you deserve a deeper justice than what you got."

Thank you for passing this on. Once you agree you can pass this message along, I can give you the latest contact information I has.

Media response:	Wavering (requries more info)	punctual: next day reply	
Victim response:	Unresponsive (no reply in 2 wks)	dismissive: no reply in 2 weeks	



### I. Democratic accountability

3) TEAM phase

TO:	local state senator	Republican
FROM:	Steph Turner	
DATE:	Wednesday, July 14, 2021	
RE:	Budgeting statewide for innocence	

Steph Turner makes a compelling claim for innocence. He struggles with poverty for a crime we can now know with a degree of certainty that he didn't do. Because we now have a tool that can estimate his innocence, by comparing the known details of his case to known exonerations. Called the "Estimated Innocence Form", it calculates Steph's probable innocence at 86%.

As a local resident of Michigan, Steph relies on the state's innocence projects. But he finds them overwhelmed with too many requests to take the time to review his compelling innocence claim. With only 2 CIUs in Michigan, which typically have only a limited staff, Steph's innocence may never be identified and corrected in time.

"We know without doubt," declares the editor of the National Registry of Exonerations, "that the vast majority of innocent defendants who are convicted of crimes are never identified and cleared." Nationwide, less than 3,000 have been exonerated. Researchers estimate between .5% and 15.4% of prisoners are wrongly convicted. That suggests Steph Turner is one of the 190 to 5,860 in a prison population of 38,053 in Michigan (using 2021 data) who are wrongly convicted.

The residents of your district want to know they are kept safe. Not only from perpetrators overlooked when the wrong person is convicted, but safe from overzelous law enforcement. I share your concern about the expansion of the powers of the state without adequate accountability. Just as I share the other side's concern about the unequal impact on society's most disadvantaged populations. For the sake of Steph Turner and the many others in Michigan just like him, I implore you to expand or prioritize the budget for prosecuting attorneys to address this growing problem. Give his community of supporters a reason to vote for you. Thank you.

Recipient response: Wavering (requries more info)

prompt: same day reply



### J. Innocence Investigation Springboard (se

#### 3) TEAM phase

TO:	Michigan Innocence Clinic	
FROM:	Steph Turner	
DATE:	Wednesday, July 14, 2021	
RE:	We estimated Steph's innocence with a 86% certainty, will you?	

We ran the numbers for the innocence movement and it doesn't look good. A handful of lawyers pour hours and hours through a choice number of innocence claims. With an estimated range of 190 to 5,860 in a prison population of 38,053 of likely innocent prisoners in Michigan alone, Steph Turner wonders will you ever get to his compelling claim of innocence?

Don't get me wrong, we're thankful for what you do. But why must we rely exclusively on the same broken adversarial legal process that keeps making these egregious errors? Stephnow has an alternative that can either complement or compete with your noble yet limited efforts. Called the Estimated Innocence Form, hecan now demonstrate hisinnocence with 86% certainty.

This tool compares the details to Steph's claim to those already exonerated. The more his case mirrors those exonerated, the higher the score of estimated innocence. This "EIF" processes the nuance of hisinnocence claim more thoroughly than your typical questionairre for claimnants.

Steph's chief ally, Proxy, is assembling a team of volunteers to go through his case documents. Together, they will try to link as much of his claim as possible to available documentation. After they lean on those who could provide those documents.

We invite you to engage us during this pioneering approach toward exoneration. During this populist era, we see it's time for us to take up more matters in our own hands. If the legal-judicial process cannot be trusted to correct its own errors, we will step up. See the enclosed Conviction Summary Report to see what we mean. Then let's talk about getting Steph the overdue justice he deserves. I look forward to your reply, and working on this together. Thank you.

