INTRODUCTION

The people you will meet in this booklet did not simply endure injustice that nobody else can begin to imagine; they prevailed. Each and every one of them was proven innocent — simply, elegantly and definitively — through DNA testing.

We are privileged to know most of the 200 people whose stories follow. Without warning or cause, all of them were swept off the streets one day, forcibly separated from their families and friends, and wrongfully imprisoned for years or, often, decades. Some narrowly escaped execution.

Even in their first days of freedom, the euphoria that many exonerated people feel is tempered by a profoundly personal understanding of the larger problem and an unwavering resolve to help fix a broken system. They don’t want anyone else to be robbed of life and liberty as they were.

When we founded the Innocence Project in 1992, we wanted to walk as many innocent people out of prison as possible — and to turn the horror each one experienced into a “learning moment” that could help repair the systemic failings in our criminal justice system. The demand for our services has grown tremendously, as has the network of organizations working tirelessly to free the innocent and reform the system.

Today, there are more than 35 organizations in the Innocence Network, and many of them helped exonerate the individuals in this booklet. Together, we are in a race against time — a race to test evidence before it is destroyed, and to prove the truth before one of our innocent clients spends one more birthday behind bars. And we are in a race against time to reform the criminal justice system before more innocent people are wrongfully convicted.

The most common question we are asked is, “How many innocent people are in prison?” Nobody truly knows the answer — but the question itself is haunting, since it reflects the common knowledge that there are undoubtedly more. Because just a small fraction of cases involve evidence that could be tested for DNA — and even when such evidence exists, it is often lost or destroyed — we know that these first 200 DNA exonerations are the tip of the iceberg.

Each wrongful conviction that has been overturned through DNA evidence could have been prevented if eyewitness procedures had been better, if interrogations had been recorded, if crime labs had been subjected to greater oversight, if the system had been more skeptical of jailhouse informants, or if other reforms had been in place. Since the first person in the U.S. was exonerated through DNA, states, counties and individual law enforcement agencies have enacted these reforms.

Our mandate — society’s duty to these 200 people and the ones who will follow them — is to free more innocent people while fixing the system to prevent wrongful convictions. We owe these people, and ourselves, no less.

Barry Scheck and Peter Neufeld
Based on eyewitness misidentification, Gary Dotson was convicted of rape and aggravated kidnapping in May 1979. The victim eventually recanted her testimony, saying she had fabricated the rape. Still, Dotson served four more years behind bars before he was fully exonerated through DNA testing.

David Vasquez, who has substantial cognitive limitations, pled guilty to murder. His “dream statement,” along with his lack of an alibi, convinced a jury of his guilt, and he was convicted in 1985. He served four years before DNA testing exonerated him.

Edward Green was apprehended in 1987 at a location where both a rape and an attempted rape had occurred. The victims of both crimes identified Green, and he was convicted. Prior to his sentencing, his lawyers secured DNA testing of the evidence and Green was excluded as the perpetrator.

Charles Dabbs is the distant cousin of a woman who was raped in 1982. She identified Dabbs as one of her assailants, saying that the man who raped her wore clothing similar to his. DNA testing exonerated Dabbs seven years after his conviction.

In 1982, Bruce Nelson was implicated in a rape and murder based on the confession of Terrence Moore, who was also charged with the crime. When police questioned Nelson (with Moore also present in the room), Nelson asked Moore what he had previously told police — and that question was used as a confession in Nelson’s trial. In 1990, the prosecution agreed to subject several pieces of evidence to DNA testing, which proved Nelson’s innocence.

The First 200*

Each individual exonerated through DNA is unique. Their convictions were different, and their experiences after exoneration vary. Collectively, they illustrate the criminal justice’s failings and the need for reform.

*Percentage is based on a subset of the 200 exonation cases, where information was available to make a determination.

They served an average of
Glen Woodall was sentenced to two life sentences plus 203 to 335 years for two rapes. Since neither victim clearly saw the perpetrator, their identifications of him were shaky at best—they identified him after being hypnotized, and their identification was based in part on smell. Fred Zain, a fraudulent lab technician, provided evidence that helped convict Woodall. Early DNA tests suggested Woodall's innocence and his conviction was vacated; further testing yielded the same results and he was exonerated.

In 1982, Steven Linscott was convicted of murdering his neighbor. Linscott told police that he had dreamt about the crime, and his description of the dream mirrored the crime in several ways. In 1992, after three years in prison and seven years on bond, DNA testing excluded Linscott as the perpetrator.

Outside a nightclub that Joe Jones frequented, a woman was kidnapped and raped in 1985. Based on eyewitness misidentification and the fact that Jones owned a pair of jeans that resembled those worn by the perpetrator, he was convicted. DNA testing ultimately proved Jones's innocence, and he was exonerated in 1992.

Leonard Callace was charged with sexually assaulting a young woman in the parking lot of a shopping center. Based on misidentification by the victim, his resemblance to a composite sketch of the perpetrator and a serology test that suggested he could be the perpetrator, the jury convicted Callace in one hour. In 1991, Callace's request for DNA testing was granted and showed that he did not commit the rape.

In 1978 and again in 1981, a man in a ski mask raped and robbed a woman at knifepoint in her home. She identified Kerry Kotler as her assailant, though her initial description of the man did not resemble Kotler. He had spent over a decade in prison when DNA testing led to his exoneration. He was later convicted of different charges on the basis of DNA evidence.

12 years in prison — and a combined total of 2,475 years in prison.
11% were 17 years old or younger when they were wrongfully convicted

Walter Snyder’s across-the-street neighbor identified him as the man who raped and robbed her in 1985. His mother was the only person who could corroborate his alibi. Snyder served six and a half years of a 45-year sentence before he was proven innocent through DNA testing.

Kirk Bloodsworth was arrested for the rape and murder of a nine-year-old girl after an anonymous caller claimed to have seen him with the victim. Bloodsworth became the first person who served time on death row before being exonerated by post-conviction DNA testing. Today, he is a Program Officer for The Justice Project’s Campaign for Criminal Justice Reform and The Justice Project Education Fund.

Dwayne Scruggs was convicted in 1986 of rape and robbery and sentenced to 40 years in prison based on the victim’s misidentification of him. The perpetrator had tried to hide his face during the attack, but the victim identified him in part based on the shoes he was wearing. In 1993, DNA testing vindicated Scruggs.

Mark Diaz Bravo was a nurse at a Los Angeles hospital where a patient was raped in 1990. She implicated Bravo, and although he had a strong alibi, he was arrested. Serological testing revealed that the perpetrator had a blood type shared by only 3% of the population—and Bravo could not be excluded. Bravo’s attorney said the prosecution refused to allow DNA testing before the trial. Bravo was convicted and spent three years in prison before DNA testing proved his innocence.

Dale Brison was arrested for rape and kidnapping in 1990 after the victim identified him near her apartment building. Brison’s request for DNA testing was denied at the time of the trial. But several years later, the Pennsylvania Supreme Court ruled that the evidence must be tested if it was available. The results proved that Brison could not have been the perpetrator.
Gilbert Alejandro was convicted of aggravated sexual assault in 1990, based mostly on the fraudulent testimony of forensics technician Fred Zain. Subsequent DNA testing indicated that Zain had made his findings before he had even completed the test, and, in fact, the results excluded Alejandro as a contributor of the biological sample.

Frederick Daye had been wrongly incarcerated for six years when another defendant in his case made a statement that Daye was not involved in the rape, kidnapping and vehicular theft for which he was convicted. An additional four years passed before DNA testing proved Daye’s innocence.

A man gained entry into a woman’s apartment by claiming to be a friend, then raped and burglarized her. Brian Piszczek had visited the victim’s home before with a mutual friend. Only his girlfriend could corroborate his alibi, and he was convicted. In 1994, Piszczek was exonerated based on DNA test results.

A rape victim, and her boyfriend who witnessed the attack, identified Edward Honaker as the perpetrator. Centurion Ministries later discovered that the victims had been hypnotized, and that their initial description was not consistent with Honaker. DNA testing ultimately proved his innocence.

In 1983, a man impersonating a police officer raped two young girls. Ronnie Bullock was identified by a police officer based on a composite sketch and was later misidentified in a lineup by both victims. Over ten years later, DNA testing proved his innocence.

wrongfully convicted;
27% were 21 years old or younger.
Terry Chalmers’s photo was the only one repeated in photo arrays shown to a rape victim. With no other evidence, Chalmers was convicted in 1987. Chalmers filed an appeal but his conviction was upheld. With the help of the Innocence Project, he petitioned for DNA testing and was exonerated.

