

Supreme Court of the United States  
CHRISTOPHER SHAWN LANDRENEAU, petitioner

v

United States of America

On Petition for Rehearing pursuant to Rule 44 of Rules of the Supreme Court of the United States of Certiorari files on behalf of CHRISTOPHER SHAWN LANDRENEAU

Pursuant to Rule 44, Rule 12.2, Rule 33, Rule 34, Rule 39, and Rule 29.2 of Supreme Court Rules of the United States and 18 U.S.C. 3006A(d)(7) Petitioner CHRISTOPHER SHAWN LANDRENEAU ask leave petition.

1. The petitioner has the right to substantial evidence that exonerates him or verifies that he has not been convicted and or sentenced constitutionally.
2. That the fundamental breakdown of exculpatory evidence was not met and the court should grant an expansion of record to admit the affidavit of CHRISTOPHER SHAWN LANDRENEAU.
3. The Affidavit clarifies : factually the petitioner is innocent of the ~~distribution~~ child pornography and denies and refutes all aspects of the allegations.
4. That this court grant Rehearing under Rule 33, Rule 44, Rule 34, Rule 39, Rule 29.2, Rule 12.2 of the Supreme Court: that petitioner be granted rehearing.

Wherefore petition humbly pray that this court Rules wit within his favor.

Supreme Court of the united States  
CHRISTOPHER SHAWN LANDRENEAU

V

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NOTICE OF FILING

Please take notice that on March 4<sup>(cl)</sup> day and 3d month 2021  
I CHRITOPHER SHAWN LANDRENEAU did file copies of the attached document  
with clerk of the SUPREME COURT by regular mail.

Chri Shwn 3-4-21

CERTIFICATE OF SERVICE

I do certify and swear under the penalty of perjury that I served  
copies of the attached document by filing copies with the CLERK OF  
SUPREME COURT OF THE UNITED STATES.

Chri Shwn 3-4-21

# AFFIDAVIT

This Document is for the sole purpose of acting as an evidentiary Affidavit for Christopher Shawn Landreneau#13773-480. Federal Correctional Institution, P.O. Box 5000 Pekin Illinois 61555.

The evidentiary issues of inculpatory value and exculpatory value are addressed within the affidavit presented with the refutation of all accusations that have resulted in convictions and sentencing.

The affiant submits within this document that he's been unconstitutionally convicted in casefile# 112304,112191F, and further submits his innocence in the currently presented certiorari. In light of such submits the following facts, dates and occurrences and swear under the penalty of perjury that all of the statements, points of law, occurrences and scenarios are true to the best of his knowledge.

The affiant submits that there is not now, nor has there ever existed any tangible evidence of 18 U.S.C. 2252(a)(4) in reference to 4 level enhancement at sentencing for alleged distribution of child pornography.

Description of alleged criminal offense of 18 U.S.C. 2252(a)(4).

On or around July 2nd 2018, I Christopher Shawn Landreneau was at work on a Frac-site right outside of Midland Texas. I was employed at Pro-Petro Services and my job title was Fluid Technician. My job was to adequately pump chemicals down the well.

At the time of the alleged criminal offense of 18 U.S.C. 2252(a)(4), I was at the top of the acid tank pumping acid. The location of the tank was not in a well lit area, so I used the company iphone that Pro-Petro provided me for a flashlight. At this time I received a text message from an un-familiar (432) area code phone number that read "You know you like this." I saw there was a weblink attached to the message and I thought it was from a co-worker because it was on my company phone. So I decided to click the link, once I did that numerous websites kept coming up one after another, then it stopped on one page that had icons labeled "File 1 download, File 2 download etc." so I clicked "File 1 download". Once I did that another webpage came up and the file began to download. I closed down all pages and put the phone away.

Later I used the phone for a flashlight again and noticed I had new photos in my camera roll. I scanned through the images, they were pornographic images of many sorts ranging from Big Breasts, Transvestites, bestiality and child porn. I was interested and intrigued until I seen the child pornography. I then immediately deleted all images and texted the number "Who the fuck is this?", I did not get a response. I then called the phone number but no one answered and it was a generic voicemail. Then I texted the number "Don't ever send me shit like this again!", and then I blocked the phone number and deleted the thread.

