

BASIC SCREENING QUESTIONNAIRE INFORMATION BY SHANE B. MCCLANAHAN
INMATE #2033707

COPY OF DIPLOMA
ATTACHED:

CURRENT ADDRESS:
700 CONLEY LAKE RD.
DEER LODGE MT. 59722

MY DATE OF BIRTH IS DECEMBER 14th 1971
IM 50 YEARS OLD 6ft 2"

I HAVE 9 CHILDREN ALL GROWN & 4 GRANDCHILDREN

IVE BEEN A BUILDER OF TRACK HOMES A CONTRACTER INSURED & LICENSED

IVE SUFFERD ALOT OF 8th AMENDMENT VIOLATIONS THESE 20 YEARS THAT
SOCIAL SCIENCE & CLINICAL SCIENCE LITERATURE COSISTANTLY REPORTS
THAT HUMAN BEINGS "SUBJECTED" TO SOCIAL ISOLATION & REDUCED ENVI-
RONMENTAL ISOLATION, DETERIORATE MENTALLY & DEVELOP PSYCHIATRIC
DISTURBANCES SEE: U.S. v. AYALA-LOPEZ 327 F.supp 2d 138 2004 DIST
COURT LEXUS 14973 THE RIGHT TO THE OUTSIDE WORLD (WHILE INCARCE -
RATED) THROUGH TELEVISION HAS BEEN DENIED ME YEARS SOMETIMES, ALSO
SEE: MADRID v. GOMEZ 809 F.supp 1146, 1230 (9th CIRCUIT 1995) THIS
IMPACTS BEEN RECOGNIZED BY COURTS ACROSS THE LAND NOTING: THERES
PLENTY OF MEDICAL & PSYCHOLOGICAL EVIDENCE ALSO SEE: KANE v. WINN
319 F.supp 2d 162 2004 U.S. SUPREME COURT LEXUS 10027 SOLITARY,
THE HOLE, AD/SEG ET,AL., FOUND TO HAVE ENGAGED IN "HORRIFIC" 8th
AMENDMENT VIOLATIONS...

CONVICTION & APPEALS:

THE CASE I NEED ASSISTANCE WITH 1st IS DC-02-176 OUT OF MONTANAS
4th JUDICIAL DISTRICT COURT OF MISSOULA

TRANSCRIPTS AVAILABLE @ USCOURTS.GOV MCCLANAHAN V. STATE OF MONTANA
CASE NO. CV-11-117-M-DWM-JCL

THIS "BOGUS" CHARGE IS: SEXUAL ITERCOURSE WITHOUT CONCENT ON A
CELL MATE "CONVICTED-CHILD-RAPEST" DAVID (DUSTIN) HOFFMAN 517-84-3141

CONVICTION BY JURY TRIAL

I PRESERVED MY "RIGHT" TO APPEAL ON RECORD AT SENTENCING [A]BANDONED
SENSE 2006

TRIAL COUNSEL NICK ANDERSON MOTIONED THE SENTENCING COURT TO BE
REMOVED & HIS MOTION WAS GRANTED SEE: COURT DOCKETT CASE REGISTER

NICK ANDERSON THEN WENT BACK TO WORK "FULL TIME" FOR THE PROS-
ECUTION WHERE NICK ANDERSON WAS POOLED FROM TO "ALLEGADLY" REP-
RESENT ME IN DC-02-176 NICK ANDERSON THEN ATTACKED ME BY MOTIONS
IN MY SIMPLE LAMEN ATTEMPTS AT APPEALING MY CONVICTIONS TO MONTANA
STATE SUPREME COURT NICK ANDERSON EVEN BROKE LAWYER/CLIENT PRI-
VELEGE CONFEDENTIALITY PROVIDING THE COURT MY COORESPONDENCES TO
ATTACK MY APPEALS & APPEAL ISSUE...