David Shephard was convicted of raping and robbing a woman in a parking lot. Two men assaulted the victim but only Shephard, who was identified by the victim (in part based on his voice), was charged with the crime. He served nine and a half years in prison before DNA testing exonerated him. He is now a family services worker in Essex County and is a Founder of the Northeast Council of the Wrongly Convicted.

Based on a photo identification made by the victim, Ronald Cotton was convicted of rape and burglary and sentenced to life plus 54 years. DNA testing cleared Cotton, and he and the rape survivor from the case, Jennifer Thompson, speak publicly together to educate people about eyewitness misidentification and wrongful convictions.

William O’Dell Harris was convicted of raping a nurse based on the testimony of a lab technician and false testimony of a police officer. When state lab technician Fred Zain’s misconduct in other cases was revealed, Harris and others who were convicted as a result of Zain’s testimony were granted special appeals processes. In 1994, two rounds of DNA testing proved Harris’s innocence. The police officer who provided false testimony about the victim’s identification was later convicted of perjury.

In 1983, Rolando Cruz, then a teenager, was charged with raping and killing a little girl. According to detectives, Cruz had reported “visions” of the murder, which closely resembled the actual details of the crime. He and a co-defendant, Alejandro Hernandez, were sentenced to death. Shortly after their trial, a convicted murderer confessed to the crime, but he was never tried. Cruz and Hernandez served nearly 11 years on death row before DNA testing proved their innocence.

62% are African American;
A family friend of the Davis’s accused Gerald of sexually assaulting her while she was at their home doing laundry. Because Fred Zain, a fraudulent lab technician, was involved in the serological testing of the case, Davis was allowed to file for DNA testing. DNA tests proved that he was not the source of male biological material in the rape kit, and his conviction was vacated. The prosecution retried him for the crime, but a jury acquitted him, and he was finally exonerated.

Dewey Davis was convicted of abduction, sexual assault and sexual abuse in 1987 based on the claim that his son, Gerald, had raped a woman in his home and he had done nothing to stop it. Gerald Davis was allowed to file for DNA testing because a fraudulent forensic scientist was involved in the serological testing of the case. The results ultimately exonerated both men.

Together with his co-defendant, Rolando Cruz, Alejandro Hernandez was sentenced to death for rape and murder and was later exonerated through DNA evidence. The detectives working on the case claimed that both Cruz and Hernandez made incriminating statements. During appeals, one of the detectives recanted his testimony.

Vincent Moto of Philadelphia was pushing his baby son in a stroller when the victim of a rape and robbery that had occurred five months earlier identified him on the street as one of her two assailants. He was arrested and convicted based on this misidentification. DNA testing finally led to Moto’s exoneration. Today, he is a musician and father of four.

In 1990, a graduate student at the University of Chicago was raped and robbed. Serological testing of the biological evidence suggested that Richard Johnson was not the perpetrator, yet Johnson’s attorney did not present this evidence at trial. DNA testing was not done at the time, but four years later, test results established Johnson’s innocence.

10% are Latino; 28% are Caucasian.
The victim of a 1982 rape was unable to identify her assailant from an initial photo lineup. Thomas Webb was one of only two men who were included in both the first and second photo lineups, and the one that most closely resembled her description. Webb was convicted and served over 13 years of a 60-year sentence before DNA testing led to his exoneration.

Kevin Green was found guilty of the attempted murder of his wife and the death of their unborn child. His wife, who suffered severe brain damage and amnesia as a result of the attack, testified against him. Over a decade later, the biological evidence in the case was run through a DNA database and matched to a serial killer known as the “Bedroom Basher” who confessed to the attack and five other murders.

Verneal Jimerson was convicted in 1985 for a 1978 Chicago rape and murder that came to be known as the “Ford Heights Four” case. Paula Gray, who claimed to be an eyewitness, implicated Jimerson and three other men. Jimerson had served years on death row when a group of journalism students at Northwestern University, led by Professor David Protess, uncovered evidence that led to three other suspects. DNA testing ultimately exonerated Jimerson and his three co-defendants.

Kenneth Adams was convicted of rape and murder as one of the “Ford Heights Four.” Adams was implicated based on the false confession of Paula Gray. He was convicted, sentenced to 75 years, and exonerated by DNA testing in 1996.

Willie Rainge was convicted as one of the “Ford Heights Four.” He and his co-defendants lived in the Ford Heights area and were implicated by the false confession of Paula Gray. Rainge was sentenced to life in prison, but was released 18 years later when DNA testing vindicated all four defendants.

60% of them had spent at least one third of their lives
Like his co-defendants, Willie Rainge, Kenneth Adams and Verneal Jimerson, Dennis Williams was convicted of a rape and murder he did not commit in connection with the Chicago “Ford Heights Four” case. He was sentenced to death and spent 17 and a half years in prison before he was finally exonerated.

Steven Toney was sentenced to two life sentences for a 1982 rape after the victim identified him in a photo and in a live lineup. On appeal, the defense alleged multiple constitutional violations in his trial. Toney was exonerated 13 years after his conviction based on DNA testing.

A woman said she was 99% sure that Troy Webb raped her. Serology tests were inconclusive, and he was convicted based on her eyewitness misidentification. When he finally gained access to evidence for DNA testing, the results verified his claims of innocence.

Frederic Saecker became implicated in a kidnapping and rape when he was found near the victim’s home wearing a bloodstained T-shirt. Saecker did not at all resemble the victim’s description of the attacker, but he was convicted. In 1993, DNA testing proved him innocent. Three years later, he was finally released.

In early 1983, a teenager was abducted at gunpoint and raped after her assailant took her into a wooded area. She identified Victor Ortiz, and he was convicted. In 1994, the Innocence Project took his case and secured DNA testing of the evidence. Ortiz was exonerated two years later.
While Walter Smith was awaiting trial on unrelated charges, three women identified him as their rapist. Smith pleaded guilty to the unrelated charges, but denied the accusations of rape. He was convicted of two rapes and sentenced to 78 to 190 years in prison. DNA testing proved his innocence, and today he is a motivational speaker and professional bodybuilder.

Stopped for a traffic violation, Anthony Hicks became a suspect in a robbery and sexual assault case when someone in the jail thought he resembled the composite sketch. One of five hair roots found at the scene was eventually subjected to DNA testing, and Hicks was exonerated.

 Shortly after a young girl was raped, she was driven around by the police to see if she could identify the assailant. She saw a resemblance in Marvin Mitchell, except that he had facial hair and the assailant had been clean-shaven. Police then picked up Mitchell and took a photo of him, which they showed to the victim. At that point, she identified him as her attacker, and he was later convicted. Many years later, DNA testing proved his innocence.

Chester Bauer was convicted of raping a woman at knifepoint. The victim and her husband misidentified Bauer, and a lab analyst testified that several hairs from the crime scene matched Bauer. He was convicted, but evidence later surfaced showing that the analyst miscounted the number of hairs at the crime scene — and that none of them matched Bauer. DNA testing ultimately proved his innocence in 1997.

 Months after a pregnant woman was raped at knifepoint, she identified Kevin Byrd, whom she encountered at the grocery store, as her attacker. Byrd is African American, and the victim initially said a white man had raped her. Byrd was convicted and sentenced to life in prison. The evidence in his case, which was slated to be destroyed, was recovered by chance, subjected to DNA testing and exonerated him. Byrd is now living in Houston, Texas.
Donald Reynolds was convicted of sexual assault, armed robbery and related charges in 1988. Serious allegations surfaced that exculpatory evidence was not turned over to his attorneys before his trial, and that a lab technician who performed serological testing exaggerated the results. For years, Reynolds sought DNA testing, and the results ultimately vindicated him and his co-defendant, Billy Wardell, after serving almost a decade in prison.

Along with his co-defendant, Donald Reynolds, Billy Wardell was wrongfully convicted of sexual assault and armed robbery. Serological testing of the evidence did not match Wardell; in spite of this and the testimony of three alibi witnesses, he was convicted. Both Wardell and Reynolds were exonerated in 1997 after DNA testing proved their innocence.

