

INELIGIBLE VOLUNTEER RECORD SHEET  
REGISTRATION SERVICE  
BOY SCOUTS OF AMERICA

DATE: March 1991

FULL NAME Jerald A. McLean S.S. NO. \_\_\_\_\_  
(No initials if you can possibly get full name)

ADDRESS \_\_\_\_\_

CITY Kennebunk STATE Me ZIP CODE 99336

DATE OF BIRTH 1/2/73 (This is important and should be exact)

APPROXIMATE AGE \_\_\_\_\_ (To be used ONLY when date of birth is not known)

RELIGION \_\_\_\_\_ NATIONALITY (Citizen of) USA

OCCUPATION \_\_\_\_\_

EDUCATION 9<sup>th</sup> Grade

WEIGHT 155 HEIGHT 5' 10" RACE Ca.

COLOR OF HAIR Light Brown COLOR OF EYES Blue

ANY DISTINGUISHING PHYSICAL CHARACTERISTICS \_\_\_\_\_

HOBBIES OR SPECIAL INTERESTS \_\_\_\_\_

MARRIED  SINGLE  NAME OF SPOUSE \_\_\_\_\_

CHILDREN \_\_\_\_\_  
(Name, number, ages, if possible)

SCOUTING CONNECTIONS:

UNIT #	CITY	STATE	POSITION	DATE REGISTERED	DATE RESIGNED
169	Kennebunk	Me	Life Scout		12-90
Chartered Organization <u>St. Michael's Episcopal Church</u>					

SPECIAL RECOGNITION \_\_\_\_\_

INCIDENT: TYPE Child Molestation DATE OF INCIDENT 1-90 RESOLUTION Courtly  
Type Resolution

- 1=Scout Related
- 2=Non-scout related
- 3=homosexual (not specifically with youth)
- 1. Internal (only Scouts Know)
- 2. Criminal action
- 3. Court action
- 4. Probationary status
- 5. Reported to state agency

**NOTED**

JUL 12 1991

check off list of attached documentation

- 1. Description of incident
- 2. Victim(s) statement
- 3. media reports
- 4. Legal proceedings
- 5. Offender's statement
- 6. Official notification of termination
- 7. Found guilty/innocent by court

Council Pine Mountain Council Signed [Signature] SCOUT EXECUTIVE

CONFIDENTIAL

JUN 6 1991

July 17, 1991

Mr. Phillip W. Robins  
Scout Executive  
Blue Mountain Council, No. 604

PERSONAL AND CONFIDENTIAL

SUBJECT: JERALD A. MCLALLEN

Dear Phil:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Ineligible Volunteer File.

Sincerely,

Paul Ernst, Director  
Registration and Statistical Service

eko

cc: Richard E. Parker, Western Region

SEARCHED  
SERIALIZED  
INDEXED  
FILED  
JUL 17 1991  
FBI - OMAHA

CONF025947

SUPERIOR COURT OF WASHINGTON  
COUNTY OF BENTON/FRANKLIN  
JUVENILE DIVISION

891 260

THE STATE OF WASHINGTON, Plaintiff.	)	No. <u>89-3-00220</u> <u>JAN 9 1990</u>
vs.	)	BASIS/ORDER
<u>Jerald A. McLallen</u> Respondent.	)	MULTIPLE COUNT ADDENDUM TO DISPOSITION ORDER

I. BASIS

THIS ADDENDUM IS BASED ON:

1. The above-named juvenile respondent having been found guilty by ( ) plea  the court, of multiple counts contained in the information; and, child molestation I
  2. Count I having been dealt with on pages one and two of the Order of Disposition on this date; and,
  3. RCW 13.40.180 requires that where a disposition is imposed on a juvenile for two or more offenses, the terms shall run consecutively subject to certain limitations; and,
  4. This addendum is necessary to encompass the balance of respondent's Order of Disposition in this cause;
- Therefore;

II. ORDER

IT IS ORDERED that:

1. COMMUNITY SUPERVISION

The term of community supervision for each count shall be as follows:

- Count II - a period of \_\_\_\_\_ months
- Count III - a period of \_\_\_\_\_ months
- Count IV - a period of \_\_\_\_\_ months
- Count V - a period of \_\_\_\_\_ months

( ) COMMUNITY SERVICE

The hours of community service to be performed for each count shall be as follows:

- Count II - \_\_\_\_\_ hours of community service
- Count III - \_\_\_\_\_ hours of community service
- Count IV - \_\_\_\_\_ hours of community service
- Count V - \_\_\_\_\_ hours of community service

Community Service hours shall be performed as scheduled by probation officer

( ) FINE

The respondent shall pay a fine for each count as follows:

- Count II - \$ \_\_\_\_\_ to be paid no later than \_\_\_\_\_
- Count III - \$ \_\_\_\_\_ to be paid no later than \_\_\_\_\_
- Count IV - \$ \_\_\_\_\_ to be paid no later than \_\_\_\_\_
- Count V - \$ \_\_\_\_\_ to be paid no later than \_\_\_\_\_

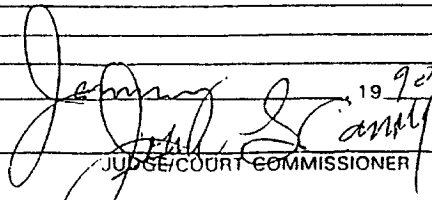
2. CONFINEMENT

The respondent shall serve confinement for each count as follows:

- Count II - 13-16 weeks consecutive to Count I beginning on 1/30/90 said confinement to be served as follows: \_\_\_\_\_
- Count III - \_\_\_\_\_ days/months beginning on \_\_\_\_\_ said confinement to be served as follows: \_\_\_\_\_
- Count IV - \_\_\_\_\_ days/months beginning on \_\_\_\_\_ said confinement to be served as follows: \_\_\_\_\_
- Count V - \_\_\_\_\_ days/months beginning on \_\_\_\_\_ said confinement to be served as follows: \_\_\_\_\_

3. OTHER: same conditions as Count I

Dated this 30 day of \_\_\_\_\_, 19 90

  
JUDGE/COURT COMMISSIONER

MULTIPLE COUNT ADDENDUM TO DISPOSITION ORDER

Original - Official Juvenile Court File  
1st Copy. Prosecutor - 2nd Copy. Juvenile - 3rd Copy, Counsel for Juvenile - 4th Copy, Agency - 5th Copy, DSHS

*Ref. Any*

IV. WARRANT OF COMMITMENT

THE STATE OF WASHINGTON

TO: The Sheriff of Benton/Franklin County and to the proper officers of the Department of Social and Health Services.

The juvenile: JERALD A. MC LALLEN JR. has been convicted in the Superior Court of the State of Washington of the offense(s) of: COUNT I: RAPE 1ST, COUNT II: CHILD MOLESTATION 1ST

and the Court has ordered that the respondent be punished by serving: COMMITTED TO DEPARTMENT OF JUVENILE REHABILITATION

FOR, COUNT I 52 WEEKS, CREDIT 17 DAYS FOR TIME SERVED, COUNT II: 13-16 WEEKS, CONSECUTIVE TO COUNT I  
YOU, THE SHERIFF, ARE COMMANDED to take and deliver the juvenile to the proper officers of the Department of Social and Health Services; and

YOU, THE PROPER OFFICERS OF THE DEPARTMENT OF SOCIAL AND HEALTH SERVICES ARE COMMANDED to receive the respondent for classification, confinement and placement as ordered in the Order of Disposition.


Dated this 30TH day of JANUARY, 1990.

By direction of the Honorable

JOHN G. CARROLL  
~~XXXXXX~~ Court Commissioner

E. KAY BACCA  
Clerk

BY Kathy M. Mann  
Deputy Clerk

FINGERPRINTS	CERTIFICATE
 <p>Dated: <u>1-30-90</u> Fingerprints attested by: <u>E. Kay Bacca</u> Clerk By <u>Kathy M. Mann</u> Deputy Clerk</p>	<p>I, _____ Clerk of this court, certify that the above is a true copy of the Order of Disposition in this action on record in my office.</p> <p>Dated: _____ _____ Clerk By _____ Deputy Clerk</p>

Original: Official Juvenile Court File  
Duplicate: Juvenile  
Triplicate: Prosecutor  
Quadruplicate: Agency  
Quintuplicate: Other