I WAS DENIED AN APPEALATE ATTORNEY & MY APPEALS WERE DENIED LASTLY DISMISSED BY ONE OF THE SAME JUSTICES ON THE U.S. DISTRICT BENCH NOW. WHOM WAS ON THE STATE SUPREME BENCH AS WELL AS ALLEGADLY BEING DIRECTLY RELATED TO ONE OF THE ALLEGED-VICTIMS CHARLIE MORRIS# DC-01-422 JUSTICE U.S. DISTRICT JUDGE BRIAN MORRIS IN STATE SUPREME COURT # OP-18-0570 & IN U.S DISTRICT COURT # CV-19-13-BMM NOVEMBER 2019

WHERE MY CASE CURRENTLY STANDS:

I NEED TO PERFECT AN APPEAL WITH AN APPEALATE ATTORNEY & DO A MOTION EN BANC IN OUR 9th CIRCUIT,

OR I NEED TO PERFECT A POST CONVICTION RELIEF TO WHICH IVE NEVER HAD A POST CONVICTION RELIEF

MORE ON MY CONVICTION & APPEAL ISSUES:

MY JURY WAS KEPT IN THE DARK ABOUT MY ACCUSERS CHILD RAPE RECORDS & WHAT HIS CHARGES WERE THAT HE WAS IN JAIL FOR WHEN HE ACCUSED ME

PROSECUTERS PAINTED DAVID (DUSTIN) HOFFMAN AS A GOOD OL' BOY IN JAIL FOR A WEEKEND STINT FOR ALITTLE TO MUCH "DRINKY-DRINKY"

MY SENTENCE WAS 25 YEARS

I WAS NOT PRESENT WHEN MY RIGHTS WERE WAIVED ON NUMEROUS OCASSIONS INCLUDING MY "SPEEDY TRIAL RIGHT BEING WAIVED" WITHOUT MY PRESENSE

THE ONLY TIME I WAIVED MY RIGHT TO BE PRESENT WAS IN COURT AUGUST 26th 2003 & THE RECORD SHOWS THIS WAIVER WAS FOR A SPECIFIC DATE OF OCTOBER 28th 2003 UNDERSTOOD BY THE COURT & ACKNOWLEDGED ON RECORD

THEN MARCH 16th 2004 ATTORNEY MR. BORG REMOVED BY ORDER EARLYER NOW REPRESENTING THE STATE "WAIVED" MY RIGHTS & ANSWERED QUESTIONS ON MY BEHALF & AGAIN ON APRIL 6th 2004 & AGAIN ON MAY 11th 2004 & AGAIN JUNE 8th 2004

TO CLARIFY: I WAS NOT ALLOWED TO BE PRESENT FOR OVER (2) YEARS WORTH OF COURT PROCEEDINGS "I NEVER WAIVED MY RIGHT TO BE PRESENT" & FURTHERMORE, "MY MOTIONS" WERE NEVER ADDRESSED & IGNORED...

NOTE: THE WEEK OF JUNE 26th 2006 THE MONTANA SUPREMES "DISSMISSED" A CONVICTION JUST ON THE DEFENDANTS MOTIONS NOT BEING ANSWERED BY THE COURT PRIOR TO TRIAL

AS TO MY SPEEDY TRIAL RIGHT VIOATION (6th AMENDMENT) THE RECORD SHOWS THE STATES INFORMATION WAS FILED AGAINST ME ON 5-23-02 & TRIAL WAS SET FOR 6-27-06, A TOTAL OF 1,496 DAYS. WHICH THE STATE WOULD ARGUE THEY HAVE THE RIGHT TO FILE A COUPLE SPEEDY TRIAL WAIVERS "FILED BY THE STATE" AS A MATTER OF CONVENIENCE FOR THERE 7 DIFFERENT ATTORNIES THEY--APPOINTED DURING THIS 1,496 DAYS

THE LAW CLEARLY SHOWS I HAVE AN INHERENT CONSTITUTIONAL RIGHT TO BE PRESENT & I HAVE TO SPECIFICALLY ON RECORD WAIVE MY RIGHT TO A SPEEDY TRIAL VOLUNTARILY & I HAVE TO BE INFORMED BY THE COURT ON RECORD & APPRISED OF THE RIGHT I AM WAIVING ON THE RECORD BY THE COURT & I ACTUALLY VERBALLY REQUESTED MY RIGHT TO A SPEEDY TRIAL ON RECORD

I WAS NOT PRESENT AT ANY PRE-TRIAL PROCEEDINGS FOR YEARS UNTIL JULY 27th 2006

PROSECUTORS NAMES ON MY ACTUAL DOCUMENTS READ: FRED VAN VALKENBURG & DALE MRKICH WHOM WERE VOTED OUT IN 2012 WHEN OUR U.S.D.O.J FRONTED THEM OFF FOR TIES TO CHILD SEX TRAFFICKING & COVERING UP 20 YEARS OF (40 RAPES A YEAR) GIRLS & WOMEN BEING RAPED IN MISSOULA BY COLLEGUES & DEPUTIES SHERRIFS