Ben Salazar smoked the same brand of cigarettes and had a similar tattoo as the man who raped a pregnant woman in 1991. He was convicted the following year. Biological evidence in the case could not be located for years, but once found, three rounds of DNA testing proved that Salazar could not have been the perpetrator.

Timothy Durham was sentenced to 3,200 years for the violent rape of an 11-year-old girl. The prosecution relied on the victim’s vague description of the attacker and inconclusive hair and semen evidence. In his defense, Durham had 11 witnesses who corroborated his alibi. DNA test results excluded him in 1996 and implicated a convicted rapist.

Robert Miller’s blood type was found to match evidence from the neighborhood collecting blood samples from African American men. Following a 1986 rape and murder, police canvassed the neighborhood collecting blood samples from African American men. Robert Miller’s blood type was found to match evidence from the crime scene. Detectives took advantage of Miller’s fragile mental health during a 12-hour interrogation where he claimed he had special powers and could see through the killer’s eyes; police called his statements a confession and he was convicted. DNA tests ultimately exculpated Miller and implicated another man.
They were convicted in 31 states

In the woods near Perry Mitchell’s home, a young woman was raped in 1982. Mitchell was arrested a week later on the grounds that he somewhat fit the description and lived nearby. After viewing three photo lineups, the victim misidentified Mitchell as her attacker. Based on exculpatory DNA test results, Mitchell was exonerated after more than 14 years in prison.

Dale Mahan and his brother Ronnie were convicted for a 1983 rape and kidnapping. The prosecution contended that Dale Mahan raped the victim while Ronnie watched. Although the assailants had forced the victim to take drugs and they wore masks during the attack, the victim identified the brothers in a photo lineup. Years later, DNA testing was conducted on the rape kit and showed that both brothers were innocent.

Along with his brother Dale, Ronnie Mahan was wrongfully incarcerated for 11 and a half years based on a rape and kidnapping victim’s misidentification. Both brothers were exonerated through DNA testing in 1998.

Police officers coaxed Anthony Gray to confess to a 1991 rape and murder. Gray, who has limited cognitive abilities, pled guilty and was convicted; he was sentenced to two concurrent life sentences. Years later, DNA testing revealed a match with a new suspect who confessed to the crime, and Gray was exonerated.

John Willis was convicted of two rapes and robberies among a string of similar crimes in Chicago in 1990. In 1994, Dennis McGruder was arrested for committing similar rapes and robberies in the area. Willis asserted that McGruder had confessed to all of the crimes while the two were in jail. Several more years would pass before DNA testing freed Willis and implicated McGruder.
Ron Williamson came within five days of execution for the murder of a young woman from Ada, Oklahoma. DNA testing finally vindicated him and pointed to another man who had been one of the state’s witnesses at trial. The story of Ron Williamson’s wrongful conviction is told by John Grisham in *The Innocent Man*. Williamson died in 2004.

Along with his co-defendant, Ron Williamson, Dennis Fritz was convicted of murder in 1988. He became a suspect solely because of his friendship with Williamson. For lack of evidence against Fritz, the prosecution nearly had to drop the charges, until a jailhouse snitch claimed that Fritz had confessed. More than a decade later, DNA proved his innocence. In 2006, Fritz published *Journey Towards Justice*, the story of his wrongful conviction and exoneration.

Ronald Jones falsely confessed to having sex with a rape and murder victim and struggling with her after she attacked him. An eyewitness identified Jones as an aggressive panhandler who had grabbed the victim earlier that day. Jones was convicted and sentenced to death until DNA testing performed in 1997 proved his innocence.

Based in part on misidentification by the victims, Calvin Johnson was charged with two rapes and convicted of one in 1983. Since his DNA exoneration in 1999, Johnson co-authored, *Exit to Freedom*. He serves on the Board of Directors of the Innocence Project and also of the Georgia Innocence Project.

David A. Gray was sentenced to 60 years in prison in connection with a brutal rape. His first trial ended in a hung jury. At the second trial, the prosecution presented the testimony of a jailhouse snitch who claimed that Gray had confessed to him. Gray maintained his innocence for 20 years. DNA testing finally affirmed this claim.

Ronald Johnson

**CALVIN JOHNSON • 1999**

**DAVID A. GRAY • 1999**

**RON WILLIAMSON • 1999**

**DENNIS FRITZ • 1999**

**RONALD JONES • 1999**

**CALVIN JOHNSON • 1999**

**11 YEARS OKLAHOMA**

**11 YEARS OKLAHOMA**

**10 YEARS ILLINOIS**

**15.5 YEARS GEORGIA**

**20 YEARS ILLINOIS**

and the District of Columbia.
Habib Wahir Abdal, then known as Vincent Jenkins, was convicted of rape despite a lack of evidence against him. Even after police informed the victim that Abdal was the suspect, she did not initially identify him. Years after a first round of DNA testing proved inconclusive, a second round revealed that he did not match the profile of the perpetrator and he was finally exonerated. Abdal died in 2005.

James Richardson’s case was one of several post-conviction DNA exonerations involving Fred Zain, formerly of the West Virginia Police crime laboratory, who was investigated for misconduct. Richardson had been convicted of raping and murdering a neighbor and then setting her home on fire. In fact, he had helped rescue a girl from the fire. An hour before a brutal rape was committed, Clyde Charles had been caught hitchhiking by a police officer. When this same officer encountered the victim, he determined that Charles fit her description of the perpetrator. Charles was brought to the hospital where he was identified by the victim. DNA testing eventually exonerated him and implicated his brother in the crime.

Almost eight months after she was raped, a woman saw McKinley Cromedy on the street and identified him as her attacker. None of the forensic evidence—fingerprints, hair samples and blood samples—matched Cromedy, but he was convicted. After the state’s high court granted him a new trial, DNA testing was conducted, and the results proved his innocence.

A rape victim identified Larry Holdren as the assailant in a photo lineup one month after the crime. The defense requested DNA testing, but the relevant biological evidence had not been preserved. In 1997, the victim’s semen-stained sweatshirt was subjected to DNA testing, which showed that Holdren was innocent.

88% were convicted of sexual assault, and 28% were convicted of murder.
A woman was raped and robbed at gunpoint in a shoe store. **Herman Atkins** was convicted of the crime in 1988 based on eyewitness misidentification; more than a decade later, DNA proved his innocence. In February 2006, Atkins was married on the anniversary of his exoneration. He is pursuing a law degree that he plans to use to help wrongfully convicted people expunge their records.

A woman whom **Neil Miller** had never seen before identified him from a photo book as the man who broke into her home and raped her. His conviction rested largely on her eyewitness testimony. Miller was released from prison ten years later after DNA testing vindicated him. The real perpetrator was never found.

A.B. Butler was sentenced to 99 years in prison for a rape and kidnapping in Texas. Butler’s alibi was outweighed by the victim’s identification of him. When the evidence was finally submitted to DNA testing, it revealed that Butler could not have been the perpetrator of the crime.

The white victim of a rape and kidnapping in 1998 described her assailant as Latino. The photo lineup she was shown included five white men and one Latino — **Armand Villasana**. Although he was never sentenced, Villasana was incarcerated for months before DNA evidence proved his innocence and led to the dismissal of his case.

**William Gregory** lived in the same apartment complex as a rape victim and an attempted-rape victim. Both of the victims identified him. Thanks to a selection of hairs found on a stocking cap left behind by the assailant, Gregory became the first person to be exonerated by DNA mitochondrial testing alone.

(19% were convicted of both sexual assault and murder).
A jailhouse snitch claimed that Jerry Watkins confessed to the rape and murder of Watkins’s sister-in-law. Three witnesses testified that the snitch admitted he was lying. Also, DNA testing suggested that Watkins was not the perpetrator. Nevertheless, Watkins served over 13 years in prison before DNA testing conclusively proved his innocence.

Eric Sarsfield was convicted of rape based largely on a less-than-certain identification by the victim who saw Sarsfield three months after the crime. Years later, DNA testing was conducted on several pieces of biological evidence. On his 37th birthday, Sarsfield learned that DNA had proven his innocence.

No biological testing was conducted in Larry Youngblood’s case because police had improperly stored the evidence and it had degraded. He was released on appeal but returned to prison in 1993 when the state Supreme Court reinstated his sexual assault, child molestation and kidnapping convictions. In 2000, DNA technology advances allowed degraded evidence in the case to be tested and the results exonerated Youngblood.

