

Forensic Science Associates PCR DNA COURT CASES

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Pennsylvania v. Pestnikas First DNA case in the U.S.	86-048	Ernest D. Preate, Jr, DA Now Attorney General for state of Pennsylvania	[717] 963-6717
Kansas v. Jimmy L. Searles Affirmed on appeal [<i>State v. Searles</i> , 246 Kan. 567 (1990)]. PCR analysis not raised as an issue on appeal.	88-104	John Bork, Assist. Att. Gen.	[913] 296-2215
Texas v. David Lopez	88-079	Terrence Keel, DA	[512] 473-9400
Texas v. Tyrone Fuller Affirmed on appeal. <i>Tyrone Leroy Fuller v. State of Texas</i> , 827 S.W. 2d 919 [1992]	88-059	Tom Wells, DA Kary Ashmore, DA	[214] 737-2413
People [CA] v. Martinez Successfully opposed by LA DA's Office	88-121	Don Goldsobel [defense] Dino Fulgoni, DA [now judge]	[818] 995-0801 [213] 974-5986
Texas v. Ronald S. Trimboli Affirmed on appeal. <i>Ronald Steven Trimboli v. State of Texas</i> , 817 S.W. 2d 785 [1991].	88-075	Robert Gill, DA Alan Levy, DA	[817] 334-1918
Florida v. Robert Beeler Power	88-126	Jon B. Morgan, DA	[407] 847-1500
Virginia v. Timothy Spencer Conviction affirmed on appeal to the Virginia Supreme Court [<i>Spencer v. Commonwealth</i> , 393 S.E.2d 609 (Va. 1990)]	88-125	Warren von Schuch, DA Donald R. Curry, Senior Assistant Attorney General	[804] 748-1221 [804] 786-4624
Texas v. Jeffrey Balawajder	88-068	Charles Brandenburg, DA	[817] 334-1827
Illinois v. Gary Dotson. Rape conviction vacated and charges dismissed based on PCR analysis. First post conviction exoneration by a DNA analysis.	88-144	Mark Stolorow Illinois State Police Division of Forensic Services	[815] 727-5301
Texas v. Matthew Clarke Conviction affirmed on appeal. <i>State v. Mathew Clarke</i> , 813 S.W. 2nd 654 [1991]	89-249	Lee Gabriel, DA [now judge]	[817] 565-8556

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Pennsylvania v. Lloyd James Work conducted for public defender; work product subpoenaed by prosecutor	89-290	Carol Shelly, public defender Dale Reichley, DA	[215] 348-6509 [215] 348-6316
People [CA] v. William Mello Unsuccessfully opposed by Riverside Co. DA's Office	88-230	Stuart Sachs, public defender	[714] 684-3222
New York v. Jeffrey Williams	88-237	Larry Wiest, DA	[518] 445-7977
Texas v. Frank B. McFarland. Affirmed on appeal. McFarland v. State 845 S.W. 2d 824 [1992]	88-046	St. Clair Theodore, DA	[817] 334-1668
Texas v. Richard Danziger	89-264	Claire Dawson Brown, DA	[512] 473-9400
Colorado v. Vincent Groves	89-267	Steven L. Bernard, DA	[303] 659-7720
People [CA] v. Theodore Scott RFLP elimination [Cellmark] for Prosecution; PCR elimination for Defense. No Frye Hearing; defendant acquitted.	89-414	Stanley Granville, defense attorney	[213] 608-1655
South Dakota v. Carl Stevens Typing compatible with victim's husband.	89-445	Jeff Larson, public Defender	[605] 335-4242
Florida v. Timothy Ray Perry Typing compatible with victim's boyfriend. Evidence admitted by stipulation.	90-009	Michael Bowen, DA	[407] 269-8112
Ohio v. Harvey Stafford Suspect eliminated as sperm donor. Case dismissed with prejudice by State.	90-060	Oliver Hasenflue, defense attorney	[216] 623-5646
People [CA] v. Paul Mack PCR testing successfully opposed by the defense in extensive Kelly/Frye Hearing	89-257	George Williamson, DA	[916] 440-5857

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Oregon v. Robert Lyons PCR analysis admitted after an extensive relevancy hearing. Decision affirmed on appeal. <i>State of Oregon v. Robert Wallace Lyons</i> , CA A68348, Nov. 17,1993.	90-006	Ken Feldman, DA	[503] 687-4261
Ohio v. Steve M. Durbin PCR analysis admitted after a relevancy hearing	88-078	Ronald Collins, DA	[216] 364-8811
Wisconsin v. Robert Wirth PCR analysis admitted after a relevancy hearing	89-289	Norman Gahn, DA	[414] 278-4646
Texas v. Ector Garza PCR analysis admitted after a Frye/relevancy hearing	89-405	Charles Brandenburg, DA	[817] 334-1827
Michigan v. Lamont Marshall PCR analysis admitted after a Davis/Frye hearing	89-436	William A. Forsyth, Prosecuting Attorney	[616] 774-3577
Michigan v. Albert Lee PCR analysis admitted after a Davis/Frye hearing [People v. Lee, 212 Mich. App. 228, 537 N.W. 2d (1995)].	90-026	Mike Christensen, Prosecuting Attorney	[616]774-3577
Washington v. Jonathan Gentry PCR analysis admitted after an extensive Frye hearing. Affirmed on appeal. <i>State v. Jonathan Lee Gentry</i> , No. 58415-0, 1/6/95.	88-179	Brian Moran, DA	[206] 876-7174
Ohio v. David Penton PCR analysis admitted after a relevancy hearing. Affirmed on Appeal [<i>State v. David Penton</i> , 1993 Ohio App. LEXIS 1937]	89-355	Jim Slagle, Prosecuting Attorney	[614] 382-9242
People [CA] v. Armando Quintanilla PCR analysis admitted after a Kelly/Frye hearing. Original suspect eliminated by PCR analysis. Quintanilla convicted at a jury trial.	88-014 89-429	Martin Murry, DA Mark Boessenecker, DA	[415] 363-4636

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Jessie R. Moffett PCR analysis admitted after a Kelly/Frye hearing.	79-094	Al Barrett, DA George Woody Clarke, DA	[619] 531-3184
People [CA] v. LaPeer Moore PCR analysis admitted after a Kelly/Frye hearing based on Mack and Moffett transcripts. Defendant plead guilty after hearing.	90-177	Daniel Lamborn, DA	[619] 531-4113
People [CA] v. Julian Covington PCR analysis admitted unopposed. Analysis conducted for prosecution; result implicated co-defendant.	90-073	Kim Kruglick, Defense Attorney	[415] 383-5030
West Virginia v. Glen Dale Woodall [see <i>State v. Woodall</i> , 385 S.E.2d 253 (W.Va. 1989)] Conviction and sentence vacated based on PCR analysis after a Frye/ <i>Habeas Corpus</i> hearing over the vociferous opposition of the State. Prosecutorial misconduct revealed in post conviction investigation [In the Matter of an Investigation of the West Virginia State Police Crime Laboratory, Serology Division, 438 S.E. 2d 501 (W.Va. 1993)]. Prosecutor charged with violation of legal ethics June 29, 1994 [Before the Committee on Legal Ethics of the West Virginia State Bar, I.D. No. 92-02-188]. Sgt. Fred Zain indicted for perjury, Marion County, West Virginia, July 22, 1994.	89-374	Lonnie Simmons, Defense Attorney	[304] 342-0133
New Jersey v. Richard C. Williams PCR analysis admitted after a Frye hearing. [<i>State v. Williams</i> , 252 N.J. Super. 369]	90-112	Anthony G. Simonetti, Deputy Attorney General	[609] 984-6500

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. George Russell PCR analysis admitted after a Frye hearing. Affirmed on appeal to Washington State Supreme Court, No. 60673-1, October 13, 1994	90-172	Jeff Baird, Prosecuting Attorney	[206] 296-9000
Alabama v. Tyrone Bennett PCR analysis admitted after a limited Frye hearing.	91-288	Dan Taliaferro, Defense Attorney	[205] 834-1180
Nebraska v. Kenneth Davis PCR analysis admitted by stipulation. Work done for DA; work product benefited defendant.	91-304	Linda Caster Senff, Deputy County Attorney	[402] 444-7040
U.S. v. Terry Nazareus [South Dakota]. PCR analysis admitted without objection.	91-258	Mikal Hanson, U.S. Attorney	[605] 224-5402
People [CA] v. Daryl Johnson PCR analysis admitted at trial without objection.	90-196	Alfred Giannini, DA	[415] 553-1752
Texas v. David Lopez [Retrial] PCR analysis admitted at a relevancy hearing.	88-079	Terry Keel, DA	[512] 473-9400
People [CA] v. Fred Amos PCR analysis admitted at penalty phase of trial without objection. Defendant eliminated as sperm source in an uncharged alleged prior consistent act.	92-426	Michael Candela, Defense Attorney	[510] 682-5074
People [CA] v. Jessie R. Moffett Retrial	79-094	Al Barrett, DA	[619] 531-3184
New Jersey v. Jeffrey Dishon PCR analysis admitted at a Frye Hearing.	90-115	S. Allan Stacey, Prosecutor	[908] 577-8786
Michigan v. Joseph McMillan, Jr. PCR analysis admitted at a Frye Hearing	88-148	Frank Simone, Prosecutor	[517] 483-6231
People [CA] v. Tulk PCR analysis admitted at a Kelly/Frye Hearing.	90-110	Donna Daley, DA	[916] 245-6330

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
South Dakota v. Donald Eugene Moeller PCR analysis admitted at a Frye Hearing.	90-117	Jeff Masten, Prosecutor	[605] 987-2717
<i>Kansas v. Joe C. Jones.</i> <i>PCR elimination admitted at a Frye/Habeas Corpus Hearing.</i> <i>Conviction vacated after defendant in prison for 6.5 years.</i> <i>Charges dismissed by the State.</i>	91-226	David Gottlieb, Professor of Law Ronald E. Wurtz, Public Defender	[913] 864-5571 [913] 296-1833
Washington v. Daniel Christianson. PCR analysis admitted at a Frye Hearing.	92-435	Mike Hogan, Prosecutor	[206] 296-9000
People [CA] v. Joey Jerome Sutherland. PCR analysis admitted at a Kelly/Frye Hearing. Analysis conducted for prosecution; result arguably benefited co-defendant. Result advanced by co-defendant.	92-398	Grady M. Davis, Defense Attorney Ronald Fahey, Deputy DA	[916] 342-7119 [916] 823-5662
Nebraska v. Asa Carter. PCR analysis admitted at a relevancy hearing.	91-314	Donald W. Kleine, Prosecuting Attorney	[402] 444-7047
Florida v. James Bonner. PCR analysis admitted at a relevancy hearing.	91-328	W. Jack Jordan Assistant State Attorney	[904] 521-4333
<i>New York v. Kerry Kotler.</i> <i>Rape conviction vacated and charges dismissed based on PCR analysis after defendant spent 11 years in prison.</i>	90-027	Peter Neufeld, Attorney Barry Scheck, Attorney	[212] 406-2868 [212] 790-0368
U.S. v. Christian Davis. PCR Analysis admitted at court martial trial without objection.	92-475	Ctn. Jeff Smith, Attorney Fort Lewis, WA.	[206] 967-7022
People [CA] v. Bryan Jones. PCR analysis admitted at a Kelly/Frye preliminary hearing.	90-010 90-144 90-156 90-203	George Clarke, DA Jeff Dusek, DA	[619] 531-3184