JUDGE ED MCLEAN RESIDING ALSO TIED TO PROSECUTORS "RETIRED EARLY"

I FILED 7 DIFFERENT APPEALS TO MONTANA SUPREMES #03-216 & #03-555 & #04-520 & #04-823 & #05-053 & #05-317 & #07-207 WHOM THE SUPREMES NEVER ACTUALLY ADDRESSED MY MANY APPEAL ISSUES, THEY ~~JUST~~ KEPT ON AGREEING WITH ME THAT I NEEDED AN APPEALATE ATTORNEY "UNTIL" LONG TIME CORRUPT PROSECUTR MIKE MCGRATH BECAME THE CHIEF JUSTICE ON THE SUPREMES IN 2007

I FILED APPEALS TO OUR U.S.DISTRICT COURT & OUR 9th CICUIT COURT OF APPEALS FOR APPOINTMENT OF APPEALATE COUNSEL & WAS SHOT DOWN

THE CASES FROM THE 9th CIRCUIT ARE #13-35156 & #13-35157

TRANSCRIPTS SHOULD BE ON RECORD//I LOST MINE WHEN I WAS DISPLACED TRANSFERED OUT OF STATE "TWICE" IN 2 DIFFERENT 2 YEAR PERIODS MY FIGHTING CANCER LASTLY IN UTAH BEFORE ANOTHER WARDEN RETIRED M.S.P AND BAD ACTORS BROUGHT ME BACK IN RETALIATION FOR A SLEW OF RIGHT VIOLATION SEE CV-22-20-BMM-JTJ MCCLANAHAN V. SALMONSEN 2022 U.S. DISRICT COURT MONTANA "FOR CANCER CARE DENIAL"

IVE NEVER FILED A POST CONVICTION RELIEF BECASUE I FEEL I HAVE A BETTER THAN FAIR CHANCE AT WINNING AN EN BANC IN OUR 9th CIRCUIT WITH APPEALATE COUNSEL

BUT IF I DID FILE A POST CONVICTION RELIEF "I WOULD PURCHASE THE PRO SE POST CONVICTION RELIEF MANUAL FROM PRISON LEGAL NEWS.ORG"

MORE ON MY TRIAL IN DC-02-176:

THE ALLEGED VICTIM DAVID (DUSTIN) HOFFMAN HAD A HISTORY OF CRYING WOLF IN JAIL & PRISON (OF RAPE) GAINING SYMPATHY & EARLY RELEASE EVEN GETTING NEW CHARGES DISSMISSED A COUPLE TIMES CAUSE HIS DAD WAS THE SHERIFF OF CONNECTING LAKE COUNTY BACK THEN THIS "TACTIC" PLAY OF "CRYING RAPE" IN JAIL IS A BIG THING SEXERS USE & THEY MAKE UP 76% OF THE PRISON POPULACE IN MONTANA & HAVE TURNED THE TREASURE STATE INTO A CHILD SEX SANCTUARY STATE SEE: YELLOWSTONE PUBLIC RADIO AUGUST 2020 SATANIC PEDOPHILE CANABALS...

AT MY TRIAL FOUR OR FIVE EYE WITNESSES GAVE TESTIMONY TO THE FACT THAT THE ALLEGED VICTIM TALKED ABOUT DOING THIS EXACT THING TO ME DAYS BEFORE DAVID (DUSTIN) HOFFMAN DID IT & PULLED IT OFF & EVEN SUED MISSOULA & WON Hoffman v. Missoula County #DV-03-118

AS TO THE PROSECUTORS OFFICES IN ALL SEVEN MAJOR COUNTIES CONTROL OF THE PUBLIC DEFENDER APPOINTMENTS & CONTROLLING ALL OF THEIR MONIES: BECAUSE MONTANA DID NOT HAVE AN ACTUAL PUBLIC DEFENDER PROGRAM "NOT" CONTROLLED BY PROSECUTORS, THE A.C.L.U OF MT., FILED SUIT IN #DD-2002-133-MT BUT NO MEANINGFUL GROUND WAS REACHED TIL 2008 & EVEN THEN A PUBLIC DEFENDER HUB WAS NOT SET UP UNTIL 2012 THE INJUSTICES WERE MANY

I WAS TOLD & OFFERED TEN YEARS IN A PLEA BARGAIN BY MRKICH BUT THEN GIVEN 100 YEARS FOR TAKING IT TO TRIAL...