I deleted the content, however I did not know that iPhones had a feature that held on to the images for up to 30 days unless you manually delete it a second time. The iPhone in my possession was broken prior to this incident and sent in for repairs, so I lost all my contacts which is why I did not recognize the phone number.

My ex-wife April Dawn Bellard Landreneau has been actively trying to ruin my life and made it clear via text messages stating "I will ruin your life!". This can be verified and obtained through the ST. Landry DA in Opelousas Louisiana.

In 2013-2014, April was arrested for stalking and harassing me. Text messages would prove her intention and guilt. She was sentenced to 1 year probation. In 2015 I pressed charges on April for extortion for attempting to extort a signature from me to sign a consent judgment form for giving up my rights to my 3 children. She sent texts stating "Nadine will regret taking you away from me!" along with the text "I will ruin your life!"

Two agents came to my place of work to question me about some crime that took place on or around July 2017. Agent Kody Allen asked me to accompany them to their office which I agreed to. I told agent Kody that I'd have to let my wife know, agent Kody told me that I could not make any calls. I asked agent Kody if I was under arrest? Agent Kody stated "No, but do you have your phone on you now?" I stated "Yes!" and then took my phone out of pocket and started to dial my wife's phone at which time both agents tackled me knocking me to the floor and stripped the phone from my hand. At this time agents stated "I told you no phone calls!" Then both agents lifted me up and guided me through my boss's office to their vehicle, one agent on each of my arms. During the time agents kept possession of the iPhone DPS agent lab techs attempted to search the iPhone using some "new device" without a consent form. When I did sign the consent form agent Kody then conducted the search himself using some other device.

Agent Kody told the other agent to use his cellphone to record part of the interview and the agents distorted conversation had within the interview, upon consent to search my residence and personal devices, agents found no evidence of this behavior, or of any illegal activity.

My attorney advised me to plead guilty because I'd be found guilty because I'd be found guilty for the simple fact that it was still on the phone and I could serve up to 20 years per photo.

prior to the arrest in August 2018 I was arrested for (2) counts of 1st degree rape of a juvenile, charges out of Louisiana in March 2018.

The prosecutor used these charges against me even though I was never convicted and my attorney did object.

I have as evidence the print out of the text message from one alleged victim saying April made her say it.

EXCULPATORY EVIDENCE OF NO.7:18 CR-188

Long Leaf Behaviorial Hospital IN Alexandria Louisiana (Terra has major depression issues).  
She was committed to the above mentioned institution for 1 month in 2014.

In 2017, instagram message from Terra landreneau to Chelsa Dyhon stating; tell mom and dad that i love them, and that April made me say those terrible things".

After the devorce, the stuctured agreement of visitation was that we both had to drop off the children to two specifically desinated police stations.  
April ,on multiple occasions refused to bring the children to the police station and on one occasion officer Joshua Estes of the Pine Prarie P.D. had to go to residence of April to pick up the childre because she had refused to abide by the agreement of the children visitation and co-parenting.

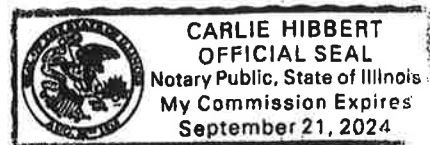
There were 12 addittional chrl dren that were from my daughters school who claim alleged inapprropriate and illegal behavoir occurred.  
I submit that these and all allegations of this nature are false and deny them in their totality as being untrue.

Affiant further submits that in no instance or charge, nor allegation of alleged criminal acts of which is documented casefile 112304-F, and 112191-F, and U.S. V. LANDRENEAU no.7:18-CR-188 and U.S. V LANDRENEAU 19-50297 did he commit or was involed in any shape, form or fashion. All acts listed as attributed to Chritopher shawn Landreneau within this affidavit is infatically denied and submits his innocence.

Further the affiant submits not;

*Chris Landreneau 2-25-21*

*Carlie* *[Signature]* *2/25/21*



**Additional material  
from this filing is  
available in the  
Clerk's Office.**