ORDER OF DISPOSITION  
(JUVENILE OFFENDER)/6  
(JuCR 7.12; RCW 13.40.120-160,180,190)  
JU-7.071

JUVENILE DIVISION

THE STATE OF WASHINGTON, Plaintiff	CASE NO. <u>89-8-00070-4</u>
vs.	REFILED: <u>0</u>
<u>Jerald Allen Jr</u> Respondent	ORDER OF DISPOSITION (JUVENILE OFFENDER) <u>0</u>

HEARING

- The above-named juvenile was found guilty by ( ) plea  the court of the offense(s) of:  
Rape of a Child 1<sup>st</sup> and Child Molestation 1<sup>st</sup>  
on the 15<sup>th</sup> day of December, 19 89
- A dispositional hearing was held in this case on 30<sup>th</sup> day of January, 19 90
- Persons appearing at the hearing were:  
 Respondent ( ) Custodian/Guardian ( ) Parent's lawyer  
 Father ( ) Respondent's lawyer  (Deputy) Prosecutor  
 Mother  
 Other: [Redacted]
- [Redacted]

FINDINGS

- STATUS  
The juvenile is:  
 a minor or first offender  a middle offender on Count II  
 a minor or first offender who has declined to enter into a diversion agreement  a serious offender on Count I
- MITIGATING FACTORS  
 No mitigating factors exist in this case;  
 The following mitigating factors exist in this case:  
 The juvenile's conduct neither caused nor threatened serious bodily injury or the juvenile did not contemplate that his or her conduct would cause or threaten serious bodily injury;  
 The juvenile acted under strong and immediate provocation;  
 The juvenile was suffering from a mental or physical condition that significantly reduced his or her culpability for the offense though failing to establish a defense;  
 Prior to his or her detection, the juvenile compensated or made a good faith attempt to compensate the victim for the injury or loss sustained;  
 There has been at least one year between the juvenile's current offense and any prior offense;  
 Other: \_\_\_\_\_
- AGGRAVATING FACTORS  
 No aggravating factors exist in this case;  
 The following aggravating factors exist in this case:  
 In the commission of the offense, or in flight therefrom, the juvenile inflicted or attempted to inflict serious bodily injury to another;  
 The offense was committed in an especially heinous, cruel, or depraved manner;  
 The victim or victims were particularly vulnerable;  
 The juvenile has a recent criminal history or has failed to comply with conditions of a recent dispositional order or diversion agreement;  
 The juvenile was the leader of a criminal enterprise involving several persons;  
 Other: \_\_\_\_\_
- RESTITUTION  
The following person(s) is/are entitled to restitution in the following amount:  

NAME	ADDRESS	AMOUNT

ORDER

IT IS ORDERED that:

( ) 1. COMMUNITY SUPERVISION  
The juvenile shall serve a term of community supervision for a period of \_\_\_\_\_ months. Said supervision will be served concurrent/consecutive (circle one) to any previous court orders and is to include the following:  
 Community Service:  
The juvenile shall perform \_\_\_\_\_ hours of community service work to be completed by \_\_\_\_\_.  
 Fine:  
The juvenile shall pay a fine of \$ \_\_\_\_\_ to the Clerk of the Court to be paid in full by \_\_\_\_\_.

ORIGINAL: Official Juvenile Court File  
1st COPY: Prosecutor  
2nd COPY: Juvenile  
3rd COPY: Juvenile's Counsel

( ) Counseling/Information Classes:  
The juvenile shall attend counseling/information classes as follows: \_\_\_\_\_

( ) Special Conditions:  
The juvenile shall adhere to the other conditions, limitations or services as indicated in this order.

**12. CONFINEMENT**

( ) The juvenile shall serve \_\_\_\_\_ days of confinement beginning on \_\_\_\_\_.  
Said confinement to be served as follows:

The juvenile is committed to the Department of Social and Health Services/Department of Juvenile Rehabilitation for placement in an appropriate facility for a period of: 52 weeks.  
The Court recommends placement at:

M. Other: 17 days credit - fines covered

**13. MANIFEST INJUSTICE**

A disposition within the standard range for this offense would effectuate a manifest injustice (see attached findings/conclusions.)