Although the results excluded him, post-conviction DNA testing was not deemed sufficient by the prosecution to exonerate Roy Criner of aggravated sexual assault. Criner then sought DNA testing on a cigarette butt found next to the victim’s body. A genetic profile emerged that matched both spermatozoa and the cigarette butt, and Criner was finally pardoned.

With a general IQ in the range of 69, Earl Washington compensated for his cognitive limitations by politely deferring to authority figures. When police questioned him about a rape and murder, he confessed to the crime as well as five others. Four of these confessions were dismissed, but Washington was sentenced to death for the fifth. Many years later, DNA testing affirmed Washington’s innocence.

Many were denied parole because, in part,
Anthony Robinson was apprehended in a University of Houston parking lot by campus police who believed he matched the description given by a rape victim. Ten years later, out on parole, he began saving money to pay for a DNA test, which led to his eventual exoneration. Robinson is a recent graduate of Thurgood Marshall School of Law and is pursuing a degree in Chinese Law.

Cuban immigrant Carlos Lavernia was arrested in 1984 for rape and then linked to seven other assaults in the Austin area and charged as a serial rapist. A victim in the case testified that Lavernia was the only one in the lineup who “anywhere near resembles” the police sketch. Lavernia served 15 years of a 99-year sentence before DNA testing proved his innocence.

Based on the description of a rapist published in the local newspaper, James O’Donnell was identified by a Staten Island resident. The victim identified him in a live lineup, although her friend, also at the scene of the crime, did not. Two rounds of DNA testing showed that O’Donnell could not have been the perpetrator.

Willie Nesmith's initial trial for the rape of a Dickinson College student resulted in a hung jury. He had been identified by two witnesses who placed him near the scene of the crime, did not. Two rounds of DNA testing showed that O’Donnell could not have been the perpetrator.

After 14 years on death row, Frank Lee Smith died of cancer in January 2000, before he was exonerated of rape and murder. After his death, a blood sample from Smith obtained by the state prosecutor’s office was subjected to DNA testing. The results cleared Smith and implicated another man.

they refused to “accept responsibility” for crimes they did not commit.
David Shawn Pope was convicted of aggravated sexual assault based, in part, on voice print analysis of messages left on the victim’s answering machine, a method no longer used in courts. An anonymous call first alerted prosecutors to Pope’s wrongful conviction. DNA testing subsequently matched the profile of a convicted felon, and Pope was pardoned by the governor.

In 1982, Lesly Jean, a Haitian immigrant, was convicted of first-degree sexual offense and first-degree rape. Nine years later, it was revealed that police and prosecutors had failed to disclose pertinent evidence in his case, and his conviction was overturned. DNA testing exonerated Jean in 2001. Shortly after his release, he was involved in an accident that left him paralyzed.

Two of Kenneth Waters’s ex-girlfriends testified against him in a murder and robbery trial, saying that he had drunkenly confessed to the crime. One of them would later recant her testimony. Waters’s sister put herself through law school in order to take over his case and prove his innocence. Once she located the biological evidence in the case, she contacted the Innocence Project who helped her secure DNA testing that proved his innocence. Waters passed away six months after his release.

Danny Brown had been dating a woman for several months before she was murdered. The victim’s six-year-old son, who had been in the apartment the night of the murder, testified that Brown had been there that night and had argued with his mother. When DNA testing was eventually performed, the results excluded Brown and incriminated an incarcerated felon.

Jeffrey Pierce’s innocence was uncovered during an investigation of Joyce Gilchrist, formerly a forensic scientist at the Oklahoma City Police Laboratory, for falsifying testimony and conducting shoddy forensic analysis. Pierce’s 1986 conviction for rape and robbery was overturned after DNA testing excluded him. After his release, Pierce moved to Michigan to live with his teenage twin sons who were infants when he was convicted.

77% were convicted based at least in part
Ulysses Rodriguez was convicted of rape, robbery and related charges in 1984, stemming from a 1980 crime. Charles long maintained that he was targeted by a police officer with a vendetta who hid evidence in pursuit of his wrongful conviction. In 2001, he was proven innocent through DNA testing.

During an investigation for the rape of a pregnant woman in Miami, Jerry Frank Townsend, whose cognitive abilities are limited, confessed to this and several other crimes. When DNA test results cleared him of two of the six murders he had confessed to, also implicating another man, prosecutors asked that his other convictions be dismissed.

A rape victim identified Eduardo Velasquez, then known as Angel Hernandez, at night, from 10 to 12 feet away. He had been picked up by police who believed that he fit the description of the perpetrator. DNA testing was performed in 2001 and he was exonerated based on the results. Today, he lives in Puerto Rico with his wife.

Charles Irvin Fain had recently moved to the Nampa area when a young girl was raped and murdered. Police began questioning him and asked him to provide hair samples. The FBI determined that the suspect's hairs were similar to Fain's. Based on that evidence, he was convicted and sentenced to death. Mitochondrial DNA testing eventually revealed that the hairs were not Fain's, and he was exonerated.

Calvin Washington was convicted of capital murder in 1987. Witnesses testified that Washington admitted to burglarizing the victim, and so-called “bite marks” on the victim were linked to Washington. After serving 13 years of a life sentence, DNA test results vindicated Washington and implicated another man, who had committed suicide after admitting that he raped an elderly woman who lived next door to the victim in Washington's case.

on eyewitness misidentification …
and 48% of those misidentifications were cross-racial (most commonly a
Omar Saunders, along with Larry and Calvin Ollins and Marcellius Bradford, was convicted in connection with a Chicago rape and murder. In addition to Bradford’s false confession, another witness testified that Saunders had implicated himself in the crime. In December 2001, all four men were proven innocent through DNA testing.

Richard Alexander was arrested in connection with four sexual assaults in the South Bend area. After he was in prison, a fifth assault occurred. The fifth victim also identified Alexander as the perpetrator when his photo was accidentally placed in the photo lineup — even though he was in prison when the crime occurred. DNA eventually proved Alexander’s innocence and implicated two other men in the crimes.

Based solely on the victim’s tentative identification of him, Larry Mayes was convicted of rape. Mayes had a gold tooth, like the assailant. After two inconclusive lineups, the victim identified him from a photo array. She later revealed that police had hypnotized her before showing her the photos. Mayes was the 100th person exonerated through post-conviction DNA testing.

A six-year-old girl positively identified Leonard McSherry as her rapist. The girl also identified McSherry’s grandparents’ house as the scene of the crime. McSherry maintained his innocence and DNA testing in 2001 corroborated his claim.

Serology test results could not exclude Mark Webb as the perpetrator of a kidnapping and rape, and the victim erroneously identified him as the perpetrator, leading to his conviction. In 2001, DNA testing proved his innocence and he was freed.

www.innocenceproject.org
65% were convicted based at least in part
Ray Krone was said to be helping a Phoenix bartender close the bar on the night of her murder. Based on this information and “bite-mark” analysis (for which police asked Krone to bite into a Styrofoam cup and then compared the cup to bite marks on the victim), Krone was convicted of the crime and sentenced to death and 21 years. Ten years later, DNA testing exonerated Krone, who is now a Pennsylvania resident and Communications Director of Witness to Innocence.

Hector González was convicted of murder in a gang-related crime in New York City. Serological testing on bloodstains on González's pants revealed that half the population of New York City could be the source of the blood, yet based on this evidence and a witness who saw him at the scene of the crime, he was convicted. DNA testing revealed that the bloodstains came not from the victims, but from two other men whose wounds González had been tending the night of the crime.

Alejandro Domínguez, then a 16-year-old Mexican national, was convicted and sentenced to nine years in prison for rape. His conviction was based primarily on the victim's cross-racial eyewitness identification. After he was released, Domínguez sought DNA testing at his own expense and was finally exonerated 12 years after his conviction.

Clark McMillan had an obvious limp at the time that a rape victim identified him as the assailant. The victim's description of her assailant did not include a limp until she testified at trial. McMillan served 22 years of a 119-year sentence when DNA testing cleared his name.

After Larry Johnson was convicted of a 1984 rape, he and the Innocence Project faced considerable resistance gaining access to evidence from his case for DNA testing. Even after the Innocence Project filed a civil rights lawsuit, the prosecution refused to release the evidence. In 2001, the state Supreme Court ordered the Circuit Attorney's Office to respond to the Innocence Project's motion. The DNA test results proved that Johnson could not have been the perpetrator and he was finally exonerated.
An all-white jury convicted Marvin Anderson of rape and related charges when he was 18 years old. He became a suspect in the investigation because he lived with a white woman and the victim said her attacker claimed he “had a white girl.” He was exonerated through DNA testing 15 years later. Today, he owns a trucking company and lives in Hanover with his three children.