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. James Wade. Child sexual abuse charges dismissed with a judicial finding of factual innocence based on a PCR analysis.	91-273 91-274	Dave Rubin, DA	[619] 531-4298
People v. Cleophus Prince, Jr. PCR analysis admitted at a <i>Kelly/Frye</i> Hearing. See also <i>Cleophus Prince, Jr. v. Superior Court</i> , 92 Daily Journal D.A. R. 11417	92-462	Dan Lamborn, DA	[619] 531-4203
Washington v. Ralph H. Nelson PCR analysis admitted at a Frye Hearing.	92-410	Susan J. Noonan, Prosecuting Attorney	[206] 296-9000
New Jersey v. John DeMarco. Exculpatory PCR analysis admitted at a jury trial based on prior court ruling [<i>State v. Williams</i> , 252 N.J. Super. 369].	92-487	Michael J. Rogers, Defense Attorney	[908] 722-4100
Kansas v. Harold Hill PCR analysis admitted at a Frye hearing.	93-583	Debra Barnett, DA	[316] 383-7281
Maryland v. Kirk Bloodsworth Defendant originally convicted and sentenced to death in 1984. Conviction overturned and defendant sentenced to life on retrial. Conviction vacated and defendant released after nine years in prison based on a PCR analysis replicated by the FBI.	92-508	Robert E. Morin, Attorney	[202] 638-6700
Virginia v. Walter Mickens PCR analysis admitted at trial based on <i>Spencer v. Commonwealth</i> , 393 S.E. 2d 609 [Va. 1990]	92-478	Howard E. Gwynn, Prosecutor Richard C. Kerns, Prosecutor	[804] 244-0941
Texas v. Jeffrey Dillingham. PCR analysis admitted at trial unopposed.	93-598	Alan Levy, DA	[817]884-1400

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Nebraska v. Timothy I. Miller. PCR analysis admitted at trial based on a Frye Hearing and <i>State v. Houser</i> , 490 NW 2nd 168 [1992]. PCR analysis repeated by Cellmark for the defense.	92-560	John Thomas, County Attorney	[402] 288-4202
Iowa v. Ricky Wagner. PCR Analysis admitted at Trial.	92-529	Thomas Miller, Assistant Attorney General	[515] 281-3648
Arizona v. Robert Tankersley PCR Analysis admitted at a Frye Hearing. Affirmed by Arizona Supreme Court, March 12, 1998. [1998 Ariz. Lexis 23]	92-503	Mary White, Prosecutor	[602] 329-2260
People [CA] v. Richard Lynn Martin. Joint Prosecution and Defense Analysis [Riverside]. PCR Analysis admitted at trial by stipulation.	90-180	William Mitchell, DA	[909] 275-5451
Washington v. Joe Macom. PCR Analysis admitted at a Frye Hearing.	93-571	Tim Bradshaw, Prosecutor	[206] 296-9523
Kansas v. Stanton Holt. PCR Analysis [DQα & PM] admitted at trial by stipulation after defense review.	93-633	Chris Biggs, County Attorney	[913] 762-4343
Kansas v. Milton T. Colbert. PCR analysis admitted at preliminary hearing after defense review.	93-597	David Kaufman, DA	[316] 383-7281
Kansas v. Lyle C. Sanders. PCR analysis admitted at trial after defense review.	93-596	Mona Furst, DA	[316] 383-7281
People [CA] v. Bryan Jones. PCR analysis admitted at trial based on Prelim. record. PCR based PM analysis admitted mid-trial.	90-010 90-144 90-156 90-203	George Clarke, DA Jeff Dusek, DA	[619] 531-3184
People [CA] v. Willy Jimenez. PCR analysis admitted at a Kelly/Frye hearing.	93-675	Rick Good, DA	[415] 363-4636

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Harvey Brumfield. Death penalty litigation dismissed based, in part, on joint prosecution/ defense PCR analysis.	94-742	Al Hymer, Public Defender Tom Orloff, DA Rockne Harmon, DA	[510] 272-6625 [510] 268-7565
Kansas v. Michael C. Matson. PCR analysis admitted at trial after defense review.	93-606	Kim T. Parker, DA	[316] 383-7281
People v. Amos Dwayne Stevenson. PCR analysis admitted at a Kelly/ Frye hearing.	93-673	Dennis Bauer, DA	[714] 541-7638
Ohio v. Brian Piszczek. Conviction vacated and charges dismissed based on DQ α and PM PCR analysis, September, 1994.	94-748	Barry C. Scheck, Attorney Timothy Dobeck, Prosecutor	[212] 790-0377 [216] 443-7730
Virginia v. Edward M. Honaker. Absolute Pardon granted October 21,1994, after 10 years in prison based on DQ α and PM PCR analysis. Originally sentenced to 3 life terms plus 34 years.	93-637	Barry C. Scheck, Attorney	[212] 790-0377
Alaska v. Scott Brodine. PCR analysis admitted at trial unopposed.	94-799	David Weber, Public Defender	[907] 264-4420
Kansas v. Milton Colbert. PCR analysis admitted at a Frye hearing at trial.	93-597	David Kaufman, DDA	[316] 383-7281
People [CA] v. Gregory Demetrulius. DQ α and PM PCR analysis admitted at a Kelly/ Frye hearing.	91-357	Rod Pacheco, DDA	[909] 275-5447
Her Majesty the Queen [Canada] v. Guy Paul Morin. Directed acquittal by Appellate Court supported by the Crown based DQ α and PM PCR analysis after two trials and 10 years of litigation.	88-223	James Lockyer, Appellate Counsel	[416] 598-1327

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
New York v. Terry Leon Chalmers. Rape conviction vacated based on DQ α and PM PCR analysis after 8 years in prison.	93-638	Barry Scheck, Attorney	[212] 790-0377
People [CA] v. Gomez PCR analysis of DQ α , PM, and D1S80 admitted at trial without objection.	94-762	Berkley Brannon, DA	[408] 755-5070
Washington v. Clifton Prince. PCR analysis of DQ α , PM, and D1S80 admitted at trial based on prior appellate cases.	95-872	Howard Schneiderman, DA	[206] 296-9478
People [CA] v. David Bennett. PCR based DQ α & PM analysis admitted at trial after a Kelly/Frye hearing.	94-831	Ruanne Castro, DDA	[510] 646-5335
Baylor v. Estelle, Warden. On Habeas Corpus. Convictions reversed in Federal District Court [CV-91-3752-KN] based on ineffective assistance of counsel after a review of serology evidence. Grant of Writ affirmed on appeal to the Ninth Circuit [Baylor v. Estelle, (9th Cir. 1996) 94 F.3d 1321]	94-821	Alene Games, Deputy Attorney General Michael Meza, Appellate Counsel	[213] 897-2369
Wisconsin v. Matthew Dirden. PCR analysis admitted at trial.	92-485	Gary J. Schuster, DA	[414] 746-2284
People [CA] v. Damone Johnson. PCR based DQ α and PM analysis admitted at a Kelly/Frye Hearing.	93-685	Martin Murry, DA Robert Foiles, DA	[415]363-4475
People [CA] v. Charles Miller. PCR based DQ α and D1S80 analysis admitted at trial unopposed.	95-906	Phyllis M. Franks, DDA	[510] 313-1030
People v. David Shore. PCR based DQ α , PM, & D1S80 analysis admitted at a Kelly/Frye Hearing	95-948	Martin Murray, DDA Sandra Vanderveen, DDA	[415] 363-4009

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. Frederick Stephens. PCR based DQ α & PM analysis admitted at trial based on prior appellate cases.	95-893	Howard P. Schneiderman	[206] 296-9478
Illinois v. Rolando Cruz. Directed acquittal in a Court trial after presentation of State's case based in part on PCR DQ α and PM analysis. Defendant previously sentenced to death in two jury trials.	88-072	John J. Kinsella, State's Att. Robert Kilander, State's Att. Matthew Kennelly, Att. Larry Marshall, Prof. Tom Breen, Att.	[708] 682-7050 [312] 263-0345 [312] 503-7412
Pennsylvania v. Vincent Moto. Conviction vacated based in part on PCR DQ α and PM analysis after 9 years in prison.	95-850	Erika Kreisman, Attorney	[412] 391-4305
Arizona v. Byron Finley. PCR based DQ α analysis admitted at a Frye Hearing.	94-775	Teresa Sanders, DCA	[602] 506-3411
People [CA] v. John Curtis Dodson. Case dismissed based on PCR DQ α & PM analysis of sperm.	95-966	Jay Glaser, Attorney	[310] 983-3130
Ohio v. David Myers. PCR based DQ α analysis admitted at trial based on prior appellate decisions.	89-297	William Schenck, Prosecutor	[513] 376-5250
People [CA] v. Gloria Doheny. DQ α , PM, & D1S80 admitted at trial unopposed.	95-860	Susan Etezadi, DA	[415] 363-4636
Florida v. Thomas E. Robinson. DQ α analysis admitted at trial based on prior appellate decisions.	93-659	Patricia Garagozlo, DA	[407] 633-1907
People [CA] v. Henry Glover. PCR based DQ α , PM, and D1S80 analysis admitted at trial unopposed.	95-910	Jim Anderson, DDA	[510] 272-6222

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. George Franklin. Case dismissed after defendant spent 6 years in prison based, in part, on DQ α and PM analysis. Highly publicized “repressed memory” case where resurrected memory of allegedly related murders impeached by DNA analysis.	96-038 96-039	Martin Murray, ADA	[415] 363-4009
People [CA] v. Jeffrey McDonald and Jamie McLean. PCR based DQ α and PM analysis admitted at a “3rd” prong Kelly Hearing.	96-099	Jean Skilling, DDA	[510] 313-1030
Michigan v. Timothy Rosencrantz. PCR based DQ α and PM analysis admitted at trial based on prior appellate decisions. Original case suspect eliminated despite a claimed hair “match”.	91-390	Dan Stamos, DPA	[810] 257-3279
New York v. Victor Ortiz. Conviction vacated and defendant released from prison after 13 years based on PCR DQ α , PM, and D1S80 analysis.	95-935	Barry Scheck, Appellate Attorney	[212] 790-0377
U.S. [Air Force] v. Arthur Bray. PCR based DQ α , Polymarker, and D1S80 analyses admitted at trial.	95-954	Hugh B. Lunsford, Maj. USAF	[805] 277-2208
People [CA] v. Herbert Moore. PCR based DQ α and PM analysis admitted at trial based on prior appellate decisions.	95-957	David Hollister, DDA	[510] 272-6269
Oklahoma v. Timothy Durham. Conviction vacated and new trial ordered based, in part, on PCR based DQ α and polymarker analysis. Case dismissed December 9, 1997.	96-034	Richard O’Carroll, Appellate Counsel Barry Scheck, Appellate Counsel	[918] 584-4192 [212] 790-0377
People [CA] v. Gardie Stigars Guilty Plea based in part on PCR based DQ α , PM, and D1S80 analysis.	95-946	James P. Meehan, DDA	[510] 272-6243

