

My name is Jason Close. I seek presidential pardon.

A little bit about my current status: I am former military, dishonorably discharged; by dint of the crimes I was convicted of I am a felon and a sex offender. Obviously, I contest all of that. Being unable to obtain a job in 3 years, I sleep on a bench outside the White House. I use my various VA resources to stay fed and hygienic, which lets me fight. I have been in DC for several weeks and have used that time to attempt to network with congressional members - I am seeking political clout to help move my pardon case along. Starting with my arrival, I maintain a logbook with every action I have taken or piece of information I have discovered.

There are 3 major aspects of this story:

Whitney: I was accused of brutally raping my wife's little sister, who was about 8 at the time. *Acquitted* on these counts and specifications.

Digital: I was accused of knowing and unlawful possession of child pornography. My actions (and the computer records) indicate that I was framed by my ex-lover, and I attempted to correct by going to my superiors. *Convicted* on one count and two specifications.

Autumn: Aforementioned ex-lover. I violated UCMJ law by being married at the time (UCMJ does not distinguish a separated status.) Despite my blatantly confessing this to the investigator, *never actually charged*. This aspect is the linchpin of the entire case.

The story of the case itself has a tremendous amount of information, but I will list a few bullet points of the things I assert, all of which have documentation:

- Multiple constitutional violations: 4th, 5th, 6th, 8th, and 13, some on multiple prongs
- Intentionally malicious prosecution
- A completely biased judge (molested as a child, would not recuse, we won 0/40 objections)
- Tried on known tainted evidence (disk with timestamps after confiscation)
- Inept handling of evidence (there is a disk logged into evidence that wasn't mine)
- Investigator committed perjury on the stand (his own notes align with what I claimed all along, but not with his statements on the stand)
- The special victims prosecutor recused himself over ethical concerns
- The record of trial (specifically, Whitney's testimony) was edited to exclude key exculpatory testimony. This is not a matter of a missing session, but a seamless deletion of relevant lines.
- The prosecution objected to the rape kit in the directly relevant rape trial, and it was ultimately excluded.
- Lastly, and key, the prosecutor's computer expert explicitly stated under oath that there was nothing that indicated I had ever searched for, opened, or knew about the archive file in question.

While there is so very much more, these stand out as the biggest offenses to me.

In my attempt for exposure I have written a mostly chronological document explaining the case. It's lengthy but detailed. I know there is more that I am missing, but I do not have access to my notes or record of trial in my current status and didn't want to unwittingly assert inaccurate information. My twitter "exposure thread" and the "chronicle" document are both listed below. The document will take about 10 minutes to read.

As for me, I can be reached with the phone and email below. If it is late at night I can also be physically approached near the vigil by the White House (it's sort of become my base of operations.) I am willing to discuss any and all aspects of the case and documents.

Regards,
---Jason Close

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