Police officers investigating the brutal murder of a 16-year-old girl interrogated Eddie Joe Lloyd while he was a patient in a mental hospital. They led him to believe that by confessing and getting arrested, he would help them expose the real perpetrator. The judge said that Lloyd would have received the death penalty if it were legal in Michigan. For over six years, Innocence Project legal clinic students worked to secure the evidence in Lloyd’s case. Lloyd died two years after DNA testing proved his innocence.

At the age of 18, Jimmy Ray Bromgard was convicted of rape and sentenced to 40 years in prison. His conviction was secured with the hesitant eyewitness identification of the eight-year-old rape victim and the fraudulent testimony of a forensic analyst (who simply invented statistics claiming that a hair at the crime scene was likely from Bromgard). DNA testing eventually proved his innocence.

Albert Johnson became the prime suspect in a sexual assault case when police stopped him for speeding. He matched the description of the assailant as a black man driving a small white car. Two rape victims identified him. Johnson studied law while incarcerated and sought DNA testing. One of the rape kits had been destroyed, but the second was located and subjected to testing; Johnson was exonerated based on the results.

Douglas Echols, a former Army officer, was convicted of kidnapping a woman outside a Savannah nightclub and restraining her while his co-defendant, Samuel Scott, raped her. Echols was paroled five years later. Scott contacted the Innocence Project, which helped locate the evidence and secured DNA testing. Both Echols and Scott were vindicated.

19% were convicted based at least in part on faulty microscopic hair analysis.
Three cases involved an erroneous DNA inclusion.

Samuel Scott was convicted of rape, kidnapping, and robbery and served 15 years of a life sentence. He was released on parole in September 2001 but arrested two days later when he failed to register as a sex offender. In October 2002, his indictment was dismissed based on DNA test results.

Bernard Webster became the first person to be exonerated under Maryland’s post-conviction DNA statute. Webster was convicted of rape after the victim and multiple eyewitnesses misidentified him as the perpetrator. He was 40 years old when DNA finally exonerated him and he walked out of prison; he was 18 when he was arrested.

In 1985, David Brian Sutherlin was convicted of rape, as well as two unrelated murders. He was sentenced to life in prison for the murders; a month later, he was sentenced for the unrelated rape. In 2002, Sutherlin was exonerated of the rape charge after a prosecution-initiated review led to DNA testing of the evidence in his case, which showed that another man was the perpetrator. Sutherlin, who never served time for the rape conviction while serving his life sentence for the unrelated murders, remains in prison.

Paula Gray was convicted of murder, rape, and perjury and sentenced to 50 years in prison in the “Ford Heights Four” case. Then 17 years old, her own statements were used to secure her conviction and that of four innocent men—Kenneth Adams, Verneal Jimerson, Willie Rainge and Dennis Williams. DNA testing ultimately proved that none of the five were involved in the crime. Gray is the only woman to be exonerated through post-conviction DNA testing.

Antron McCray and four other adolescents were convicted of a brutal rape in the now infamous Central Park jogger case of 1989. Years after their convictions, DNA test results matched a convicted murderer and rapist who admitted that he alone was responsible for the attack. None of the DNA evidence matched those wrongfully convicted, and all five men were exonerated.
Kevin Richardson, who was 14 years old at the time, was one of five teenagers convicted in the attack of a Central Park jogger in 1989. Because the victim had no memory of the assault, police focused on a group of youths who were already in police custody for other crimes perpetrated in the park that night. In 2002, all five men were proven innocent through DNA testing.

Yusef Salaam was convicted of rape and assault in connection with the 1989 Central Park jogger case. He was the only one of five teenagers convicted who did not give a videotaped confession. In 2002, all five men were deemed innocent after DNA testing was conducted on several pieces of evidence, including a rape kit and hairs found on the victim.

Raymond Santana falsely confessed to involvement in the Central Park jogger case of 1989. He and five other teenagers, between the ages of 14 and 16 years old, were convicted of this crime. In 2002, another man who had been convicted of similar crimes confessed that he alone committed the Central Park jogger attack, and all five men were exonerated after DNA testing confirmed his admission.

Kharey Wise was one of five teenagers convicted in connection with the Central Park jogger case. He and three of his co-defendants gave videotaped confessions that differed significantly on key details of the crime. In retrospect it is clear that the young men did not know where, how, or when the attack took place. In 2002, all five men were deemed innocent after DNA testing.

Dana Holland was imprisoned for a decade for two wrongful convictions: a rape, an armed robbery and an attempted murder. On the morning of the rape, officers traced the suspect's footprints to Holland’s apartment building. The Center on Wrongful Convictions took his case and secured DNA testing, which exonerated Holland in 2003. He was retried for the armed robbery and attempted murder (for which there was no DNA evidence) and acquitted.

25% were convicted based at least in part
In 1987, Gene Bibbins was convicted of raping a young woman in the apartment complex where he lived. He became a suspect when he was seen carrying a radio that had been stolen from the victim’s apartment. He had found the radio on the premises. The victim identified him as the perpetrator after police drove him to the crime scene and illuminated his face with a flashlight. He was exonerated 15 years later, when DNA testing proved that he could not have committed the crime.

Wiley Fountain was convicted of aggravated sexual assault of a pregnant woman in the Dallas area who had been abducted while walking to a bus stop. Fountain was stopped by police because his clothing resembled the victim’s description of what her attacker wore. Based on DNA test results, he was pardoned in March 2003.

A young nurse identified Julius Ruffin, a maintenance worker at a medical school where she was a student, as the man who raped her several weeks earlier. After two trials resulted in hung juries, Ruffin was convicted and sentenced to life. Over two decades later, DNA testing exonerated Ruffin and linked to a convicted rapist.

Dennis Maher, then a 23-year-old Army sergeant, was stopped and questioned by police on the night that a rape occurred in his town of Lowell. Although no biological evidence linked him, he was convicted of two rapes. The New England Innocence Project helped secure DNA testing in his case and he was proven innocent. He is now a mechanic for a waste management company, has recently married and has two young children.

Investigators in the 1981 rape of an elderly woman questioned Eddie James Lowery on the day of the attack. They denied him a lawyer, fed him details of the case and extracted a confession. Lowery’s first trial ended in a hung jury, but he was convicted in the second. After his parole in 1991, Lowery financed DNA testing in his case and was proven innocent.
Michael Mercer was misidentified in the rape of a 17-year-old girl when the victim saw Mercer in her building two months after the attack. In 2000, DNA testing was finally conducted and found a match — not to Mercer, but to a convicted rapist who could not be charged because the statute of limitations had expired.

Paul Kordonowy was exonerated for a 1990 rape conviction after DNA testing proved his innocence. At his trial, the former head of the Montana Forensic Science Laboratory, Arnold Melnikoff, testified falsely that hairs found at the crime scene matched Kordonowy. Kordonowy remains in prison for another rape charge to which he pled guilty.

A Michigan rape victim told police that she had little opportunity to view her assailant. But they asked her to help prepare a composite sketch, which she said was about 60% accurate. Police targeted Kenneth Wyniemko because he resembled the sketch. He was convicted and sentenced to 40-60 years in prison. Nine years later, DNA proved his innocence. Today, Wyniemko — joined by his Cooley Innocence Project attorneys and the prosecuting attorney in his case — educates the public about wrongful convictions.

Michael Evans served 26 years of a 400-year sentence for the murder, rape and kidnapping of a young girl before DNA testing exonerated him. A neighborhood woman, responding to a reward offer of $5,000 for helping identify the killer, implicated Evans. He and his co-defendant, Paul Terry, were teenagers when they were convicted.

Based on a false tip of a neighborhood woman, detectives began asking local African American teenagers about the rape and murder of a nine-year-old girl. Paul Terry was identified in a line-up by the woman, who claimed to have been a witness to the struggle. Although her work timecard showed she could not have witnessed the crime, prosecutors continued their case against Terry and Michael Evans. The two served a combined total of 52 years in prison before DNA testing proved them innocent.