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Nevada v. Mark Allen Reynolds. Guilty plea based, in part, on PCR based DQ α and PM analysis.	96-091	John S. McGimsey, DDA	[702] 738-3101
Washington v. Timothy Cronin. PCR based DQ α and PM analysis admitted at trial based on prior appellate decisions.	95-886	Patricia Eakes, SPA	[206] 296-9529
People [CA] v. Daniel Louis Troy. PCR based DQ α and PM analysis admitted in a court trial.	96-054	Joe Motte, DDA	[510] 646-4565
South Dakota v. Donald Moeller, retrial. PCR based DQ α analysis admitted at trial based on prior decisions by the South Dakota State Supreme Court.	90-117	Scott Abdallah, State's Attorney	[605] 987-5732
Washington v. Michael Roberts. PCR based DQ α and PM analysis admitted at trial based on prior decisions by the Washington State Supreme Court.	95-886	Patricia Eakes, SPA	[206] 296-9529
People [CA] v. Robert Miller. PCR based DQ α , PM, and D1S80 analysis admitted at trial based on prior appellate decisions.	95-955	Tom Rogers, DDA	[510] 272-6233
People [CA] v. Jon White, Jr. and Scott White. PCR based DQ α and PM analysis admitted at trial as a prosecution and defense joint investigation.	93-665	Richard Titus, DDA John Vaugh, Defense Attorney	[408] 299-7400 [408] 299-7752
Washington v. Mat Bachmeier. PCR based DQ α , PM, D1S80, and XY analysis admitted at trial unopposed.	96-141	Jeffrey Baird, SPA	[206] 296-9521
People [CA] v. Theron Roberts. PCR based DQ α , PM, and D1S80 analysis admitted at trial based on prior appellate court decisions.	95-956	Sara Horn, DDA	[510] 272-6225

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Jorge Soto Madriz. PCR based DQ α and PM exclusion employed to resolve litigation by plea.	96-146	Jesus Valencia,Jr., Defense Attorney	[408] 294-5393
People v. Michael Martinez. PCR based DQ α , PM, and D1S80 admitted at penalty phase trial unopposed.	91-237	Ken Burr, DDA Rock Harmon, DDA	[510] 272-6281 [510] 268-7565
Washington v. Daryl Beckham. Guilty Plea based in part on PCR DQ α and PM analysis.	97-223	Jim Whisman, SDPA	[206] 296-9515
Regina [Canada] v. David Milgaard. Defendant convicted of 1969 rape/murder, spent 23 years in prison. Exonerated by PCR based STR analysis conducted at the FSS Laboratory, Wetherby, England. Serial rapist Larry Fisher known to police in 1969 inculpated by DNA analysis. Fisher convicted of this rape/murder November 22,1999.	95-905	James Lockyer, Attorney	[416] 598-1811
People [CA] v. Carven Evans and Ralph Lee. Exculpatory PCR based DQ α and PM analysis admitted at trial unopposed.	97-185	John McDougal, Def. Attorney	[510] 849-0898
People v. Eugene Sykes. PCR based DQ α , PM, and D1S80 analysis admitted at trial.	96-151 96-152 96-172	Phyllis Franks, DDA	[510] 646-4533
Washington v. Willie Haggerty. PCR based DQ α , PM, and D1S80 analysis admitted at trial after a brief admissibility hearing.	97-184	Ronald Clark, DPA	[206] 296-9503
People v. Keith Thomas. PCR based DQ α , PM, and D1S80 analysis admitted at trial based on prior appellate opinions.	95-910	Jim Anderson, DDA	[510] 272-6222

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Ronald Jones. Defendant convicted and sentenced to death for 1985 rape/homicide [156 Ill. 2d 255]. Conviction vacated in 1997 based on DQα and PM PCR DNA analysis. All charges dismissed with prejudice May 17, 1999.	97-220	Gary Prichard, Attorney Richard Cunningham, Att. Barry Scheck, Att. Matt Kennelly, Att.	[312] 886-0570 [773] 472-0096 [212] 790-0377 [312] 263-0345
People [CA] v. James Cavitt. PCR based DQα and PM analysis admitted at trial based on prior appellate court rulings.	97-245	John L. Grandsaert, DDA	[415] 363-4003
Nebraska v. Herbert Hopkins. PCR based DQα, PM, and D1S80 analysis admitted at trial after an admissibility hearing.	96-084	Don Kleine, County Attorney	[402] 444-7040
People [CA] v. Leonard Grogan and Dustin Lujan. PCR based DQα, PM, and D1S80 analysis admitted at trial unopposed.	97-273	Jeff Rose, SDA	[916] 440-6649
People v. Maxx Wilson. PCR based DQα and PM analysis admitted at trial.	97-197	Lisa Novak, DDA	[650] 363-4782
Washington v. Terry Jackson. PCR based DQα and PM analysis admitted at trial.	97-291	Gary Ernsdorff, DPA	[206] 205-7426
Washington v. Dennis Smith. PCR based DQα, PM, and D1S80 analysis admitted at trial.	95-982	David Seeley, DPA	[360] 699-2261
People [CA] v. Troy Rhodes. PCR based DQα, PM, and D1S80 analysis admitted at trial by stipulation.	97-253	Ken Missud, DDA	[510] 272-6222
People [CA] v. Scott Duval. PCR based DQα and PM analysis of bone admitted at trial by stipulation.	97-248	Nancy Georgiou, DDA	[925] 646-4531
Washington v. Gary Ackley. PCR based DQα and PM analysis admitted at trial unopposed.	97-255	Roger Davidheiser, DPA	[206] 296-9506

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. Kenneth Leuluaialii et al. PCR based DQ α and PM analysis admitted at trial based on prior appellate decisions.	97-224	Timothy Bradshaw, DPA	[206] 296-9000
People [CA] v. Duane Hackney PCR based DQ α ,PM, and DIS80 analysis admitted at trial after a prolonged Kelly/Frye hearing.	89-304	Eric Kindall, DDA	[916] 874-6586
Washington v. Alex Baranyi PCR based DQ α ,PM, and DIS80 analysis admitted at trial based on prior appellate decisions.	97-219	Jeffrey Baird, SDPA	[206] 296-9521
Texas v. Roger Scaggs Review of DQ α analysis admitted at trial unopposed.	97-297	Randy Leavitt, Attorney	[512] 476-4873
Washington v. Joe Macom. Retrial - PCR based DQ α analysis admitted based on prior appellate decisions.	93-571	John Belatti, SDPA	[206] 205-7445
Washington v. Robert Parker. PCR based DQ α ,PM, and DIS80 analysis admitted at trial based on prior appellate decisions.	95-926	Regina Cahan, SDPA	[206] 296-9562
Washington v. Guy Rasmussen. PCR based DQ α ,PM, and DIS80 analysis admitted at trial based on prior appellate decisions.	96-116	Lisa Wagner, SDPA	[253] 798-7747
People [CA] v. Ricky Lazenby. PCR based DQ α and PM analysis admitted at trial based on prior appellate decisions.	96-010 96-011 96-012 96-013 96-014	Nancy O'Malley, SDDA	[510] 272-6222
Washington v. Joseph Kondro. Defendant plead guilty to LWOP and admitted to a previously unsolved homicide based, in part, on PCR based DQ α and PM analysis.	97-194	James Stonier, Chief Deputy	[360] 577-3080

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. John Willis. Defendant exonerated and conviction vacated based on PCR analysis of STR genes conducted in collaboration with Pam Newall, CFS Toronto. Serial rapist identified as a consequence of DNA analysis. Laboratory had concealed a potentially exculpatory ABO analysis prior to the Willis trial.	98-363	Greg O'Reilly, appellate counsel	[312]603-0721
David Hicks v. Gary Johnson [Texas] on Habeas Corpus. Post conviction testing in death penalty litigation on appointment by the Federal District Court. PCR based analysis of STR genes supports State's theory and removes controversy surrounding original DNA analysis. See S. Ford and W.C. Thompson, "A Question of Identity," CA Defender, Vol.4, No. 3, 1991, 42-48	98-375	William Thompson, Attorney Anthony Haughton, Attorney Margaret P. Griffey, Chief Capital Litigation Div. Hon. Walter S. Smith, Jr.	[949]856-0212 [713]953-7482
Illinois v. Willie Enoch on Habeas Corpus. Execution postponed to allow DNA testing on behalf of defendant based on affidavit by ETB revealing concealment by the State. Subsequent PCR based STR analysis supports State's theory.	97-233	Jed Stone, Appellate Counsel Kevin Lyons, State's Att. Hon. Robert A. Barnes	[312]943-7881 [309]672-6900
Scott Davi v. Joseph Class on Habeas Corpus. Post conviction PCR analysis of DQ α , PM, and STR genes supports State's theory. [Davi v. Class, 2000, SD, 30]. www.sdbar.org/opinions/2000/2000_030.htm	98-322	Peter J. Neufeld, Attorney Michael Butler, Attorney Dave Nelson, ASA	[212] 965-9380
People [CA] v. Tony Ransom. Guilty pleas to all charged counts based in part on PCR based analysis of DQ α , PM, and D1S80 genes.	97-277 98-342	Nancy O'Malley, CADA	[[510] 272-6222

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Scott Fizzell. Guilty Plea after special circumstance allegations are dropped due in part to PCR based DQ α , PM, and D1S80 analysis conducted before defendant arrested. Original case suspects exonerated by the DNA analysis. [5/26/99]	90-015	Doug Fontan, DDA	[209] 525-5550
West Virginia v. Larry Holdren. Conviction vacated June 10, 1999, based on DQ α , PM, and STR analysis of sperm evidence after defendant spent 15 years in prison.	98-394	Lonnie C. Simmons, Appellate Counsel	[304] 342-4616
Georgia v. Calvin Johnson, Jr. Conviction vacated and charges dismissed June 15, 1999, based on DQ α and PM analysis of sperm evidence after defendant spent 16 years in prison.	98-390	Peter Neufeld, Counsel Barry Scheck, Counsel	[212] 965-9380 [212] 790-0368
People [CA] v. Duane Hackney. PCR based analysis of DQ α , PM, D1S80, and STR genes admitted at trial after an extensive Kelly/Venegas hearing.	89-304	Eric Kindall, DDA	[916] 874-4631
People [CA] v. Dean Wilson. PCR based analysis of DQ α , PM, and D1S80 genes admitted at trial after an extensive Kelly/Venegas hearing.	95-904	Doug MacMaster, DDA	[925] 646-4625
Hawaii v. Frank Pauline, Jr. PCR based analysis of DQ α , PM, and STR genes admitted at trial unopposed.	98-350	Clifford Hunt, Defense Counsel	[808] 545-4050
New York v. Vincent Jenkins. Conviction vacated September 1, 1999 based on STR analysis of sexual assault evidence after defendant imprisoned for 18 years on rape charges.	98-427	Eleanor Jackson Piel Barry Scheck Appellate Counsel	[212] 575-0797 [212] 790-0377