Recipient response:

Soft yes (hesitant to proceed)

irresponsive: reply in 6 to 14 days



### K. Conviction Quality Report

### **Steph Turner**

No. Contribution	Item	Independent verification	<u>score</u>
	PRESUMPTION OF INNOCENCE		39%
15 not a factor	Eyewitness Misidentification		
16 not a factor	False Confessions or Admissions		
17 significant factor	Government Misconduct	NOT YET VERIFIED	41%
<b>18</b> significant factor	Unvalidated or Improper Forensic Science	NOT YET VERIFIED	44%
19 not a factor	Jail Informant		
20 remote factor	Inadequate Defense	NOT YET VERIFIED	
21 significant factor	Evidence yet to be DNA tested	NOT YET VERIFIED	46%
22 significant factor	Non-DNA evidence yet to be considered	NOT YET VERIFIED	48%
23 significant factor	Exculpatory evidence exists	NOT YET VERIFIED	50%
24 significant factor	Conviction not corroborated by evidence	NOT YET VERIFIED	52%
25 significant factor	Conviction based on irrational theory of guilt	NOT YET VERIFIED	54%
26 significant factor	No actual crime	NOT YET VERIFIED	57%
27 significant factor	Law enforcement tunnel vision	NOT YET VERIFIED	58%
28 moderate factor	Law enforcement noble cause corruption	NOT YET VERIFIED	60%
29 not a factor	Complainant retraction		
30 not a factor	Confession from actual perpetrator		
31 not a factor	Another person implicated in the crime		
32 significant factor	Conviction based upon outmoded law/beliefs		61%
33 remote factor	Presenting conflict of interest	NOT YET VERIFIED	62%
34 significant factor	Perjured testimony or false accusation	NOT YET VERIFIED	65%
36 moderate factor	Disparate impact	NOT YET VERIFIED	65%
37 moderate factor	Law enforcement prejudice	NOT YET VERIFIED	66%
38 significant factor	Trial by media	NOT YET VERIFIED	68%
<b>39</b> significant factor	Pled not guilty	NOT YET VERIFIED	70%
40 not a factor	Alford plea		
41 moderate factor	Duration of innocence claim	NOT YET VERIFIED	71%
42 moderate factor	Respect for crime victim(s)	NOT YET VERIFIED	72%
43 moderate factor	Positive institutional record	NOT YET VERIFIED	73%
44 significant factor	No criminal history	NOT YET VERIFIED	75%
45 moderate factor	Parole denial from maintaining innocence	NOT YET VERIFIED	76%
46 moderate factor	Any relief on appeal	NOT YET VERIFIED	77%
47 remote factor	Supporters	NOT YET VERIFIED	78%
48 not a factor	Affidavits		
49 not a factor	Judge support		
50 not a factor	Prosecutor support		700/
51 moderate factor	Defense counsel support	NOT YET VERIFIED	79%
52 remote factor	Influential support	NOT YET VERIFIED	79%
53 moderate factor	Any other relevant items	NOT YET VERIFIED	81%
54 not a factor	Indictment changed		
55 not a factor	Plea deal turned down		000/
<b>56</b> significant factor	Asserted right to trial	NOT YET VERIFIED	83%
<b>57</b> significant factor	Discovery with exculpatory evidence	NOT YET VERIFIED	86%
58 not a factor	Exculpatory evidence not provided in discove	r	

Verification progress: Need help identifying support in case documents



### L. Local district attorney

#### 4) GROW phase

то:	Prosecuting Attorney of Kent County in Michigan	
FROM:	Value Relating	PARTY OF DA
DATE:	Wednesday, July 14, 2021	
RE:	Announcing a new tool for estimating viable claims of innocence	

You must get hundreds of petitions each year from prisoners claiming to be railroaded. It's hard to take them seriously. Once convicted, you know felons will do just about anything to undo that conviction. Prisoners are desperate to regain their lost freedom. They will irresponsibly game the system in much the same way they irresponsibly manipulated the situation of their crime.

Or is the truth buried in these assumptions? Let's be honest now. Your job urges you to claim more than you actually know. While you cling to 'conviction finality', you don't really know what you don't know. Let's face it, it's now easier for the accused to admit their human imperfections than for police and prosecutors to admit theirs.

We're making it easier for you. Value Relating LLC is pioneering a tool for quantifying an innocence claim. Steph Turner is among the first to try it. He was convicted by your office back in 1993. Since then, he maintains that he is actually innocent. By comparing his claim to known exonerations, we can estimate with 86% certainty that Steph is indeed actually innocent.