And 35% of those who falsely confessed were 18 years old or younger.
Lonnie Erby was convicted of several St. Louis kidnappings and rapes and sentenced to 115 years in prison. Although no biological evidence linked him to the crimes and he had strong alibis for each of them, he was convicted based on misidentification by several of the victims. The Innocence Project took Erby’s case in 1995 and spent seven years fighting for DNA testing on evidence in the case. Finally, in 2003, DNA test results proved his innocence.

Sixteen witnesses corroborated Steven Avery’s alibi that he had spent the day shopping with his family when a brutal sexual assault occurred. Nevertheless, based on the eyewitness misidentification of a single witness and hair analysis, Avery was convicted. DNA testing secured by the Wisconsin Innocence Project proved that Avery was innocent — and matched a man who was in prison for sexual assaults committed after the one for which Avery was wrongfully convicted.

Calvin Willis was convicted of raping a seven-year-old girl while two other young girls were also in the Shreveport home. The children provided conflicting descriptions of the attacker, and their memories of the attack changed over time. Willis, who was well known in the neighborhood and denied having anything to do with the crime, was finally exonerated based on DNA testing on several pieces of evidence. The real perpetrator was never found.

Microscopic hair analysis — a science that is limited at best — was used to convict Calvin Lee Scott of a 1982 rape. Two decades later, DNA testing excluded Scott and matched to a convicted rapist who could not be charged due to the statute of limitations.

Sentenced to death in 1982 for a rape, murder, and kidnapping, Nicholas Yarris first sought DNA testing in his case in 1989. DNA tests on evidence from his case were conducted throughout the 1990s and were inconclusive. In 2003, a private lab conducted one last round of DNA tests on several items of evidence — and the results proved that Yarris was innocent. He is now living in England with his wife and young daughter.

and/or developmentally disabled.
The victim and multiple witnesses misidentified Stephan Cowans as the man who shot a Boston police officer, and he was convicted on several charges and sentenced to 30-45 years in prison. Several items of evidence were later subjected to DNA testing, and they all showed that Cowans was innocent. Subsequently, officials reexamined a fingerprint from the crime scene that an expert had testified came from Cowans — and the new analysis revealed that fingerprint was not Cowans’s. He was fully exonerated in 2004.

Darryl Hunt was convicted of a 1984 rape and murder despite a lack of evidence against him. The main prosecution witness was a former Ku Klux Klansman. In 1994, DNA testing excluded him, yet state and federal courts turned down his request for a new trial. But when a final round of DNA testing identified the real perpetrator, Hunt was finally exonerated. He now runs the Darryl Hunt Project for Freedom and Justice, which assists innocent prisoners and helps people successfully reenter society after incarceration.

A man who raped a teenager in 1991 demanded that she meet him at the local skating rink the night after the attack with $100. Anthony Powell happened to be at the rink that night and the young woman misidentified him as her attacker. He was convicted of rape and kidnapping and sentenced to 12-20 years in prison. When DNA testing was finally conducted, the judge quickly acknowledged that the results proved Powell’s innocence, and he was freed.

At Josiah Sutton’s rape trial in 1999, a Houston Police Department crime lab employee testified that DNA from the crime was an exact match to Sutton. Knowing this couldn’t be true, Sutton fought, unsuccessfully, to have independent DNA testing conducted during his trial. In 2003, an independent audit of the crime lab uncovered extensive problems. DNA tests proved that Sutton was innocent, and he was exonerated. Since his release, he has advocated for legislative reform in Texas.

Lafonso Rollins was a 17-year-old special education student in the ninth grade when he was arrested for robbery and rape on the basis of a composite sketch. Rollins, whose cognitive abilities are limited, confessed to the robberies and four rapes. Years later, DNA testing proved that he was innocent and that an unknown male had committed the crimes. During the years Rollins was wrongfully imprisoned, his mother, father, sister and grandparents had died.

Nine pled guilty to crimes
Ryan Matthews was arrested for murder soon after his 17th birthday. His friend, Travis Hayes, falsely confessed to the crime and implicated Matthews, who was convicted and sentenced to death. The Louisiana Crisis Assistance Center helped Matthews win post-conviction DNA testing that excluded him. After almost five years on death row, he was released.

The prosecution at Wilton Dedge’s rape trial relied on eyewitness misidentification, snitch testimony, hair comparison and dog sniffing to secure his conviction in 1982. The conviction was reversed in 1983, but then reinstated in 1984. Three years after post-conviction DNA testing excluded him in 2001, he was finally released. Dedge lives in Florida, where he is a landscaper and an advocate for criminal justice reform.

Arthur Lee Whitfield was convicted of two rapes and sentenced to 63 years in prison. More than two decades later, when he sought DNA testing that could prove his innocence, he was told the evidence was lost forever and could not be tested. But samples of evidence were found in the old notebooks of a former lab analyst who, against lab protocol, saved evidence samples in hundreds of cases — which have already led to several exonerations. DNA testing on the evidence exonerated Whitfield in 2004.

When police lied to Barry Laughman and told him that his fingerprints were found at a murder scene, he confessed to the crime. Laughman’s IQ had been measured at 70, and he was said to be functioning at the level of a 10-year-old child. Despite serious discrepancies between his confession and the actual crime (including the date), he was convicted of rape, murder and other charges in 1988 and sentenced to life in prison. Years later, DNA testing of the evidence proved his innocence.

Poor preservation of evidence almost prevented Clarence Harrison from proving his innocence in a 1986 rape case. After he was convicted, he pursued DNA testing but was told the remaining evidence had been destroyed in the early 1990s. By 2003, the Georgia Innocence Project had helped locate one last preserved slide, and it proved Harrison’s innocence. Just 18 days after his release from prison, Harrison married his longtime girlfriend.
Los Angeles police investigating several murders interrogated David Allen Jones, who has the mental ability of an eight-year-old, for over two days. After detectives “reminded” Jones that he had already admitted to the crimes, he falsely confessed and was convicted. Nine years later, DNA testing proved Jones’s innocence — and matched a convicted serial murderer.

Convicted of the rape and murder of his live-in girlfriend based largely on inconclusive forensics, Bruce Dallas Goodman maintained his innocence. He ultimately sought the help of the Rocky Mountain Innocence Center, and DNA testing exonerated him.

Donald Wayne Good was convicted of rape, based only on the victim’s eyewitness identification. He continued to fight to prove his innocence for years after he was paroled. DNA testing finally led to his exoneration in December 2004.

At age 17, Dennis Brown was accused of rape and confessed to the crime when a detective threatened him. The victim said her attacker’s face was almost completely covered, yet she identified Brown. The Innocence Project New Orleans requested DNA testing in Brown’s case, which proved his innocence. He had spent over half of his life in prison.

After he was paroled, Donte Booker sought post-conviction DNA testing in the 1986 rape case for which he had been convicted. He refused opportunities for an earlier parole because he would not admit to a crime he didn’t commit. In 2005, DNA testing excluded him, and his conviction was overturned.

15% were convicted based at least in part
A young rape victim initially reported that she was raped by a stranger, until her aunt, an estranged acquaintance of Peter Rose, suggested that he had committed the crime. Under interrogation, police repeatedly pressured the girl to name him, despite her misgivings. He was convicted and sentenced to 27 years. With the help of the Northern California Innocence Project, Rose’s innocence was established through DNA testing.

Just 16 years old at the time of his conviction, Michael Anthony Williams served nearly 24 years of a life sentence for aggravated rape. The victim, who was his tutor, misidentified Williams, and he was convicted. More than two decades later, DNA testing proved that he could not have committed the crime. Upon his release, the Louisiana Department of Corrections issued him a check for $10.

Brandon Moon was convicted of three counts of aggravated sexual assault for a string of crimes in the El Paso area where he was a college student. Moon was arrested and convicted in 1988, based largely on eyewitness misidentification and faulty forensic analysis. DNA testing proved his innocence 17 years later. Moon has since moved to Missouri. He is an advocate for criminal justice reform.

When Anthony Woods was paroled after 18 years in prison for raping a teenager, he immediately called his original public defender and obtained an order for DNA testing in his case. In prison, he had twice failed to complete the sex offender program because he refused to accept responsibility for the crime. DNA results cleared his name three years after his release.