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
New York v. Keith Smith. Defendant released from prison and oral copulation charges dismissed based on STR analysis of epithelial cells from thigh swabs.	99-507	Susan E. Kriete, Attorney Legal Aid Society of NY	[212] 577-3446
Wisconsin v. Bentura Martinez. Post conviction testing of semen evidence using PCR based STR genes eliminates Martinez as source of sperm from victim's vagina; but inculpates Martinez as source of sperm from victim's rectum.	99-503	Robin Shellow, Attorney Norman Gahn, ADA	[414] 263-4488 [414] 278-4646
People [CA] v. Shawn Crawford. PCR based analysis of STR genes admitted at trial by stipulation.	98-389	Carl E. Douglas, Attorney	[310] 277-9595
Washington v. Anthony Waller. PCR based analysis of STR genes admitted at trial by stipulation.	99-526	Roger Davidheiser, DPA	[206] 296-9477
Louisiana v. Clyde Alton Charles. On Habeas Corpus. Defendant convicted of rape and sentenced to life in prison without possibility of parole. Conviction vacated and charges dismissed after 18 years in prison on 12/17/99 based on STR analysis of spermatozoa from victim's vaginal swabs. Analysis replicated by the FBI laboratory.	99-535	Barry Scheck, Appellate Counsel	[212] 790-0377
Georgia v. Kenneth Cotton. On Habeas Corpus. Cotton convicted of one rape wherein State's theory encompasses three separate rapes by the same assailant. PCR based analysis of STR genes from all three victim vaginal slides supports State's theory.	99-590	Barry Scheck, Appellate Counsel	[212] 790-0377

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
New York v. Donald Guido. On Habeas Corpus. PCR based analysis of STR genes supports State's theory.	98-372	Barry Scheck & Jane Siegel Greene, Appellate Counsel	[212] 790-0377 [212] 790-0375
People [CA] v. Herman Atkins. On Habeas Corpus. Conviction vacated after 14 years in prison based on a PCR analysis of STR genes, February 18, 2000. Conventional serology evidence misrepresented at trial.	99-556	Jane Siegel Greene Barry Scheck Peter Neufeld, Appellate Counsel	[212] 790-0375 [212] 790-0377 [212] 965-9380
Wisconsin v. Leland Jarvey. PCR based analysis of DQ α and PM genes from Sperm on Vaginal Slide Admitted at Trial. Rape/Homicide occurred in 1971; initial suspect exonerated by DNA analysis.	96-002	John P. Jakowski, DA John Luetscher, DDA	[920] 448-4190
People [CA] v. Troy Rhodes. PCR based analysis of STR genes from blood stains admitted at trial by stipulation.	97-253	Allison Danzig, DDA Hon. Harry R. Sheppard, Judge	[510] 670-5159
New York v. James O'Donnell. Defendant convicted of a attempted sexual assault in 1997. Released on bail April 27, 2000 based on PCR analysis of STR genes from bite mark on hand and fingernail scraping cellular debris.	99-606	Lori Shellenberger, Appellate Counsel Jonathan Silberman, Deputy Chief, State Appeals Bureau	[212] 577-3495 [718] 876-5826
Washington v. Craig Barfield. PCR analysis of DQ α , PM, and STR genes admitted at trial after contentious admissibility hearing.	98-357	Steve Fogg, SDPA	[206] 296-9266
Massachusetts v. Neil Miller. Rape conviction vacated May 10, 2000, based on PCR analysis of STR genes from extensive semen stains after defendant spent 10 years in prison. Actual assailant, Larry Taylor, pleads guilty to three rapes August 5, 2005.	99-597	Jane Siegel Greene Peter Neufeld Barry Scheck Appellate Counsel	[212] 790-0375 [212] 965-9380 [212] 790-0377

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People v. Darron Hart. PCR Based analysis of DQ α , PM, and STR genes admitted at trial.	97-236	Morris Jacobson, DDA	[510] 272-6222
Illinois v. Lavern McDonald. Post Conviction Testing of PCR based STR genes fails to eliminate defendant as spermatozoa source.	99-567	Greg O'Reilly, Public Defender	[312] 603-0721
Illinois v. Darryl Moore. Post Conviction Testing of PCR based STR genes fails to eliminate defendant as spermatozoa source.	00-673	Greg O'Reilly, Public Defender	[312] 603-0721
Wisconsin v. Ralph Armstrong. Conviction reversed. Analysis of DQ α , PM, and STR genes demonstrates that spermatozoa on homicide victim's bathrobe originates from victim's boyfriend after a 10 year attempt to obtain boyfriend reference sample. Re-prosecution abandoned August 20, 2009.	89-411	Barry Scheck Appellate Counsel	[212] 790-0377
Wisconsin v. Keith Banks. Post Conviction Testing of STR genes from spermatozoa on victim's oral and facial swabs fails to eliminate defendant as sperm source.	00-624	Jane Siegel Greene Barry Scheck Peter Neufeld Appellate Counsel	[212] 790-0375 [212] 790-0377 [212] 965-9380
People [CA] v. Anthony Horcasitas. PCR based analysis of STR genes from blood at crime scene supports defendants claims of self defense. Plea agreement to voluntary manslaughter obtained based on this DNA analysis by the defense.	00-692	Alfred Brandi, DPD	[510] 670-5013
People [CA] v. Eric Manganaan. Defendant pleads guilty to sexual assault of a child based on PCR analysis of STR genes from semen and blood on a mattress cover.	99-494	Kathryn Meola, DDA	[650] 363-4688

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Texas v. Roy Criner. Pardon granted after PCR analysis of STR genes from cigarette butt and rectal swab exonerate defendant.	00-610	Michael Charlton, Esq. Barry Scheck, Esq. Gail McConnell, ADA	[713] 572-2333 [212] 790-0377 [936] 539-7907
Texas v. Ricky McGinn. Execution reinstated after PCR based analysis of STR genes from spermatozoa fails to eliminate McGinn as spermatozoa source.	00-699	Barry Scheck, Esq. Maurie Levin, Esq. Lee Haney, DA	[212] 790-0377 [512] 320-8300
People [CA] v. Bowcutt. PCR based DQ α , PM, and D1S80 admitted at trial after an admissibility hearing.	91-285	Jo Graves, SDAG	[916] 324-5261
Kansas v. Bowman. Defendant pleads guilty to sexual assault based on PCR analysis of STR genes from blood on suspect's shoe.	99-577	Paul Morrison, DA	[913] 715-3001
Indiana v. Kevin Netherlain. Defendant pleads guilty to rape/homicide based on PCR analysis of DQ α and PM genes from spermatozoa.	88-156	Robert E. Springer, Prosecuting Attorney	[812] 268-6008
People [CA] v. Saeed Khatibi. Joint prosecution and defense analysis of STR genes from blood and cellular debris admitted at trial by consent.	00-652	Christopher Plourd, Defense Counsel. Al Barret, DDA	[619] 615-6200 [619] 531-4238
Illinois v. Daniel Holland. On Habeas Corpus. Post conviction analysis of STR genes from spermatozoa on vaginal slide fails to eliminate defendant as spermatozoa source.	00-646	Lawrence C. Marshall, Professor of Law Thomas Gainer, Jr., ASA	[312] 503-7412
Washington v. Frank Nordlund. PCR Based Analysis of STR genes from spermatozoa on victim's vaginal swabs compatible with boyfriend. Admitted at trial unopposed.	00-672	Carla B. Carlstrom, DPA Brooke Burbank, DPA	[206] 205-6205

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People v. Carleton Cook. PCR Analysis of STR Genes admitted at trial based on prior appellate cases.	99-586	Susan Etezadi, DDA	[650] 363-4636
Wisconsin v. Leland Jarvey. PCR based analysis of DQ α & PM genes from 25 year old sexual assault evidence admitted at trial.	96-002	John P. Zakowski, DA	[920] 448-4190
Texas v. Chris Ochoa and Richard Danziger. Ochoa Conviction for the Rape and Murder of Nancy DePriest vacated January 16, 2001, after a PCR based analysis of STR genes from a tiny DNA extract stored 12 years after the original investigation. Ochoa spent 12 years in prison. Original conviction based on a coerced confession which also implicated Danziger.	89-264	C. Bryan Case, ADA, Austin [see also Barry Scheck, Appellate Counsel]	[512] 473-9400 [212] 790-0377
People [CA] v. David Frediani. PCR Analysis of STR genes from fingernails admitted at trial after admissibility hearing. Frediani accused of murdering his prior sexual assault victim to silence her at retrial. Affirmed on appeal January 29, 2003.	00-733	Valerie Summers, DDA	[760] 806-4004
Illinois v. Eddie Adams, on Habeas Corpus. PCR analysis of STR genes from spermatozoa on vaginal swab fails to support defendant's claims of factual innocence	00-683	Kathleen Zellner, Appellate Counsel	[630] 955-1212
Ohio v. Norman Buckner, on Habeas Corpus. PCR based analysis of STR genes from a low level of spermatozoa on a vaginal slide fails to produce a successful genetic analysis of spermatozoa	00-711	Jane Siegel Greene & Barry Scheck Appellate Counsel	[212] 790-0375

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. Allen Gregory. PCR based analysis of STR genes from spermatozoa admitted at trial based on prior appellate court decisions.	99-545	John Neeb, DPA Mary Robnett, DPA	[253] 798-6502
Massachusetts v. Kenneth Waters. Conviction for murder vacated March 15, 2001, after spending 20 years in prison based on an STR analysis of assailant's blood at the crime scene. First post conviction exoneration based on a DNA analysis of blood stain evidence.	00-628	Jane Siegel Greene & Barry Scheck Appellate Counsel	[212] 790-0375
Texas v. Richard Danziger. Danziger Conviction for the Rape and Murder of Nancy DePriest vacated March 28, 2001, after a PCR based analysis of STR genes from a tiny DNA extract stored 12 years after the original investigation. Danziger spent 12 years in prison. Original conviction based on a coerced confession from Ochoa which also implicated Danziger.	89-264	C. Bryan Case, ADA, Austin [see also Barry Scheck, Appellate Counsel]	[512] 473-9400 [212] 790-0377
Illinois v. Patrick Johnigan. Death Penalty allegations dismissed and plea obtained after a PCR based analysis of STR genes from spermatozoa eliminates Johnigan as the spermatozoa source.	00-637	Gregory W. O'Reilly, DPD	[312] 603-0721
Washington v. Charles Adams. Alleged sexual assault by police officer. PCR based analysis of STR genes from sexual assault evidence admitted at Court trial by stipulation after defense review.	00-657	Scott O'Toole, SDPA	[206] 296-9668

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Sidney Collins, On Habeas Corpus. PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence.	01-793	Hon. William Wood, Judge Brendan Max, Esq. Thomas Gainer, SA	[773] 869-2423 [773] 869-7628
Missouri v. Fred Hamilton, On Habeas Corpus. PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence.	01-815	Jane Siegel Greene Venessa Potkin & Barry Scheck Appellate Counsel	[212] 790-0375
People v. Ronnie Sherrors. PCR based analysis of STR genes from blood and habitual user evidence admitted at trial unopposed.	00-713	Steven Wadler, DAPD	[619]446-2936
Michigan v. Michael John Hicks, On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on pillowcase fails to support defendant's claims of factual innocence.	99-508	Barry C. Scheck, Professor Peter J. Neufeld, Esq. Venessa Potkin, Esq	[212] 790-0375
Alabama v. Danny Joe Bradley, On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on bedding fails to support defendant's claims of factual innocence.	01-849	Barry C. Scheck, Professor Venessa Potkin, Esq. Jane Siegel Greene, Esq.	[212] 790-0375
Hines v. Calderon [CA]. Death Penalty, On Habeas Corpus. PCR based analysis of STR genes from blood stains fails to support defendant's claims of factual innocence.	98-421	Scott W. Williams, Esq. Mary Louise Frampton, Esq.	[510] 841-5056 [510] 642-4474
People [CA] v. Donald Cullen. Joint analysis of STR genes from buttocks swab admitted at trial unopposed.	01-808	David R. Broady, SDDA	[530] 889-7000
People v. Charles Crawford. PCR Based analysis of STR genes from tissue admitted at trial after admissibility hearing.	01-794	Morris Jacobson, SDDA	[510] 272-6243