THE CIRCUMSTANCES INSIDE MY ARREST WHILE ALREADY IN JAIL:

WHEN THE ALLEGED VICTIM TOLD A DIFFERENT SHIFT A DEPUTY JAILER HE HAD BUILT UP A REPORT WITH DAYS BEFORE HE LAUNCHED HIS SCHEME HE CLAIMED I RAPED HIM BRUTALLY THE NIGHT BEFORE,

I WAS ARRESTED ON THE BLOCK & HAD HAND CUFFS PUT ON ME & I WAS TAKEN UP TO ANOTHER PART OF THE JAIL INTO SOLITARY CONFINEMENT IN SEGREGATION STRIPPED NAKED & STRAPPED & CHAINED & BELTED INTO A RESTRAINT CHAIR & CALLED HOMOSEXUAL CRUDE PREJUDICE NAMES BY THE DEPUTY JAILERS WHOM BEAT ON ME & WRENCHED MY ARMS BACK & FORTH SO A JAILER DEPUTY NURSE COULD TAKE BLOOD FROM ME "BEFORE" A WARRANT WAS ISSUED - THEN I WAS LEFT IN THIS STATE 3 DAYS FOR MY NOT AGREEING TO TALK TO DEPUTIES OR INVESTIGATORS

I WENT ON RECORD THREE TIMES INVOLVING MY 5th AMENDMENT RIGHT & ASKING FOR AN ATTORNEY DURING THIS TIME PERIOD

I BROKE DOWN THREE DAYS LATER WITH A PROMISE FROM DEPUTY JAILERS THAT IF I AGREED TO SIGN SOME TYPED STATEMENT THAT DEPUTIES WOULD TAKE ME OUT OF THE CHAIR & GIVE ME FOOD & WATER

THIS SIGNED CONFESSION WAS LATER THROWN OUT BY JUDGE HENSON IN DC-02-176 WHICH THE COURT AGREED THAT IT WAS OBTAINED BY TORTURE & COERSION & THIS IS WHEN JUDGE HENSON 1st HAD A "STROKE" OR SOME TYPE OF SERIOUS MEDICAL ISSUE (IM GUESSING A STROKE?)

I FORGET THE DEPUTY JAILERS NAMES - BUT NO LAWYER WAS EVER PRESENT DURING THESE THREE DAYS OF QUESTIONING OR TO MY SIGNING THE CONFESSION

ALSO IMPORTANT TO NOTE:

I PERSONALLY FILED TO HAVE THE CHARGES DISMISSED BEFORE TRIAL A COUPLE TIMES & NEITHER JUDGE HENSON OR JUDGE MCLEAN EVER ANSWERED MY MOTIONS

MORE ON MY TRIAL BY JURY:

PROSECUTORS USED CONSTANT TEXT BOOK "INFLAMMATORY" REMARKS OF PREJUDICE UNTRUE & FALSE ACCUSATIONS BEYOND THE NORM, TO MISLEAD THE JURY (PROECUTORIAL MISCONDUCT)

PROSECUTORS HAD THE ALLEGED VITIM DAVID (DUSTIN) HOFFMAN DESCRIBE ALL THE P.T.S.D's FROM A ONE TIME VISIT WITH THE STATE SHRINK

EVERYTHING "STATED" BY THE ALEGED VICTIM WAS LEARNED FROM HIS SEX OFFENDER CLASSES WHILE INCARCERATED AT MONTANA STATE PRISON TO WHICH THE PRISON TEACHES THESE SEXERS THE P.T.S.D's THEY ACTUALLY CAUSE THERE VICTIMS IN MANDATORY GROUPS THAT ACT AS "CRIMINAL - ACTING - CLASSES"

PROSECUTORS BROUGHT ON THE STAND TO TESTIFY "MULTIPLE DEPUTY JAILERS" FROM THAT OTHER SHIFT TO TESTIFY AS EXPERTS WHOM ONLY GAVE PEJUDICIAL TESTIMONYIN VIOLATION OF THE RULES OF COURT 401 , 402, etc, etc, etc...