When a rape victim was shown a photo array of possible suspects, only one — Thomas Doswell’s — was marked with the letter ‘R’, which officers said meant that Doswell had been charged with rape. Although Doswell challenged the identification at his trial, he was convicted. Nearly two decades later, in March 2005, DNA testing proved his innocence. He is now part of a band that opened for B.B. King during his 2006 tour.
Luis Diaz was convicted in 1980 as the “Bird Road Rapist.” One of the victims identified Diaz when she saw him at the gas station where she worked. Diaz, a married father of three, was roughly 70 pounds lighter and 7 inches shorter than her initial description. With the help of Diaz’s son and the Florida Innocence Initiative, he was finally released on the basis of exculpatory DNA test results.

A woman who had been raped in 1981 while selling a waterbed out of her home identified Leo Waters as the assailant. She was hypnotized in an attempt to bolster her memory. In 2003, DNA testing showed that he could not have been the rapist, and two years later he was pardoned.

George Rodriguez was at work when a 14-year-old girl was raped by two Latino men, one of whom had called the other “George.” The victim identified Rodriguez in a photo array and he was arrested. Based in part on inaccurate forensic analysis, he was convicted and sentenced to 60 years in prison. Years later, results of mitochondrial DNA testing did not match Rodriguez, but did match another man.

The perpetrator of a brutal 1981 rape and robbery stole the victim’s car. He loaned it to his friend, Robert Clark, who the victim then saw driving it. Clark gave the man’s name to detectives, but the man was never charged. Decades later, DNA testing revealed Clark’s innocence and implicated the man who loaned him the car, who was already serving time on other convictions. Clark lives in Atlanta and works in construction.

Clarence Elkins was convicted of the rape and murder of his mother-in-law and the rape of his six-year-old niece in 1999. While he was in prison, Elkins’s wife worked with a private investigator to find the real perpetrator. They learned that a convicted rapist, who had lived near the crime scene, had been transferred to Elkins’s cell block. Elkins retrieved one of the man’s cigarette butts from the prison yard in order to obtain his genetic profile. DNA testing cleared Elkins and matched the man Elkins and his wife suspected.

45% were compensated (either through state compensation laws or civil lawsuits)
Through hair comparison, snitch testimony and John Kogut’s false confession — produced after 18 hours of interrogation — Kogut was convicted of the rape and murder of a 16-year-old girl. John Restivo and Dennis Halstead were also convicted on the pretense that the three men acted together. Several rounds of DNA testing over 10 years excluded all three men. After a retrial, Kogut was finally exonerated.

Phillip Leon Thurman was convicted of a 1984 rape, abduction and assault based on eyewitness identification and serology on crime scene evidence. After he was released on parole in 2004, he was required to register as a sex offender, but he continued fighting to prove his innocence. A key piece of biological evidence had been saved by a lab analyst, whose work proved instrumental in the exonerations of several other Virginia prisoners. Thurman’s evidence was subjected to DNA testing, and he was exonerated.

Willie Davidson served 12 years for the 1980 rape of an elderly female acquaintance of his who testified that he had been like a grandson to her. Davidson and his family said that he was at home sleeping when the crime occurred. Years after he was released from prison, he was proven innocent through DNA testing of evidence that a lab analyst had saved in her notebooks.

Entre Nax Karage was convicted of murdering his girlfriend in 1997. Post-conviction DNA testing proved that Keith E. Turner was not the perpetrator of a 1982 rape of a Dallas woman. Turner had been misidentified both visually and by his voice. He and the victim worked for different branches of the same company and came into contact when Turner was transferred.

Post-conviction DNA testing proved that Keith E. Turner was not the perpetrator of a 1982 rape of a Dallas woman. Turner had been misidentified both visually and by his voice. He and the victim worked for different branches of the same company and came into contact when Turner was transferred.

for their wrongful convictions, usually years after their release;
Investigators in the murder of a 16-year-old girl focused, in part, on Dennis Halstead who was believed to be associated with another young woman who had disappeared. Together with John Kogut and John Restivo, Halstead was convicted of rape and murder in 1987. After several rounds of exculpatory DNA testing, all three men were released in 2003 and exonerated in 2005.

Together with defendants John Kogut and Dennis Halstead, John Restivo was convicted of the rape and murder of a 16-year-old girl on Long Island. DNA testing proved the innocence of all three men in 2003, and they were fully exonerated in 2005. The real perpetrator was never found. Today, Restivo lives in Florida with his girlfriend.

Three men broke into a Tampa home in 1982 and kidnapped and raped an adult woman and a 12-year-old girl, leaving them tied to a tree after the attack. One of the victims identified Alan Crotzer, who maintained that he had no knowledge of the crime. In 2003, he secured DNA testing and was exonerated in 2006.

In exchange for a guilty plea, Eugene Henton received a sentence of four years in prison for a 1984 sexual assault that he did not commit. When he was paroled a year and a half later, he continued his pursuit of DNA testing, which led to his exoneration. He is now serving time for two unrelated convictions.

Based on the testimony of a co-defendant, Arthur Mumphrey was convicted of sexual assault and sentenced to 35 years in prison. In exchange for testifying against Mumphrey, his co-defendant received a reduced sentence of 15 years. Eventually, DNA tests confirmed the co-defendant’s guilt and Mumphrey’s innocence.

The amounts of compensation ranged from $25,000 to $12.2 million.
If not for 39 tiny hairs stuck to a nylon mask, Drew Whitley would still be in prison. The actual perpetrator, who shot and killed a McDonald’s night manager in 1988, had worn a nylon mask that he shed at the scene. Over a decade after Whitley initially filed for DNA testing on the hairs and was told they could not be located, he learned that the 39 hairs still existed and that he was excluded as the source.

Despite a lack of physical evidence, Douglas Warney was convicted of murder in 1997. Warney confessed to the crime, but his confession revealed that he did not know several key facts. DNA testing exonerated him and matched a convicted murderer already serving a life sentence in New York. Warney, who became gravely ill while he was in prison, is cared for by his sister in Rochester.

Orlando Boquete, a Cuban immigrant, was identified by a rape victim from the back of a police car parked 20 feet away, in the middle of the night. He was convicted, and two years into his sentence he escaped and lived as a fugitive for a decade. He was eventually recaptured and served another 10 years. For a total of 23 years he lived as a fugitive or a prisoner before DNA testing established his innocence. Today, he lives in the Florida Keys near many of his relatives.

Based on the victim’s misidentification, Willie Jackson was convicted and sentenced to 40 years for rape. Post-conviction DNA testing exonerated Jackson and implicated his brother in the rape. At the time of his release, his brother was serving a life sentence for a rape committed nine years after Jackson’s conviction.

Three witnesses claimed that Larry Peterson confessed to a rape and murder, and he was convicted despite his repeated assertions of innocence. In 2003, DNA tests established his innocence but prosecutors refused to drop charges until two of the witnesses changed their previous stories. Finally, in 2006, he was exonerated. He is currently looking for employment and fighting to have his record expunged.

from $25,000 to $12.2 million.
Alan Newton of New York attended his mother’s funeral in shackles. She died shortly after his rape conviction in 1985. He began requesting DNA testing in 1994, but the rape kit could not be located until 2005. Once it was located, DNA testing proved his innocence. Newton is currently pursuing a degree in business administration at Medgar Evers College with support from the Thurgood Marshall Scholarship Fund.

James Tillman’s conviction in 1989 was based almost entirely on a cross-racial eyewitness misidentification. Soon after his conviction, Tillman requested DNA testing, but it was not as sophisticated at that time and the results were inconclusive. In 2005, another round of testing showed conclusively that Tillman was innocent, and he was exonerated the following year.

In 1982, a Missouri man told the woman he raped that his name was Johnny Briscoe. The victim would later identify Briscoe in a photo lineup and a live lineup. Briscoe was the only man in the live lineup wearing an orange jumpsuit. In 2006, DNA testing excluded Briscoe and matched a man who was known to Briscoe and may have used his name in the crime.

Scott Fappiano became implicated in a rape case when the victim, a police officer’s wife, identified him. At his second trial in 1985, he was convicted. By chance, a piece of evidence in his case was discovered in 2005—not at the NYPD storage facilities, but at LifeCodes, a private DNA laboratory. Testing confirmed Fappiano’s innocence and he was released. Today, he lives in Brooklyn with his family, in the same house he lived in as a teenager.

After a victim was raped and burglarized in 1995, there were several inconsistencies between her initial description of the assailant and her identification of Allen Coco. During the attack, she had stabbed the man in the buttocks, but Coco had no stab wound. Still, he was convicted and sentenced to life in prison without probation or parole. The Innocence Project New Orleans helped him secure DNA testing in 2005 and he was exonerated the following year.