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Ohio v. Anthony Green, On Habeas Corpus. Defendant convicted of rape and robbery in 1988 and sentenced to 50 years in prison based, in part, on false serology evidence. Conviction vacated October 18, 2001, based on PCR analysis of STR genes from spermatozoa.	00-731	Barry C. Scheck, Professor Venessa Potkin, Esq. Jane Siegel Greene, Esq.	[212] 790-0375
Washington v. Robert Wentz. Guilty Plea in rape/homicide investigation based, in part, on a PCR analysis of STR genes from spermatozoa and blood.	00-708	Roger Davidheiser, SDPA Patricia Eakes, SDPA	[206] 296-9477
People v. Tamecus Reed. PCR based analysis of STR genes from spermatozoa admitted at trial unopposed in rape/murder case.	99-547	Robert H. Gold, DDA	[916] 874-5818
Washington v. Jeremiah Pharms. Guilty plea after a PCR based analysis of STR genes from blood.	01-783	Michael Lang, SDPA	[206] 8898
Illinois v. Omar Sanders. Conviction for the rape/murder of Lori Roscetti vacated Dec. 5, 2001, based on PCR STR analysis of sexual assault evidence. Exculpatory forensic serology evidence concealed at trial. Actual Roscetti killers arrested Feb. 7, 2002, based on a tip from one of their brothers and DNA evidence.	00-759 00-675	Kathleen Zellner, Esq.	[630] 955-1212
Illinois v. Larry Ollins. Conviction for the rape/murder of Lori Roscetti vacated Dec. 5, 2001, based on PCR STR analysis of sexual assault evidence. Exculpatory forensic serology evidence concealed at trial. Actual Roscetti killers arrested Feb. 7, 2002, based on a tip from one of their brothers and DNA evidence.	00-758 00-675	Kathleen Zellner, Esq.	[630] 955-1212

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Calvin Ollins. Conviction for the rape/murder of Lori Roscetti vacated Dec. 5, 2001, based on PCR STR analysis of sexual assault evidence. Exculpatory forensic serology evidence concealed at trial. Actual Roscetti killers arrested Feb. 7, 2002, based on a tip from one of their brothers and DNA evidence.	00-760 00-675	Kathleen Zellner, Esq.	[630] 955-1212
Illinois v. Marcellius Bradford. Conviction for the rape/murder of Lori Roscetti vacated Dec. 5, 2001, based on PCR STR analysis of sexual assault evidence and induced false confession. Exculpatory forensic serology evidence concealed at trial. Actual Roscetti killers arrested Feb. 7, 2002, based on a tip from one of their brothers and DNA evidence.	00-675	Kathleen Zellner, Esq.	[630] 955-1212
Alabama v. Eddie Lee Foster. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence.	01-846	Peter Neufeld, Esq. Vanessa Potkin, Esq.	[212] 965-9380 [212] 790-0256
People v. Leonard McSherry. Conviction for rape and kidnapping of child vacated 12/28/01 based on PCR analysis of DQ α & STR genes from spermatozoa. Prosecution attempted to undermine original DQ α elimination in trial court proceedings and briefings before the California Supreme Court. Actual rapist identified through DNA analysis.	88-168	Dennis Fischer, Appellate Counsel	[310] 451-4816

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
South Dakota v. Shane Luce. PCR based analysis of STR genes from hair and epithelial cells from beer can admitted at trial based on prior appellate decisions.	99-562	Mark McNeary, State's Attorney	[[605] 380-9693
Pennsylvania v. Bruce Godschalk. On Habeas Corpus. Conviction for two separate rapes vacated February 14, 2002, based on PCR analysis of STR genes from spermatozoa associated with both sexual assault victims. Numerous Pennsylvania appellate courts denied defendant access to evidence for DNA testing.	01-834 01-910	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375
Oregon v. Robert W. Lyons. On Habeas Corpus. PCR based analysis of STR genes from hair fails to support defendant's claim of factual innocence. [<i>State v. Lyons</i> (Or. App. 1993) 863 P.2d 1303]	90-006	Steven T. Wax, FPD Barbara L. Creel, AFPD	[503] 326-2163
People v. Charles Jackson. PCR based analysis of DQ α , Polymarker, and STR genes from spermatozoa links Jackson to the rape/murder of Gail Slocomb in 1981. Jackson dies in prison February, 2002.	98-405	Rock Harmon, SDDA	[510] 272-6281
People v. Charles Jackson. PCR based analysis of DQ α , Polymarker, and STR genes from spermatozoa links Jackson to the rape/murder of Ann Johnson in 1975. Jackson dies in prison February, 2002.	98-406	Rock Harmon, SDDA	[510] 272-6281

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People v. Charles Jackson. PCR based analysis of STR genes from fingernail clippings links Jackson to the murder of Betty Jo Grunzweig in 1881. Estranged husband is original suspect. Jackson dies in prison February, 2002.	99-463	Rock Harmon, SDDA	[510] 272-6281
People v. Charles Jackson. PCR based analysis of STR genes from spermatozoa links Jackson to the rape/murder of Sonia Higginbotham in 1975. Jackson dies in prison February, 2002.	99-464	Rock Harmon, SDDA	[510] 272-6281
Ohio v. Lerone McKenzie. Guilty plea to rape and related charges based on PCR analysis of STR genes from spermatozoa.	00-750	William Schenck, Prosecutor	[937] 562-5250
Massachusetts v. Benjamin LaGuer. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa fails to support defendants claim of factual innocence.	99-558	David Siegel, Professor	[617] 422-7270
Arizona v. Joseph DeLuca. PCR based analysis of DQ α , PM, and STR genes admitted at trial based on prior appellate decisions.	97-295	William Clayton, DCA	[602] 506-5780
People [CA] v. Derrick Holloway. PCR based analysis of DQ α , PM, and STR genes admitted at trial after admissibility hearing.	96-136	Darryl Stallworth, DDA	[510] 272-6244
People [CA] v. Gerald Lee Tucker. PCR based analysis of DQ α , PM, D1S80 and STR genes from spermatozoa in 1969 rape/homicide case admitted at trial based on prior appellate decisions.	97-265	Kimberly Smith, SDDA	[559] 733-6411

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Ciriaco Valencia. PCR based analysis of STR genes from spermatozoa and blood admitted at trial based on prior appellate decisions.	01-869	Elizabeth Raffaelli, SDDA	[650] 363-4070
People [CA] v. Joseph Pagaduan. PCR based analysis of STR genes from blood on fingernails admitted at trial based on prior appellate decisions.	02-001	Kathryn Alberti, SDDA	[650] 363-4688
Connecticut v. Edward Grant. PCR based analysis on DQ α gene from blood admitted at trial unopposed. Original suspect excluded as blood source.	88-200	James Clark, State's Attorney	[203] 789-7801
People [CA] v. Darron Hart. PCR based analysis of STR genes from hair and cellular debris on ski mask admitted at trial based on prior appellate decisions.	97-236	Dave Cook, DDA	[510] 272-6017
Washington v. Andra Hagins. PCR based analysis of STR genes from cigarette butts admitted at trial based on prior appellate decisions.	02-005	Mark Lindquist, DPA	[253] 798-6629
People [CA] v. Larry Christopher Graham. PCR based analysis of DQ α , PM, and STR genes from spermatozoa in rape/murder of a child in 1983 admitted at trial based on prior appellate decisions.	92-416	Barry Grove, DDA	[925] 646-4554
Tennessee v. Corey Kennerly. PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence.	02-047	Mark Stewart, Esq. Barry Scheck, Esq.	[931] 967-4303 [212] 790-0375

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. Kirby Lyons. Guilty plea after PCR based analysis of STR genes from victim's breast swab. Blind analysis conducted under court direction after problems revealed in State laboratory analysis.	01-887	Jim Rogers, SDPA	[206] 296-8992
People [CA] v. Ellis Lockett. PCR based analysis of STR genes from spermatozoa on slides and panties from 1974 rape/homicide admitted at trial based on prior appellate decisions. Affirmed on appeal, <u>People v. Ellis Lorenzo Lockett, A099945</u> , www.courtinfo.ca.gov/opinions/nonpub.htm	00-622	Darryl Stallworth, DDA	[510] 272-6244
Georgia v. Samuel Scott. Conviction vacated July 3, 2002, after PCR based analysis of STR genes from spermatozoa eliminates defendant, co-defendant, and boyfriend.	01-809	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375
Georgia v. Douglas Echols. Conviction vacated July 3, 2002, after PCR based analysis of STR genes from spermatozoa eliminates defendant, co-defendant, and boyfriend.	01-809	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375
Regina v. David Snowden. Post conviction DNA analysis. PCR based analysis of STR genes from blood stains fails to support defendant's claim of factual innocence.	02-004	James Lockyer, Esq.	[416] 598-1811
Ohio v. Norman Buckner On Habeas Corpus. PCR based analysis of STR genes from a small quantity of spermatozoa fails to support defendant's claim of factual innocence.	00-711	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Kansas v. Cletis O'Quinn. PCR based analysis of STR genes from a small quantity of spermatozoa fails to support defendant's claim of factual innocence	02-033	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375
Washington v. Brent Whitmore. PCR based analysis of STR genes from spermatozoa admitted at trial based on prior appellate decisions.	01-842	Jim Rogers, SDPA	[206] 296-8992
Michigan v. Eddie Joe Lloyd. On Habeas Corpus. Conviction for rape/murder vacated August 26, 2002, based analysis of STR genes from spermatozoa on beer bottle and adhering paper inserted in victim's vagina.	01-884	Vanessa Potkin, Esq. Peter Neufeld, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 965-9380 [212] 790-0375
People [CA] v. Anthony Medina. Joint prosecution and defense investigation. PCR Based analysis of STR genes from spermatozoa and cellular debris admitted at trial unopposed.	02-029	George Woody Clarke, SDDA Stephanie Slattery, DPD	[619] 531-3184 [619] 338-4610
Montana v. Jimmy Ray Bromgard, On Habeas Corpus. Conviction vacated October 1, 2002. PCR based analysis of STR genes from spermatozoa in multiple locations on child victim's underwear eliminates Bromgard as sperm source. Significance of hair examination falsely represented at trial by State Police Crime Lab manager.	01-822	Peter Neufeld, Esq. Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 965-9380 [212] 790-0256 [212] 790-0375
Maryland v. Bernard Webster. Review of conventional serology testimony of Concepcion Bacasnot triggers post conviction DNA testing and exoneration.	03-142	Nina Morrison, Esq. Barry Scheck, Esq.	(212) 364-5357 [212] 790-0375