THESE DEPUTY JAILERS NAMES WERE, JAMES SCOTT & TIM BOILEAU & ROBERT KENNEDY & TY EVENSON & PAUL KLANNITER

ALSO TESTIFYING FOR THE STATE WAS P.H.D's RON LETT & PAUL MOOMAW

ALSO TESTIFYING FOR THE STATE WAS STATE FORENSICS SPECIALIST MICHELLE GRIFFINS WHOS TESTIMOANY WAS MANIPULATED & TWISTED

"THE FACTS" WERE THAT THERE WAS NO D.N.A LINKING ME TO THE ALEGED VICTIM DAVID (DUSTIN) HOFFMAN (THERE WAS NO EVIDENCE). AND PROSECUTORS WITH HELD D.N.A THAT COULD HAVE HELPED MY CASE...

PROSECUTORS WERE ALLOWED TO PARADE ME IN CHAINS FRESH FROM PRISON IN FRONT OF MY JURORS WHILE THEY DRESSED UP THE ALEGED VICTIM AS A FREE MAN

I WAS NOT PREPAIRED BY MY TRIAL COUNSEL TO TESTIFY & I WAS NOT CALLED TO TESTIFY

THIS MOST BOGUS CHARGE WAS TAKEN UP BY PROSECUTOR RIGHT BFORE MY SELF DEFENSE TRIAL IN DC-01-422 TO WHICH THE NEWS & MEDIA FLOOD OF INFORMATION AT ALL THE MORNING NOON & EVENING NEWS SLOTS MEN - TIONED THIS "NEW CHARGE" REPEATADLY

+ NEW PHYSICAL &/or BIOLOGICAL EVIDENCE:

PROSECUTOR WITH HELD EVIDENCE FROM THE RAPE KIT & OTHER FORESICS EVIDENCE I BELIEVE, SAMPLES, BEDDING & CLOTHING BAGGED FROM OUR CELL THE LAB DID TESTING ON EVERYTHING & SOMEONE ELSE'S D.N.A WAS FOUND IN THE ALEGED VICTIMS "UNDERWEAR" BY MICHELL GRIFFIN BUT NEVER BROUGHT UP AT TRIAL & MY TRIAL ATTORNEY DID NOT CALL OUR OWN EXPERT - MY ATTY DID NOTHING...

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ALSO WORTH NOTING:

WITHIN OUR EDOVO-TABLETS IS AN APP WE PAY FOR "LEXUS" A LEGAL RESOURCE.,

STATE BAD ACTORS HAVE USED IT TO PLACE A TARGET ON MY BACK WHOM HAVE TOLD INMATES TO DO A SEARCH ON MY NAME & UNDER MY NAME POP'S UP "SEXUAL INTERCOURSE WITHOUT CONCENT" AS THE LEAD CASE WITH NO MENTION THAT THE ACCUSATION AGAINST ME CAME FROM A CONVICTED CELL MATE WHO WAS A CHILD-RAPEST & THERE WAS NO D.N.A OR PROOF THAT I HAD RAPED HIM MUCH LESS TORTURED HIM OR LAID A FINGER ON HIM & MY LEAD CASE IN DC-01-422 IS A SELF DEFENSE CASE AGAINST GROWN-MEN WHICH IS NOT MENTIONED IN "LEXUS" FOR THOUSANDS OF PAGES & TEN CASES LATER...

THE ACCUSER IS A PEDOPHILE & NOBODY CAN TELL A LIE LIKE A PEDOPHILE THEY ARE THE BEST. THERES NO ONE, NO CON-ARTIST ALIVE WHO CAN LIE LIKE A PEDOPHILE. PEDOPHILES ARE THE MONSTERS WALKING AMOUNG US.

MURDERERS, BURGLARS, THIEVES, DRUG DEALERS, THEY CAN ALL JUSTIFY WHAT THEY HAVE DONE. MOST CRIMES OCCUR BECAUSE OF SIMPLE EMOTIONS LIKE GREED OR RAGE OR JEALOUSY & PEOPLE CAN UNDERSTAND THOSE EMOTIONS . I MEAN, WE DONT CONDONE IT, BUT WE DO UNDERSTAND IT & EVERYONES FELT THOSE FEELINGS AT ONE TIME OR ANOTHER., HELL, MOST MOST PEOPLE, IF THERE HONEST, WOULD ADMIT TO PLANNING A PERFECT CRIME IN THEIR HEADS, COMMITTING THE PERFECT ROBBERY OR MURDER & GETTING AWAY WITH IT. EVERY PERSON ON A JURY HAS FELT ANGRY OR JEALOUS, THEY UNDERSTAND THE BASE EMOTIONS BEHIND A CRIME LIKE MURDER & THEY WILL PUNISH A GUY FOR NOT CONTROLLING THAT EMOTION.