37% of their exoneration cases also led to identification.
Ten months after he was convicted of carjacking and armed robbery, James Ochoa’s conviction was vacated and he was exonerated. Though Ochoa had already been excluded from the DNA evidence at the time of trial, prosecutors were convinced of his guilt. A routine run of the DNA profile from the crime scene evidence through the national DNA database matched another man.

Based on a false confession extracted from him at the age of 16, Jeffrey Deskovic was convicted of the rape and murder of his 15-year-old classmate — even though DNA testing excluded him. He was released years later when more sophisticated DNA testing was conducted and run through New York State’s DNA database, providing a match to a convicted felon. Since his release, Deskovic has enrolled at Mercy College and speaks publicly about criminal justice reform.

Marlon Pendleton was convicted in 1996 for a 1992 rape. Pamela Fish, a laboratory analyst who has allegedly provided false testimony in at least seven other cases that resulted in DNA exonerations, testified at his trial that the biological evidence was insufficient for DNA testing. In 2006, DNA testing was conducted and Pendleton was proven innocent.

Billy James Smith attempted to secure DNA testing to overturn his rape conviction for over four years. His initial attempts were denied because the victim's boyfriend could have been a source of semen in the rape kit — even though the victim had earlier said that she did not have sex prior to the crime. After numerous appeals, DNA testing was finally granted, and Smith was proven innocent.

Billy Wayne Miller was officially exonerated in December 2006 after DNA testing proved he did not commit a 1984 Dallas County rape. The victim had accepted a ride home from a man in a Chevy who raped her several times. The police identified Miller as the son of a registered owner of a Chevy with a license plate similar to the one the victim remembered.

of the true perpetrator of the crime;
An initial round of DNA testing showed that 1 in 452 people had the same portion of the DNA profile shared by both Gregory Wallis and the perpetrator of a 1988 rape. Rather than take a deal that would release him from prison if he would agree to be a life-time registered sex offender, Wallis pushed for more testing. Subsequent testing of the rape kit and cigarette butts conclusively eliminated Wallis as the perpetrator, and he was exonerated in 2007.

Larry Fuller was the 10th Dallas County man proven innocent through DNA testing in just five years. The victim was raped in her home before sunrise and in dim lighting. She identified Fuller after seeing his photo in two photo lineups. Today, Fuller cares for his elderly parents and works as a telemarketer.

Travis Hayes’s co-defendant, Ryan Matthews, was exonerated from death row in 2004. Attorneys at the Innocence Project New Orleans fought for two and a half more years to win Hayes’s exoneration for a murder that neither man committed. DNA testing in 2004 cleared Hayes and Matthews and implicated another man, and three years later prosecutors announced that they would not retry Hayes.

Months after Willie “Pete” Williams was arrested based on the misidentification of two Atlanta rape victims, a series of similar rapes occurred. A second man pled guilty and was convicted. But Williams and his attorneys did not learn of the crimes until the appeals process. Working with the Georgia Innocence Project, Williams secured DNA testing. The second man matched the genetic profile in both rape kits and Williams was eliminated.

Roy Brown cracked his own case from prison by requesting documents under the Freedom of Information Act. Five days after Brown mailed a letter to Barry Bench, the man that he suspected to be the killer, Bench committed suicide by stepping in front of an Amtrak train. Bench’s daughter provided the DNA sample that implicated him and excluded Brown. Brown, who suffers from liver disease, has been in and out of the hospital since his release.
In addition to ten years of wrongful incarceration, James Waller spent 13 years on parole for allegedly raping a young boy who lived in his apartment development. As a condition of his parole, he was not allowed to have any contact with children. Even while volunteering through his church group to serve food to homeless people, Waller had to ask another volunteer to serve the children. He was finally vindicated on March 9th when, as the result of exculpatory DNA testing, the Texas Governor officially pardoned him.

Antonio Beaver was convicted of first-degree robbery in a St. Louis carjacking case and sentenced to 18 years in prison. Beaver’s conviction was based on the victim’s identification of him in a live lineup in which he was one of only four lineup members. She had described the assailant as having a gap in his teeth and Beaver was the only one with any dental irregularities. DNA testing conducted on blood left by the perpetrator on a car door cleared Beaver of the crime after ten years behind bars.

Biological evidence stored for two decades in a hospital drawer was the key to the 2007 exoneration of Anthony Capozzi, a Buffalo man who spent 20 years in prison for two rapes he didn’t commit. Capozzi was convicted by a jury of two rapes and acquitted of the third although all three victims identified him in court as the attacker. DNA tests in March 2007 showed that another man, currently awaiting trial on three murders, actually committed the 1985 attacks, known as the Delaware Park rapes.

On the night of a kidnapping and rape in Garland, Texas, a police officer on duty noticed Andrew Gossett in the vicinity of the crime scene. Consistent with the victim’s description of the perpetrator, Gossett was wearing a plaid shirt. Gossett was brought in the following day for a lineup and the victim identified him. He served seven years for the sexual assault before DNA evidence exonerated him.

Jerry Miller was convicted of raping a woman in a parking garage. After the attack, the rapist attempted to drive the victim’s car out of the garage with her in the trunk. Two parking attendants began questioning the assailant, and he fled. A police officer, who thought that Miller resembled the composite sketch, put him in a lineup and Miller was erroneously identified. He served 24.5 years before DNA testing proved his innocence.

the true perpetrator was never identified.
THE QUESTION NOBODY CAN ANSWER

We don’t know how many innocent people are in prison.¹ The individuals in this booklet are the first 200 proven innocent through DNA testing — and there will surely be many more, as the Innocence Project and other organizations in the Innocence Network continue exonerating people nationwide.

We do know that those who are exonerated by DNA are a subset within a subset — a fraction of cases that have evidence that still exists and can yield DNA results, within the tiny fraction of cases that even have DNA evidence as part of the crime.

Very few cases involve physical evidence that could be subjected to DNA testing (for example, it is estimated that, even among murders, only 10% of cases have such evidence).

The Innocence Project receives more than 3,000 letters per year from prisoners nationwide, and Innocence Network organizations receive many more. At any given time, the Innocence Project is actively evaluating 6,000 to 10,000 cases. Approximately 33% of DNA cases that are ultimately closed by the Innocence Project are closed because the evidence has been lost or destroyed.

By the time they write to the Innocence Project or another organization, innocent prisoners have lost multiple appeals and have spent years incarcerated for crimes they did not commit. Many of them have concluded, understandably, that the truth will never come to light, so they do not seek help.
We may never know how many innocent people are in prison.

Instead, we ask how many more will have to be exonerated through the hard science of DNA before every jurisdiction in the country enacts reforms that can prevent this injustice in the first place.

1Recent research sheds some light on that number, however. Professor Samuel Gross of the University of Michigan has calculated that 2.3% of all prisoners sentenced to death between 1973 and 1989 were exonerated and freed; the total number who were actually innocent is almost certainly higher. Professor Michael Risinger of Seton Hall Law School estimates that between 3.3% and 5% of defendants sentenced to death for murders involving rape between 1982 and 1989 were innocent. An initial review of 29 rape convictions with untested DNA from the files of the Virginia Department of Forensic Science found two false convictions, or 7%. There are over two million inmates in American jails and prisons. If as few as 1% are innocent, that would mean we are keeping more than 20,000 innocent men and women behind bars – and the true number may be much higher.
The Innocence Project was founded in 1992 by Barry C. Scheck and Peter J. Neufeld at the Benjamin N. Cardozo School of Law at Yeshiva University to assist prisoners who could be proven innocent through DNA testing. To date, 200 people in the United States have been exonerated by DNA testing, including 14 who served time on death row. These people served an average of 12 years in prison before exoneration and release. The Innocence Project’s full-time staff attorneys and Cardozo clinic students provided direct representation or critical assistance in most of these cases. The Innocence Project’s groundbreaking use of DNA technology to free innocent people has provided irrefutable proof that wrongful convictions are not isolated or rare events but instead arise from systemic defects. Now an independent nonprofit organization closely affiliated with Cardozo School of Law at Yeshiva University, the Innocence Project’s mission is nothing less than to free the staggering numbers of innocent people who remain incarcerated and to bring substantive reform to the system responsible for their unjust imprisonment.