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
<p>People [CA] v. Albert Johnson, On Habeas Corpus. Conviction vacated October 3, 2002. PCR based analysis of STR genes from Spermatozoa on victim's oral swab eliminates Johnson as sperm source. First post conviction exoneration investigated under Penal Code § 1405. Actual assailant identified based on this work through a DNA library hit.</p>	02-021	<p>Charles Hoehn III, Esq. Hon. Peter L. Spinetta, Judge Doug MacMaster, Esq., DDA Enid Camps, Esq., SDAG</p>	[510] 232-5184
<p>People v. Collin Mogan. PCR based analysis of STR genes from small blood stains in a joint prosecution and defense investigation admitted at trial unopposed.</p>	02-028	<p>Elizabeth McClutchey, DDA Kenneth Kaminsky, DPA</p>	<p>[619] 531-3247 [619] 338-4700</p>
<p>Mississippi v. Andrew Lee Harris, On Habeas Corpus. PCR based analysis of STR genes from spermatozoa located on or in the victim's night gown, panties, and vaginal wash fails to support Harris's claims of factual innocence in the rape of S. Brown.</p>	02-067	<p>Peter Neufeld, Esq. Vanessa Potkin, Esq. Barry Scheck, Professor Hon. Charles W. Pickering, Sr., U.S. District Court Judge</p>	<p>[212] 965-9380 [212] 790-0256 [212] 790-0375</p>
<p>Washington v. Ron Webbe. PCR based analysis of STR genes from spermatozoa located on homicide victim's vaginal and rectal swabs admitted at trial based on prior appellate decisions.</p>	00-709	<p>Donald J. Raz, SDPA</p>	[206] 296-9445
<p>Massachusetts v. Steven Correia. On Habeas Corpus. PCR based analysis of STR genes from rape victim's underwear fails to support defendant's claims of factual innocence.</p>	02-076	<p>Aliza Kaplan, Esq. Barry Scheck, Professor</p>	<p>[212] 790-0350 [212] 790-0375</p>

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Washington v. Phillip Maurice Meadows. Defendants pleads guilty to all charges in the murder of Elizabeth Ann Nelson due to PCR based analysis of STR genes from blood on victim's hand.	01-883	Jim Rogers, SDPA	[206] 296-8992
Ohio v. Jerome Henderson, On Habeas Corpus. PCR based analysis of STR genes from blood on Henderson Coat fails to eliminate female victim. Henderson eliminated as source of spermatozoa from victim vaginal and rectal swabs. Spermatozoa originate from victim boyfriend.	02-111	Harry Reinhart, Esq. David Stebbins, Esq. Hon. J. Arthur Spiegel, US District Court Judge	[614] 228-7771 [614] 224-7291
Massachusetts v. Dennis Maher. Conviction vacated April 3, 2003 after serving 19 years in prison. PCR based analysis of STR genes from spermatozoa on victim's panties eliminates Maher as sperm source.	02-056	Aliza Kaplan, Esq. Barry Scheck, Esq.	[212] 790-0350 [212] 790-0375
Kansas v. Eddie Lowery. Conviction vacated April 4, 2003 after serving 10 years in prison and 11 years on parole. PCR based analysis of STR genes from spermatozoa on victim's vaginal swabs and sheet eliminates Lowery as sperm source.	02-072	Barry Clark, Esq Barry Scheck, Esq.	[785] 539-6634 [212] 790-0375
People [CA] v. Patterson & Winbush. PCR based analysis of STR genes from blood stains admitted at trial unopposed	02-066	Morris Jacobson, DDA	[510] 272-0243
Washington v. Brian Keith Lord. Retrial. PCR based analysis of STR genes from blood admitted at trial based on prior appellate decisions.	91-350	Ione George, SDPA	[360] 337-4957

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Texas v. Bobby Dean Kiser. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on vaginal swab sticks fails to support defendant's claims of factual innocence.	99-588	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 790-0375
Delaware v. Benjamin Crump. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on the tines of victim's pubic hair comb fails to support defendant's claims of factual innocence.	00-665	David Menschel, Esq. Barry Scheck, Professor	[212] 790-0479 [212] 790-0375
Louisiana v. Mark D. McGraw. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on victim's vaginal swab fails to support defendant's claims of factual innocence.	03-144	Vanessa Potkin, Esq. Barry Scheck, Professor Hon. Lewis O. Sams, Judge	[212] 790-0256 [212] 790-0375
South Dakota v. Patrick Thielsen. Defendant pleads guilty to 1st degree murder and sentenced to consecutive terms of life plus 25 years based, in part, on PCR analysis of STR genes from blood and spermatozoa.	02-012	Mark McNeary, State's Attorney	[605] 626-7130
Montana v. Paul Kordonowy. On Habeas Corpus. Conviction vacated May 1, 2003, based on PCR analysis of STR genes from spermatozoa on bedding, underwear, and vaginal swab remnants.	03-128	John Connor, Esq, DAG Peter Neufled, Esq.	[406] 444-5791 [212] 965-9380
Washington v. Kim Mason. PCR based analysis of STR genes from blood stain evidence admitted at trial based on prior appellate decisions. Missing body / murder investigation also includes genetic reconstruction of victim genetic profile based on analysis of STR genes from victim parents.	01-817	Scott O'Toole, SDPA	[206] 296-9668

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA]v. David Watkins. PCR based analysis of STR genes from cellular material on penile swab admitted at trial unopposed.	02-118	Wilfrid C. Rumble, Esq., DAPD	[619] 446-2932
People [CA] v. Jose Umpierre. PCR based analysis of STR genes from spermatozoa on victim's vaginal and rectal swabs contributes to guilty plea.	02-102	Janet L. Smith, Esq., DDA	[209] 468-2400
People [CA] v. Craig Clark. PCR based analysis of DQ α , PM, and STR genes from spermatozoa admitted at trial by stipulation. Defendant convicted of first degree murder.	90-151	Ron Zonen, DDA	[805] 568-2300
Nevada v. Albert Lee. On Habeas Corpus. Post conviction PCR based analysis of STR genes from spermatozoa and blood fail to support Defendant's claims of factual innocence.	01-901	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 790-0375
Missouri v. Bernard Williams. On Habeas Corpus. Post conviction PCR based analysis of STR genes from hair fails to support Defendant's claims of factual innocence.	00-677	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 790-0256 [212] 790-0375
Missouri v. Lonnie C. Erby. On Habeas Corpus. Conviction vacated August 25,2003. Post conviction PCR based analysis of STR genes from spermatozoa eliminates defendant as spermatozoa source.	03-177	Vanessa Potkin, Esq. Barry Scheck, Professor Hon. Jimmie M. Edwards, Judge	[212] 790-0256 [212] 790-0375
Arizona v. Dennis Michael White. PCR based analysis of STR genes from cellular debris on glasses nose pad admitted at trial based on prior appellate decisions.	97-295	Bill Clayton, DCA	[602] 506-3411

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Pennsylvania v. Nicholas Yarris. On Habeas Corpus. Defendant convicted and sentenced to death for rape/murder in 1983. Conviction and sentence vacated September 3, 2003, based on PCR analysis of STR genes from cellular debris on gloves in crime scene vehicle and under victim's fingernails.	97-206	Christina Swarns, AFD Michael Wiseman, SAFD Sheldon Kovach, DDA	[215] 928-0520 [215] 928-0520 [610] 891-4161
Texas v. Ezell Minton, Jr. On Habeas Corpus. PCR based analysis of STR genes from spermatozoa on victim's panties and shorts fails to support convicted defendant's claims of factual innocence.	03-182	Vanessa Potkin, Esq. Barry Scheck, Professor Hon. Terry Flenniken, Judge	[212] 790-0256 [212] 790-0375
Louisiana v. Calvin Willis. On Habeas Corpus. Conviction for the sexual assault of a child vacated September 19, 2003, based in part on PCR analysis of STR genes from cellular debris on fingernails and crime scene shorts. Defendant spent 22 years in prison.	99-601	Barry Scheck, Professor Vanessa Potkin, Esq.	[212] 790-0375 [212] 790-0256
Pennsylvania v. Admiral Perry. PCR based analysis of DQ α , PM, D1S80, and STR genes from blood stain evidence admitted at trial after an admissibility hearing.	92-450	John F.X. Reilly, ADA	[610] 891-4161
Montana v. Joshua Warren. Defendant acquitted of rape based in part on PCR analysis of STR genes from spermatozoa on panties and bedding.	02-110	Al Avignone, Esq.	[406] 582-8822
Ohio v. Michael Tomblin. Defendant pleads guilty to multiple burglaries based in part on PCR analysis of STR genes from blood stain evidence.	03-150 03-153 03-163	Adrew Hunt, ADA Mark E. Adkins, Inv.	[937] 562-5250

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Nevada v. Raymond Flores [Also US. v Raymond Flores]. Defendant pleads guilty to sexual assault based in part on PCR analysis of STR genes from spermatozoa on physical evidence.	01-894	Capt. Keith Parrella, USMC Becky S. Goettsch, DDA	[858] 577-1433 [702] 455-4204
NY v. Khuong Pham. PCR based analysis of STR genes from cellular debris on ski mask admitted at trial unopposed.	03-209	Billy Ponds, Esq.	[202] 333-2922
U.S. v. Andriy Lishchishyn. PCR based analysis of STR genes from tissue on bullet admitted at immigration proceedings.	03-187	Tatyana A. Edwards, Esq.	[619] 699-5875
Washington v. Burns and Rafay. PCR based analysis of STR genes from hair and blood admitted at trial.	95-887	Roger Davidheiser, SDPA	[206] 296-9000
Georgia v. Joseph Lee Brown. Post conviction DNA Testing. PCR based analysis of STR genes from spermatozoa on a vaginal slide fails to support defendant's claims of factual innocence.	04-252	Hon. H. Arthur McLane Aimee R. Maxwell, Esq. Georgia Innocence Project	[229] 333-5130 [404] 872-8236
People [CA] v. Richard Dean Wilson. On July 9, 2004 defendant pleads no contest to the 1986 rape/murder of Angela Bledsoe after PCR based analysis of STR genes from spermatozoa on the Bledsoe oral and vaginal swabs.	98-348	Rock Harmon, SDDA	[510] 272-6281
People [CA] v. Treadway, Houser, & Crowe. Teenage Defendants exonerated midtrial by joint PCR based analysis of STR genes from blood on transient Richard Tuite's red turtleneck shirt. Blood on Tuite shirt demonstrated to originate from homicide victim, Stephanie Crowe.	98-422	Dan Lamborne, DDA Woody Clarke, DDA Summer Stephan, DDA And Mary Ellen Attridge, DPD	[619] 531-4063 [619] 236-2523

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Richard Tuite. PCR based analysis of STR genes from blood on Tuite red turtleneck shirt proves that blood originates from homicide victim Stephanie Crowe. Tuite convicted of manslaughter despite police claims that blood transferred to Tuite shirt from police photo tripod months after murder.	98-422B	Dave Druliner, Esq., SDAG	[916] 324-5430
People [CA] v. Myron Howard. Conviction for child sexual assault vacated August 19, 2004 based on joint defense/prosecution investigation of saliva deposit on victim's underpants using PCR analysis of STR genes.	03-214	Walt Krstulja, Esq. Alternate Public Defender	[213] 974-8239
Georgia v. Clarence Harrison. Sexual assault conviction vacated August 31, 2004, after 18 years in prison following a "blind" PCR based analysis of spermatozoa from the victim's vaginal slide.	04-292	Aimee R. Maxwell, Esq. Georgia Innocence Project	[404] 872-8236
U.S. v. Pena. Defendant Acquitted of sexual assault based in part on PCR analysis of STR genes from deposits on complainants bra and underpants.	04-246	John Petrey, Esq. DeKalb Co. DA's Office	[404] 371-2565
U.S. v. Pena. Defendant Acquitted of sexual assault based in part on PCR analysis of STR genes from deposits on complainants bra and underpants.	04-246	Capt. Adam N. Subervi, Esq. USMC, Defense Counsel	[760] 830-5234
Georgia v. James Walraven. Defendant convicted and sentenced to death where two similar uncharged rape/homicides introduced at trial. Defendant eliminated as sperm source from similar uncharged homicide based on PCR analysis of STR genes. After appeal fails, defendant commits suicide in prison.	04-280	Aimee Maxwell, Esq. Georgia Innocence Project	[404] 872-8236