A GUY PERPING ON A KID CONVINGES EVERYONE HIS X PLANTED THE STORY IN THE KIDS HEAD. EVERYONE BELIEVES HIM COMPLETELY & HE IS RELEASED AFTER QUESTIONING & THE PROSECUTER EVEN PREPAIRS A SCATHING CROSS EXAMINATION FOR THE KID UNTIL THE

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THE GUYS COMPUTER FORENSICS COMES BACK A MONTH LATER & THE PROSECUTOR CALLS THEM ALL IN TO HIS OFFICE TO SHOW EM THE VIDEO OF THE GUY VIOLATING THE KID (JUST LIKE THE KID SAYS) & WHEN THEY SHOW IT TO THE PEDOPHILE HE CRIES HIS EYES OUT BAWLING LIKE A FRIGGEN BABY & NOT BECAUSE HE RAPED THIS PORE KID & GOT COUGHT, BUT BECAUSE HE SWORE IT WASNT HIM.,

THE PROSECUTOR HAD THIS GUY ON VIDEO, HIS FACE, HIS MOLES, HIS VOICE, HIS TATS & HE WANTED EVERYONE TO BELIEVE IT WAS A LOOK - A - LIKE...

THIS WHOLE THING WAS ALSO VIDEO RECORDED & THE NEW PROSECUTOR BARRED IT & EVEN BARRED MENTION OF THIS BABY-RAPERS CONVICTION FROM MY DEFENSE AT TRIAL & PAINTED THIS GUY AS JUST SOME POOR UN-LUCKY OL. SOUL WHO WAS JUST IN COUNTY LOCK-UP FOR A-LITTLE TO MUCH "DRIMKY-DRINKY".....