See the attached Conviction Quality Report for the results. The tool is being used by Steph's supporters, who are trying to improve the estimate score by verifying the details of his innocence claim. They are now seeking support, checking if the links work for his case documents. We trust your commitment to justice will support this need.

You can learn more by writing to Value Relating LLC at valuerelating@gmail.com. You can expect to hear from us again, as we build support for Steph's calculated innocence. If we don't hear from you, we will presume you have no objections to our pioneering approach to justice. We look forward to working with you in the near future. Thank you.

Green, Bruce A. (1999). Why Should Prosecutors "Seek Justice"? Fordham Urban Law Journal, 26:3:6.

First response:	Soft no (not at this time)	responsive: reply in 2 to 5 days
2nd response:		
3rd response:		
4th response:		



**Need-response** 

### **M.** Power Impact Report

#### **REPORT TO:** Prosecuting Attorney of Kent County in Michigan

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 Steph Turner is not as innocent as he claims, the impact of prosecutorial power can ultimately undermine the interests of justice. When compared to other exonerces, he presents a 86% chance of being actually innocent. Consider the following impacts with that in mind.

#### How the wrongful conviction challenges Steph Turner's life

1) economic: significantly challenged	3
2) physical health: only slightly challenged	1
3) mental health: moderately challenged	2
4) relationships: significantly challenged	3
5) will-to-live: not challenged at all	0
6) : NOT REPORTED	0
How the wrongful conviction affects Steph Turner's aspirations	
7) income independence: I struggle to make it happen but unsuccessfully	3
8) maintaining healthy lifestyle: I feel I've reached it but not maintained it	4
9) overcoming depression & anxiety: I maintain it without help like this	6
10) restoring familiy ties: I maintain it without help like this	6
11) helping others similarly situated: I don't seek it nor think about it much	0
12) other aspiration: NOT REPORTED	0

With a 38% negative impact on Steph Turner's needs, and 53% impact on his aspirations, deeper justice may not be 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".

Error of	Judicial	Offense & its adjudication	Judicial	Histerringe
impunity	underreach	generally aligned	overreach	of justice
Type 2 error:	Under-charged &		Over-charged &	Type 1 error:
false negative	under-convicted		over-convicted	false positive
B Minkhert Koston O Unreported offense O Spalled Vesetgettes O Inry cultification O Gainled Instructly O Legal manipulation	△ Pive languited dress to a leaser offense △ investigation lacks evolution offense () increase influence () increase influence mont sectors interaction	Weister of offernise and intender's risk to the put to safety in duty statistical by the weight of chadge, com-kotter weight of chadge, com-kotter weight of chadge, com-kotter weight of the safety of the safety of the weight of the safety of the safety of the safety of the weight of the safety of the safety of the weight of the safety of the safety of the safety of the weight of the safety of the safety of the weight of the safety of the safety of the safety of the weight of the safety o	<ul> <li>△ Chailwaged at the but haved gathy we reset action charge</li> <li>△ Prostström leded antimate but mayed jury</li> <li>△ Appeliate Coart determined</li> </ul>	Meidentification     Prine confession     Media maccedust     Monitive mournel     Monitive mournel     Monitive consult

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**

### **Exaction Invoice #1**

### **INVOICE FOR HIDDEN COSTS OF A POWER IMBALANCE**

THIS IS NOT A BILL

#### TO BE SENT TO:

#### SENT FROM:

Wednesday, July 14, 2021

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. This invoice is backed by 30 supporters.

#### Structural exaction invoice

transactional until engagement

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.

Illum	ninated cost	Coerced cost to remit	Remittance options
\$	5,500.00	Prior investments in Steph's innocence	willing to waive if engaging needs
\$	3,250.00	Current investment in Steph's innocence	waived after mutually engaging needs
\$	780,000.00	Compensation standard for exonerees	held per outcome of engaged needs
\$	220,956.00	Lost income from wrongful conviction	waived after mutually engaging needs
\$	785,500.00	SUBTOTAL	
\$	39,275.00	5% SURCHARGE: for asking if this could be extortion, contrary to facts	
\$	824,775.00	TOTAL	

How much is actual justice worth to you?