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Edward J. Roe. Post Conviction DNA testing of spermatozoa from sexual assault victim using PCR based analysis of STR genes fails to support defendant's claims of factual innocence. Conventional serology evidence misrepresented at trial by the ISP.	04-273	Hon. Stuart H. Shiffman, Judge. Colin Starger, Esq, The Innocence Project	[212] 364-5361
People [CA] v. Marcos Mendiola. PCR based analysis of STR genes from car door handle swabs admitted at trial by stipulation from joint prosecution/defense investigation.	04-305	Lisa Fox, Esq., DDA Christopher Plourd, Esq. Richard Boesen, Esq.	[619] 531-3526 [619] 615-6200
People [CA] v. Arturo Aguilar. Plea agreement by defendant based, in part, on PCR analysis of STR genes from car door handle from joint prosecution & defense investigation.	04-305	Lisa Fox, Esq., DDA Christopher Plourd, Esq.	[619] 531-3526 [619] 615-6200
Louisiana v. Michael Williams. Conviction for aggravated sexual assault vacated March 11, 2005 based on PCR analysis of STR genes from multiple semen stains on victim's nightgown and robe. Sixteen year old defendant convicted May 21, 1981.	04-327	Vanessa Potkin, Esq. Barry Scheck, Professor Hon. Jimmy C. Teat, Judge Douglas L. Stokes, Esq., DA Walter E. May, Jr., Esq., DA	[212] 790-0256 [212] 790-0375
People [CA] v. George Cairo. PCR based analysis of STR genes from spermatozoa in female underpants results in case dismissal.	05-036	Christopher Plourd, Esq.	[619] 615-6200
Wisconsin v. Ralph Armstrong. Conviction vacated and remanded for new trial, July 12, 2005, by the Wisconsin Supreme Court, <u>State v. Ralph D. Armstrong</u> , Case No. 2001AP2789 & 2002AP2979, based, in part, on PCR analysis of STR genes from spermatozoa on homicide victim's robe.	89-411	Barry Scheck, Professor Colin Starger, Esq. And Jerome Buting, Esq.	[212] 790-0375

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Virginia v. Earl Washington, Jr. Post conviction PCR based analysis of STR genes from spermatozoa on rape/homicide victim's vaginal slides proves that spermatozoa originate from convicted serial rapist Kenneth Tinsley contrary to the misrepresentations of the Virginia State Crime Laboratory. Full Pardon Granted July 3, 2007	00-690	Peter Neufeld, Esq.	[212] 965-9380
Kansas v. Robert K. Ferguson. Post conviction PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence for rape.	02-104	Michael S. Holland, Esq.	[785] 483-5332
Florida v. Luis Diaz. Conviction as the "Bird Road Rapist" vacated August 3, 2005 based on PCR analysis of STR genes from spermatozoa on a victim vaginal swab tube. Collaborative analysis with Brian Wraxall of SERI. August 5, 2005, Gov. Jeb Bush nullifies order allowing destruction of biological evidence in litigated criminal cases.	04-281	Colin Starger, Esq. Barry Scheck, Professor	[212] 364-5361 [212]364-5390
NJ. v. Larry Peterson. Conviction for rape/homicide vacated July 29, 2005 based on PCR analysis of STR genes from spermatozoa on victim's oral and vaginal swabs and fingernail debris combined with mtDNA analysis of hair evidence. Collaborative analysis with Brian Wraxall of SERI. All charges dismissed 5/26/06.	04-231	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 364-5359 [212]364-5390
People [CA] v. Steven Keesey. CalDOJ attempt to manufacture female DNA on handgun barrel in alleged foreign object rape undermined on review.	05-070	Glenn Brown, Esq. Conflict Counsel	[707] 445-7475

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
TN v. Harold Wayne Nichols. PCR based analysis of spermatozoa from victim's gown fails to support convicted death penalty defendant's claims of factual innocence in rape/murder.	05-032	Vanessa Potkin, Esq. Rodney Strong, Esq., Assistant District Attorney General Carroll L. Ross, Judge	[212] 364-5359
Washington v. Charles Clemons. Plea reached after PCR based analysis of STR genes from trace biological evidence fails to reveal assailant biology.	04-235	Julie Kays, DPA Jimmie Hung, DPA	[206] 296-9536
Montana v. Zachary Shook. Settled by Plea. PCR based analysis of STR genes from blood and semen evidence.	05-087	Todd Whipple, Esq. Chief Deputy County Attorney	[406] 582-3745
Montana v. Tyler Hendrickson. PCR Based analysis of STR genes from spermatozoa on child's underwear undermines theory of sexual assault. Case dismissed	04-330	Mariah Eastman, Esq. Public Defender's Office	[406] 582-2451
People [CA] v. Timothy Young and Donald Young. PCR based analysis of STR genes from blood stains admitted at trial	96-110	Kathy Montajano, DDA	(559) 733-6411
Virginia v. Roger Coleman. PCR based typing of DQα gene post conviction fails to eliminate Coleman as sperm source in 1990. Post execution analysis of STR genes from FSA DNA extracts at CFS fails to eliminate Coleman as sperm source in 2006.	89-439	Chris Painter, Esq. Peter Neufeld, Esq.	(212) 965-9380
People [CA] v. Bilji Varghese. PCR based analysis of STR genes from blood and cellular debris on a shoe admitted at trial.	05-007	Chris Plourd, Esq. Dan Williams, Esq.	(619) 615-6200
Florida v. Allen Crotzer. Conviction vacated 1/28/06 after PCR based analysis of STR genes from spermatozoa eliminates Crotzer. Defendant spent 25 years in prison.	04-308	David Menschel, Esq.	(203) 671-3792

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Bennie Starks. Conviction vacated on appeal from Lake Co. IL [Illinois v. Starks, Second District Court of Appeals, No. 2-04-0671]. PCR based analysis of STR and Y-STR genes from spermatozoa eliminate Starks as sperm source.	97-304	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 364-5359 [212]364-5390
Louisiana v. Henry Isaacs. Post Conviction PCR based analysis of STR genes from spermatozoa fail to eliminate defendant as the spermatozoa source.	06-135	Laurie A. White, Esq. Bradley E. Black, Esq. Gavin Grisbaum, Esq., ADA Hon. Martha E. Sassone, Judge	(504) 525-1020
Minnesota v. Hamid Wadud [aka Edward Cooper]. Post conviction testing of vaginal slides and pants crotch fails to reveal spermatozoa. PCR based analysis of cells from pants crotch fails to reveal male DNA.	04-329	Julie Jonas, Esq.	(651) 523-3152
Tennessee v. Melvin Crump. PCR based analysis of DQ α and STR genes from spermatozoa admitted at trial and identify defendant as spermatozoa source from homicide victim's bedding, washcloth, and towel.	90-035	John Zimmerman, Esq., ADA Lisa Naylor, Esq., ADA	[615] 862-5542
People [CA] v. Bobby Fields. Robbery charges dismissed based on PCR analysis of STR genes from spermatozoa in sweatpants allegedly worn by robber.	06-148	Russell K. Robinson, Esq.	[619] 579-2727
Ohio v. Karl Fugate. Defendant pleads no contest to multiple charges of rape, kidnapping, and robbery based on PCR analysis of spermatozoa from sexual assault evidence. Original suspect exonerated by analysis.	04-319 04-320	William Schenck, Esq. Suzanne Schmidt, Esq. Andrew Hunt, Esq., Office of the Greene County Prosecutor	[937] 562-5250

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
New York v. Alan Newton. Conviction vacated July 6, 2006 after defendant spent 22 years in prison. Conviction vacated based on a PCR analysis of STR genes from spermatozoa on vaginal and rectal swabs.	05-031	Vanessa Potkin, Esq. Elisa Koenderman, Esq., ADA	[212] 364-5359 [718] 590-2323
Alabama v. LaBarron Miller. PCR based analysis of STR autosomal and Y-chromosome genes from homicide victim's fingernails fails to support defendant's claims of factual innocence.	05-077	Nina Morrison, Esq. John Furman, Esq., ADA	(212) 364-5357 [251] 574-8400
Illinois v. Juan Rivera. Conviction vacated August 29, 2006 after defendant spent 13 years in prison. Conviction vacated based on a PCR analysis of small quantities of spermatozoa recovered from child victim's vaginal swab remnants and swab tube.	05-001	Jane Raley, Esq.	(312) 503-3028
People [CA] v. Jeffrey Barbosa. PCR based analysis of STR genes from blood, spermatozoa, and cellular debris admitted at trial in the shooting of two police officers.	05-094	Dave Alavezos, Esq., DDA	[559] 733-6609
People [CA] v. Jesse Barbosa. PCR based analysis of STR genes from blood, spermatozoa, and cellular debris admitted at trial via stipulation in the shooting of two police officers.	05-094	Dave Alavezos, Esq., DDA	[559] 733-6609
Louisiana v. Johnny B. Wright. PCR based analysis of spermatozoa recovered from victim's pubic combing and nightgown fails to support defendant's claims of factual innocence for rape. Uninformative prior post conviction testing by Orchid Cellmark.	06-164	David Park, Esq., for Wright Hugo Holland, Esq., ADA Hon. Ramona Emanuel, Judge	[504] 522-4766 [318] 226-5909

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Illinois v. Marlon Pendleton. Conviction for rape vacated December 8, 2006, after a PCR based analysis of STR genes from spermatozoa on victim's slides and vaginal swab remnants. Collaborative analysis with Brian Wraxall of SERI. Pendleton spent 12 years in prison.	06-155	Jane Raley, Esq.	(312) 503-3028
People [CA] v. Joseph Cordova. PCR based analysis of DQ α , PM, Profiler Plus, CoFiler, and Identifiler STR genes from vaginal and rectal swabs of 1979 child rape/homicide victim admitted at trial in this Cold Case investigation.	02-103	Dara Cashman, DDA	(925) 646-4770
New York v. Napoleon and Carlos Cardenas. Conviction for armed robbery vacated January 18, 2007, based, in part, on PCR analysis of STR genes from blood and tissue on a bullet jacket.	04-279	Patrice Rouse, Esq. Thomas Kubic, PhD.	(516) 261-2117
People [CA] v. Rickey Wilson. PCR based analysis of STR genes from spermatozoa on oral and vaginal swabs from 1986 rape/murder victim, Angela Bledsoe, linked to defendant through a Cold Hit. Defendant pleads to life without possibility of parole.	98-348	Rock Harmon, SDDA	[510] 272-6281
People [CA] v. Robert Rhoades. PCR based analysis of DQ α , PM, D1S80 and STR genes from spermatozoa on vaginal swab, underpants, and shirt from 1984 rape/homicide victim, Julie Connell, linked to defendant in Cold Case investigation. Evidence not challenged at trial.	98-349	Rock Harmon, SDDA Angela Backers, SDDA	[510] 272-6281 (510) 272-6238