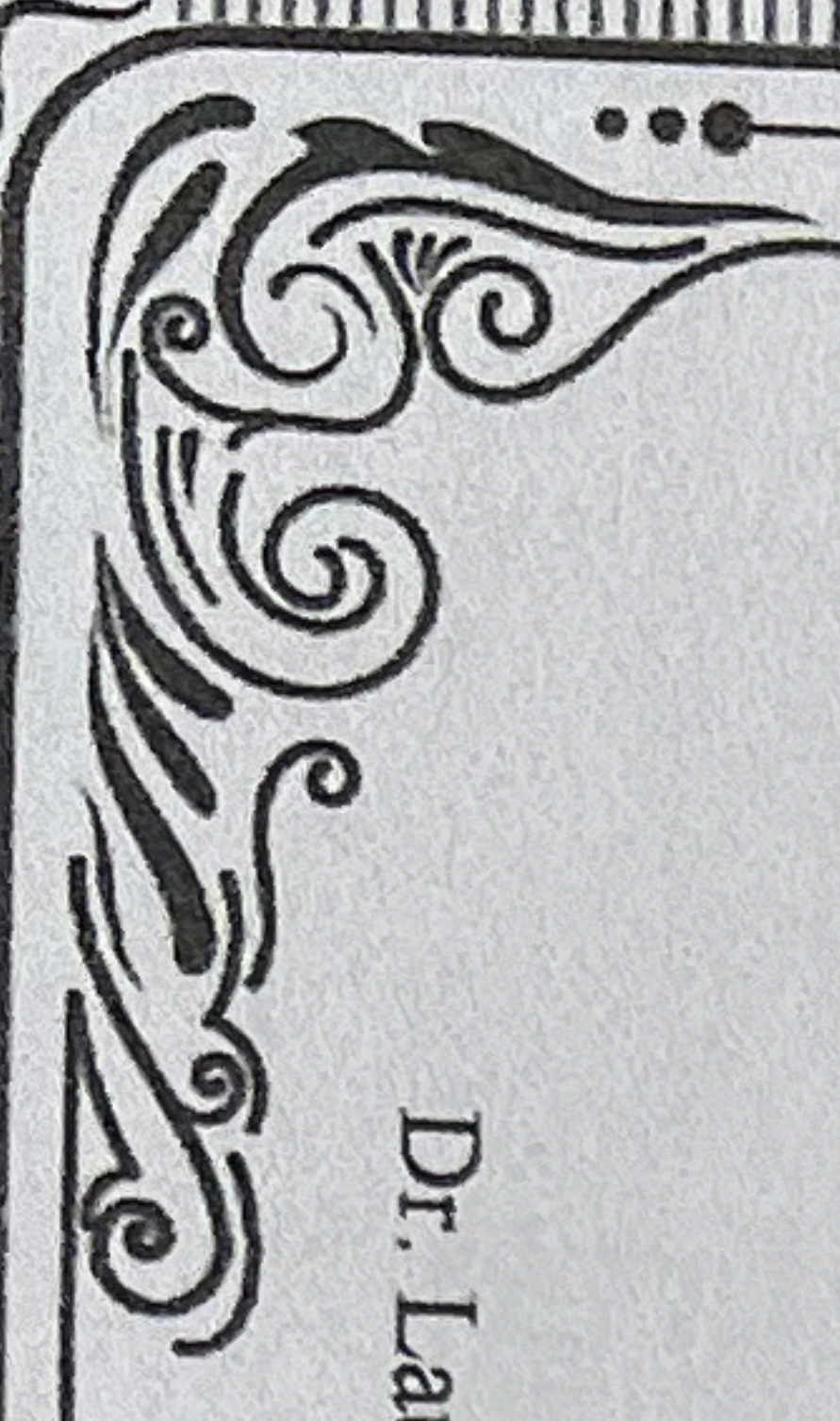
Rancho Del Campo
Campo, CA

This Certifies That
Shane McClanahan

Has satisfactorily completed the necessary requirements
of study as prescribed by school administrators and is