**14. RESTITUTION**

The juvenile shall pay restitution in the amount of \$ \_\_\_\_\_ to the Clerk of the Court. Restitution payments shall be determined by the juvenile's probation officer and shall be paid in full by \_\_\_\_\_. Payments shall be made to:

- ( ) Benton County Clerk, 735-8388  
P.O. Box 1510  
Richland, WA 99352
- ( ) Franklin County Clerk, 783-2151  
Juvenile Justice Center  
5606 W. Canal Pl., #106  
Kennewick, WA 99336

and the Clerk will disburse the restitution at such times and intervals as she deems appropriate.  
( ) The juvenile owes restitution to the victim(s) in this case jointly and severally with \_\_\_\_\_

( ) The juvenile is placed under the court's jurisdiction for restitutional purposes only until such restitution is paid or until the defendant is twenty-one (21) years of age.

**15. COURT COSTS/ATTORNEY'S FEES/VICTIMS COMPENSATION ASSESSMENT**

( ) The juvenile shall reimburse Benton/Franklin County for the costs of prosecution in the amount of \$ \_\_\_\_\_ to be paid in full by \_\_\_\_\_.

( ) The juvenile shall reimburse Benton/Franklin County in the amount of \$ \_\_\_\_\_ for court-appointed attorney's fees to be paid in full by \_\_\_\_\_.

The juvenile shall be assessed a penalty in the amount of \$ 100 pursuant to RCW 7.6B.035 to be paid in full by 1-30-91.

( ) Based on the juvenile's economic situation, the penalty is hereby  
( ) waived entirely ( ) reduced to \$ \_\_\_\_\_.

( ) All fees/costs/assessments are to be paid to the Clerk of the Court at the address listed in paragraph 4 above.

**16. SPECIAL CONDITIONS**

( ) Employment: The juvenile shall maintain regular employment as follows: \_\_\_\_\_

( ) School: The juvenile shall attend school regularly and comply with the rules, regulations and expectations thereof;

( ) Curfew: The juvenile shall maintain a curfew as follows: \_\_\_\_\_

( ) Travel limitations: As follows: \_\_\_\_\_

( ) Association limitations: As follows: \_\_\_\_\_

( ) Remain in the care, control and custody of \_\_\_\_\_

Other: through parole, the respondent shall have no unsupervised contact w/ children 12 yrs and youn

**MAINTAIN CONTACT AND FOLLOW RULES OF PROBATION OFFICE** No contact with the victims or their families  
The juvenile shall maintain regular contact at the times and places designated and follow all rules and regulations of the probation office and the instructions of the probation counselor. Violation of a law, ordinance, special condition, regulation or the terms of community supervision may result in further court proceedings and possible confinement.

**MEDICAL AND DENTAL**

The agency or person with whom the juvenile is placed is authorized to consent to medical, psychological, psychiatric and dental care as professionally prescribed except for induced abortions. This authority extends to immunization as required of students in public schools.


**TEMPORARY RELEASE FROM CONFINEMENT**

The community supervision unit and/or the detention services unit shall have the authority to release the respondent from confinement for temporary periods of time so long as the respondent is in the physical custody of Juvenile Court Staff.

You are required to make contact with the Probation Unit within two weeks of the date of this order. Contact can be made at Benton/Franklin Juvenile Court, 5606 W. Canal Pl., #106, Kennewick, WA 99336, 783-2151.

**FINGERPRINT**

DATE: 1-30-91  
Fingerprints processed by: Kenneth P. Mason  
(Deputy Clerk)



DATED this 30 day of January, 1991

\_\_\_\_\_  
JUDGE/COURT COMMISSIONER

State vs. Freddie A. McCallen J  
Cause No. 89-2-00220-4

ORIGINAL: Official Juvenile Court File  
1st COPY: Prosecutor  
2nd COPY: Juvenile  
3rd COPY: Juvenile's Counsel

CNCL 604 PRG/UNIT 50169 SEQ. 005506

FIRST: JERALD G LAST: NCLLLEN JR  
 ADDR1: ██████████ ADDR2: KENNEDJCK WA  
 ADDR3: ADDR4: ZIP: 99336

REG STATUS: D ENROLL: 0584 BIRTH: 0173 SEX: M AGENCY: M ADULT/YOUTH: Y  
 POSITION: 1 FINDERCODE: 50 PHONE: ██████████ BULK: MAG-STATUS: \*  
 REN DAT: 1290  
 TRANSFER FROM = CNCL: PGM/UNIT: SEQ: TRANSFER DATE:

MAGAZINES

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