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Derick Moncada. PCR based analysis of STR genes in September 1999 from spermatozoa on the vaginal slide from 1991 rape/homicide victim Jessica McHenry linked to defendant through a Cold Hit in October, 2006. Defendant commits suicide in prison hours after detective interview.	98-402	Rock Harmon, SDDA	[510] 272-6281
Missouri v. Antonio Beaver. State and Defense independent PCR based analysis of STR genes from divided blood stain swab eliminates defendant as blood source in car-jacking case. Defendant spent 10 years in prison based on false eye-witness identification.	06-193	Nina Morrison, Esq. Barry Scheck, Professor	(212) 364-5357 [212] 364-5390
Texas v. James Curtis Giles. Exonerated 4/9/07 based on PCR analysis of STR genes from spermatozoa on vaginal, anal, and oral swabs that identifies two unknown assailants.	00-710	Vanessa Potkin, Esq. Barry Scheck, Professor	[212] 364-5359 [212] 364-5390
Virginia v. Kenneth Tinsley. Defendant pleads guilty on 4/11/07 to the rape/murder of Rebecca Williams in a crime for which Earl Washington, Jr. was sentenced to death and exonerated based on the PCR analysis of STR genes from spermatozoa on medical examiner's vaginal slides.	00-690B	Richard E. Moore, Esq. Special Prosecutor	[434] 972-4072
Louisiana v. Rodney J. Tolliver. PCR based analysis of STR genes from spermatozoa on oral slide admitted at trial in support of State's theory that defendant murdered and sexually assaulted Yolanda Theriot in 1986.	86-046	Keith A. Stutes, ADA	[337] 232-5170

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Robert Boyd Rhoades. PCR based analysis of STR genes from spermatozoa accepted at trial without cross-examination in death penalty litigation. Victim, Julie Connell raped and murdered April 20, 1984. Trial February/March, 2007.	98-349	Angela Backers, SDDA Rock Harmon, SDDA	(510) 272-6238 [510] 272-6281
People v. Michael Sullivan. PCR based analysis of STR genes from teeth swab and fingernail scrapings admitted at trial unopposed.	07-212	Kerry Steigerwalt, Esq.	[619] 297-2800
Florida v. Anthony Bryant. PCR based analysis of STR genes from spermatozoa, cellular debris, and blood on pants admitted at death penalty trial.	07-242	Hilliard Moldof, Esq.	[954] 462-1005
Missouri v. Brian Kinder. Post conviction PCR based analysis of STR genes from spermatozoa fails to support defendant's claims of factual innocence in death penalty litigation after botched post conviction analysis by the Missouri State Highway Patrol laboratory.	07-239	Nina Morrison, Esq. Barry Scheck, Esq.	(212) 364-5357 (212) 364-5390
Ohio v. Anthony Apanovich. Post conviction PCR based analysis of spermatozoa from homicide victim's oral slide fails to support defendant's claims of factual innocence.	91-261	Laurence Snyder, Esq., AAG Jon Oebker, Esq. APA	[216] 787-3093
People v. Joseph Morrow. Defendant pleads guilty to the murder of his wife, Donna Morrow based, in part, on PCR analysis of STR genes from blood and skeletal remains.	92-413	Jim Simpson Menlo Park PD Steve Wagstaff Esq., DA	[650] 330-6342 [650]363-4636

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Tennessee v. Michael McCormick. Defendant previously convicted and sentenced to death. Conviction overturned based, in part, on false FBI Hair evidence. Defendant acquitted at retrial based, in part, on DNA analysis of fingernail scrapings, 12/5/07. FSA report stipulated to by State and read to the jury.	01-872	Mary Ann Green, Esq., APD	[423] 634-6374
People [CA] v. Cynthia Sommer. Joint State/Defense post conviction investigation of tissues using PCR based typing of STR genes supports State position that tissues originate from alleged poisoning victim.	07-247	Laura Gunn, Esq., DDA Allen Bloom, Esq. for the defensant	(619) 515-8605 (619) 235-0508
Arizona v. Robert Towery. Post conviction death penalty investigation of biological material on victim's flex cuff bindings using PCR based analysis of STR genes fails to reveal biology different from the victim.	05-053	Daniel Maynard, Esq. Jennifer Sparks, Esq.	[602] 279-8500
Oregon v. Osvaldo Villalobos. Defendant pleads to manslaughter from original death penalty murder indictment based, in part, on PCR analysis of crime scene evidence.	07-257	Kathleen Correll, Esq.	[503] 284-0763
Louisiana v. Richard Coleman. Post conviction PCR based analysis of STR genes from spermatozoa fails to eliminate defendant and co-defendant as sperm sources.	07-224	Alan Golden, Esq, DPD	[318] 221-2220

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
Louisiana v. John Doolittle. Post conviction PCR based analysis of STR genes from spermatozoa fails to eliminate defendant as sperm source.	07-226	Kirt J. Goins, Esq., AID	[318] 221-2220
People [CA] v. Maurice Taylor. Joint State/Defense investigation of gun swab fails to eliminate defendant as cell debris source.	08-282	Elizabeth McClutchey, Esq., DDA Steven Wadler, Esq. APD	[619] 531-3247 [619] 446-2917
Mississippi v. Kennedy Brewer. Post conviction death penalty investigation. PCR based analysis of STR genes from spermatozoa from child homicide victim exonerates defendant and identifies factual assailant, Justin Johnson, who confesses upon arrest. Exonerated February 15, 2008.	05-082	Peter J. Neufeld, Esq. Vanessa Potkin, Esq.	[212] 965-9380 [212] 364-5359
Mississippi v. Lavon Brooks. Previously convicted and sentenced to life without possibility of parole for the murder of a child exonerated based on the confession of Justin Johnson in the Kennedy Brewer case. Conviction vacated February 15, 2008. Defendant totally exonerated March 13, 2008.	07-260	Peter J. Neufeld, Esq. Vanessa Potkin, Esq.	[212] 965-9380 [212] 364-5359
Louisiana v. Edward Kirts. Post conviction PCR based analysis of STR genes from spermatozoa fails to eliminate defendant as sperm source.	07-275	Vanessa Potkin, Esq. Thomas R. Wilson, Esq., ADA	[212] 364-5359
Ohio v. Sandra Johnson Matthews. PCR based analysis of STR genes from blood deposits in ice pick murder admitted at trial.	07-252	Jeff Hunter Esq., ADA	[937] 376-7208

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
California v. Wheeler Wagenet. Concocted "LDH typing" by CalDOJ to establish "peripheral blood" withdrawn by the State in alleged sexual assault where the only fact issue is consent.	07-253	Jan Cole Wilson, Esq.	[707] 468-8096
California v. Tyrone Hamel. Cold hit from PCR based analysis of 1988 archived DNA preparations employing autosomal and Y-chromosome STR genes identifies defendant as the source of cellular debris from hat headband left at the murder scene of prominent Silicon Valley defense counsel, Gretchen Burford. Defendant unexpectedly pleads guilty in open court and apologizes to the victim's family, January, 2008	88-035	Karyn Sinunu, Esq., ADA	(408) 792-2702
Duncan v. Ornoski, 9 th Circuit, No. 05-99010, D.C. No. CV-92-01403-AHS, June 24, 2008. Death sentence vacated based, in part, on declaratory evidence of Ineffective Assistance of Counsel.	88-177	Mitchell Zimmerman, Esq.	(650) 335-7228
People [CA] v. Anthony McKnight. Cold Case investigation of 1985 rape/murder of Beverly Bryant identifies defendant's spermatozoa on victim's vaginal swab and panties using PCR based analysis of STR genes. Convicted September 17, 2008.	98-351 99-561	Rock Harmon, SDDA James Meehan, SDDA Mary Gibbons, OPD Lab	[510] 272-6281 (510) 272-6254 (510) 238-2108
People [CA] v. Anthony McKnight. Cold Case investigation of 1985 rape/murder of Diane Stone identifies defendant's spermatozoa on victim's rectal swab and pantyhose using PCR based analysis of STR genes. Convicted September 17, 2008.	98-352 99-561	Rock Harmon, SDDA James Meehan, SDDA Mary Gibbons, OPD Lab	[510] 272-6281 (510) 272-6254 (510) 238-2108

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
People [CA] v. Mark Brown. PCR based analysis of autosomal and Y-chromosome STR genes from numerous evidence items admitted at death penalty trial.	04-332 06-140	Christopher Plourd, Esq. Tracy Prior, Esq., SDDA	[619] 615-6203 [619] 559-1539
Louisiana v. Archie Williams. In post conviction testing, PCR based analysis of STR genes eliminates defendant as source of spermatozoa employed at Trial. Victim's husband identified as sperm source.	08-320	Vanessa Potkin, Esq. Barry Scheck, Esq.	[212] 364-5359 (212) 364-5390
Edwards v. Chrysler. Civil suit settled, in part, based on PCR analysis of STR genes from cells on air bag housing supporting claims of injury.	08-292	Steven Purtill, Esq.	[415] 986-1338
Arizona v. James Hess. Post conviction testing eliminates defendant as source of spermatozoa employed at trial based on analysis of autosomal and Y-chromosome STR genes.	07-215	Thomas Jacobs, Esq.	(520) 628-1622
People [CA] v. Jonathan Talbott. Attempted 1 st Degree murder and assault with a deadly weapon [ADW] charges dismissed after PCR based analysis of STR genes from blood on clothing supports defendant's claims of self-defense.	08-315	Christopher Plourd, Esq.	[619] 615-6203

FSA PCR Court Cases

CASE NAME	CASE NO.	CLIENT	TELEPHONE NO.
U.S. v. Tuere Barnes et al. Defendants acquitted of the murder of Tasha Murray and the attempted assassination of her boyfriend, Christian Gilchrist, as part of expansive RICO allegations, May 22, 2009. Acquittal based in substantial part on PCR based DNA analysis of blood, spermatozoa, and epithelial cells from gloves containing gunshot residue the govt. intended to employ in support of its theory. Original DNA analysis botched by the Westchester Co., NY, crime lab.	08-312	Alexander E. Eisemann, Esq.	[914] 763-6444
People [CA] v. Jose Castaneda and Maria Razo. Joint State/Defense investigation of blood and hair evidence using PCR based analysis of STR genes admitted at trial.	06-138	Lucy Weismantel, Esq., DDA Mary Ellen Attridge, Esq., APD Allen Bloom, Esq.	[619] 531-4022 (619) 548-1907 (619) 235-0508
Ohio v. Phillip Cordell. Guilty plea after following PCR based analysis of STR genes from numerous evidence items.	05-010	Mark E. Adkins, DA Investigator	[937] 409-5785
Illinois v. Brian Dugan. Brian Dugan pleads guilty to the rape and murder of Jeanine Nicarico July 28, 2009 based on PCR analysis of DQ α , polymarker, and STR genes from spermatozoa taken from child victim's body. Separate death penalty trial for sentencing. [see also Illinois v. Rolando Cruz]	88-072	Michael Wolfe, Esq., SA Joseph E. Birkett, Esq., SA	[630] 407-8155 [630] 407-8000
Ohio v. Anthony Apanovitch. PCR based analysis of spermatozoa from rape/homicide victim's oral swab identifies defendant as spermatozoa source in post conviction Habeas Corpus litigation in Federal District Court, August 14, 2009.	91-261	Laurence R. Snyder, Esq., Assistant Attorney General	[216] 787-3093