Extortiony?	AI expresses concern this could be a form of extortion
yes	Is there already a power relation between the AI & RI?
yes	Does the receiving AI hold power over sending RI?
yes	Does the RI already experience come coersion from the AI?
yes	Does the RI seek to address all needs mutually?

Hesitant to engage We moderately upgrade their legitimacy in the next step

#### This 'exaction invoice' is one of many need-response tools at our disposal

Explore other 'defunctions' and 'refunctions' of need-response. This is our secret sauce.

**DEFUNCTION:** Structural exaction Structural exaction is one of many costs is when a power relation legally coerces the powerless side to involuntarily transfer something of value to the powerful side, without accountably allowing for impacted needs to resolve, whether either side in a power relation is aware of this coercion or not.

#### **REFUNCTION:** Competitive legitimacy

Competitive legitimacy is one remedy

links the right of institutions to impact you or even interact with you on the basis of how well they help or allow you to resolve needs. It holds all leaders and their institutions up to a 'peakfunctional' standard.



### **O. Legitimacy Feedback Report**

### Legitimacy Qualification

### LEGITIMACY ANNOUNCEMENT

# The price of leadership just went up. Opportunity for leaders to positively impact others now soars far higher.

You don't know what you don't know. The power imbalance from being a prosecutor curbs the courage of others to inform you and illuminate your blind spots. This tends to correlate with systemic failure. You may not effectively recognize, admit or correct errors or conflicts of interest. Measurably earning your legitimacy can help.

#### This announces legitimacy standards for prosecutors on nine dimensions

1 Scientific	Prosecution ignores critique from scientific	non-scientific
	community of forensics used in case	improve it
2 Democratic	Prosecution is open to direct input from people	pro-democratic
	impacted by their actions	celebrate it
3 Constitutional	Prosecution often deviates from universal	non-constitutional
	principles upheld in foundational law	improve it
4 Inspirational	Prosecution deviates from moral principles and	non-inspirational
	traditional wisdom widely held sacred	improve it
5 Wisdom	Prosecution compromises universal principles for	non-wisdom
	mutually resolving needs responsibly	improve it
6 Love	institutional needs over the needs of the	anti-love
	institutional needs over the needs of the	let's fix it
7 Accountable	Prosecutor tends to put conviction rates ahead of	non-accountable
	justice outcomes for all	improve it
8 Supportive	Prosecutors drag their feed on viable innocence	non-supportive
	claims, like stonewalling release of case items	improve it
9 Responsive	Prosecutor is inadequately responsive to viable	non-responsive
	claims of innocence.	improve it

#### TO SEND TO:

Based on our assessment, we recognize you as an adequate authority:

You demonstrate a conciliatory responsiveness to about half the needs you powerfully impact. Your leadership seems mediocre. We invite you to follow our campaign to improve areas showing room for improvement. We can audit you again to publicly recognize your improvements.



### P. Campaign progress report

# YOUR ADVOCACY CAMPAIGN DASHBOARD

Start of service 5/15/2021	Your current phase BASE phase	Your next milestone send message to friendly media
Campaign launch date 7/28/2021	Your verifiction progress Need help identifying support in case docur	Their responsiveness to your messages 2 replies, 0 actions taken
Your investment to date \$3,250.00	Your current followers 48 total, 3 dropped, 8 new since last wk	Your current campaign sponsors 3 total, 0 dropped, 1 new since last
Your account balance \$1,725.00	Your current investing supportors 32 total, 7 dropped, 3 new since last wk	Your current campaign patrons none yet
No. of team members 48	Campaign status Launched	Current weekly revenue \$625
Number of sessions 13	Feedback critique to Value Relating "fix website readability"	Claimant's latest satisfaction level moderately satisfied
Week# 9th week	Main GOAL Judicial exoneration	Stretch GOAL State compensation
Verification pro <b>13%</b> Likely innocend	transcripts from the court	This is only a demo. Your campaign dashboard will
<b>87</b> %	VIEW	be in another spreadsheet until this can be built into the website.

#### 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.