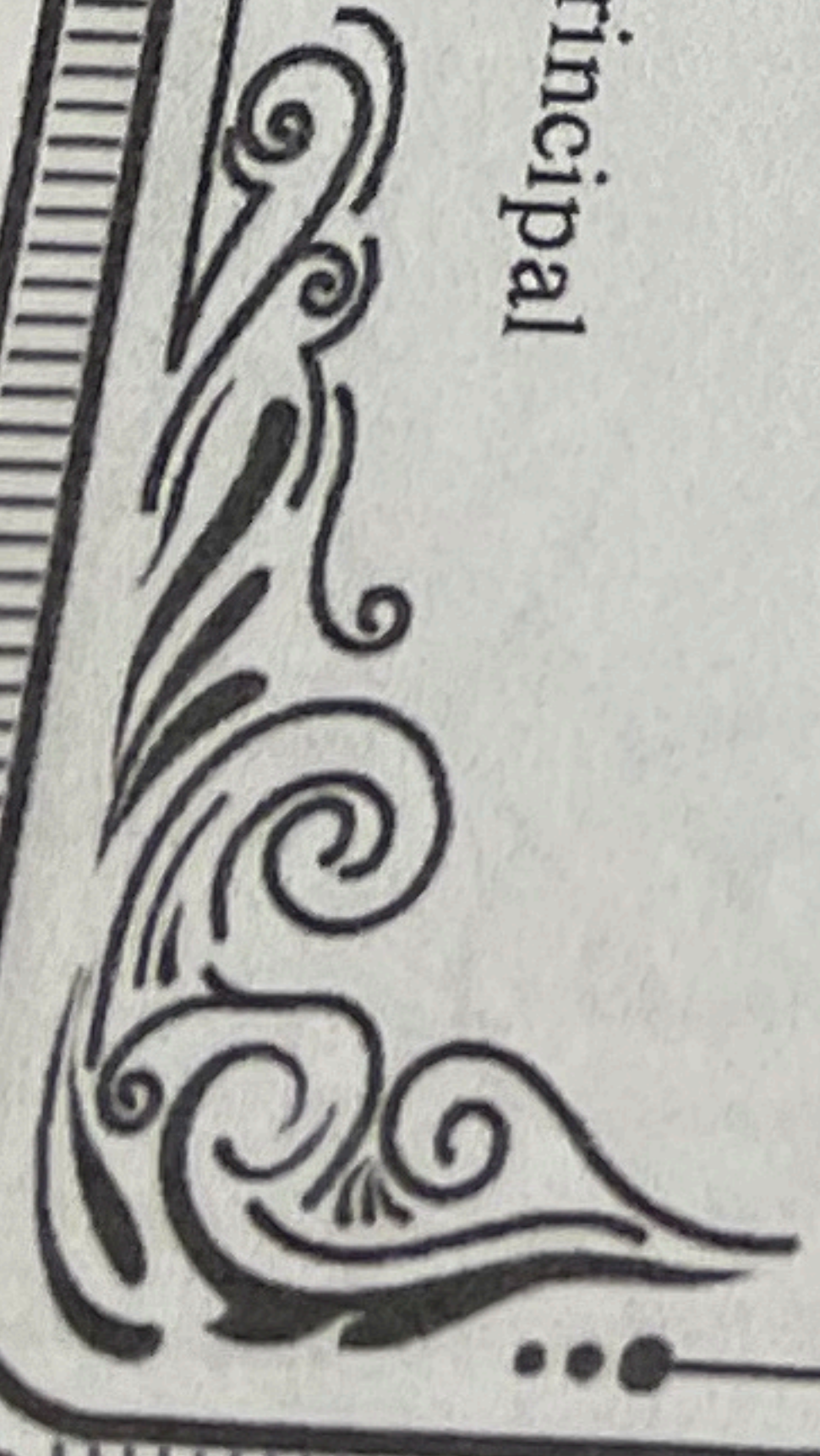
High School Diploma

And is entitled to all the rights and privileges pertaining
Dated this 14th day of May, 1987



Dr. Laura Ortiz, Superintendent

Dr. Gilberto Del La Cruz, Principal



"THE PRISONER CODE"

JUST LIKE THE SLAVERY-CODE, TO THE BLACK & IRISH & INDIAN RESERVATION CODES, TO NOW THE PRISONER-CODE, WE 2.5 MILLION PRISONERS HERE IN INCARCERATION NATION IN THESE UNITED STATES OF AMERICA "LIVE" UNDER LEGAL STRICTURES THAT IMPOSE UPON US ONEROUS DISABILITIES & BURDENS THAT CURTAIL OUR RIGHTS IN THE PURSUIT OF LIFE, LIBERTY & PROPERTIES TO SUCH AN EXTENT THAT OUR FREEDOMS ARE OF LITTLE TO NO VALUE...

AND THE WAR ON DRUGS THAT HAS ERODED AWAY OUR RIGHTS IN THE COURTS, THAT IS NOTHING MORE THAN A WAR ON OUR RIGHTS THAT IS REPORTED LASTLY TO BE 900% WORSE THAN WHEN PREZ RONALD REAGAN "OFFICIALLY" DECLARED IT SHARES EXACT PARALLELS WITH IF NOT BORROWS DIRECTLY FROM THE WW2 NAZI-REGIME OF LEGALISM & HAS ALL POINTS OF THE COMPASS IN COMMON WITH HISTORICAL PRECEDENTS OF THE SLAVERY CODES & SEGRAGATION CODES OF BLACKS, IRISH & INDIAN RESERVATIONS...

WE ARE A HUMAN CATTLE INDUSTRY BUSINESS BIGGER THAN THE CATTLE INDUSTRY & CORRUPT AT THAT FOR THE STATE & THEY DON'T WANT TO SEE US IMPROVE & THEY HAVE A DEEPLY VESTED INTEREST IN MUCH RATHER SEEING US FAIL & FOOTED AGAINST ONE ANOTHER (WHICH IS THE OLDEST "ART" OF WARFAIR "DEVIDE & CONQUER")...

THIS IS WHY OUR COLLECTIVE "JAILHOUSE-LAWYERS-ACTIONS" INSIDE THESE WALLS & FENCE ARE FAR MORE POWERFUL & EFFECTIVE "BEING REINFORCED BY SYMULTANEOUS ACTIONS OUTSIDE THESE WALLS & FENCES!!! ABOVE ALL, ALWAYS REMEMBER THE "PRISON INDUSTRIAL COMPLEX" & ITS COURTS & ITS MEDIA WILL ALWAYS TRY TO BELITTLE & DOWNPLAY OUR EFFORTS & ANY ACTIONS WE TAKE, DENYING US ANY REAL CHANGE OR JUSTICE REFORM., BUT YOUR "LOVE" & "SUPPORT" & "LETTERS" & "GREIVANCES" & "COURT-ACTIONS & BRIEFS & MOTIONS" DO MATTER & WE ARE TURNING THE TIDE... SO, KEEP ON KEEPING IT ON IN FAITH & KEEP ON FIGHTING FIRE WITH FIRE & PEN WITH PEN...

SINCERELY, WWW.SHANEMCCLANAHAN.COM

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