

GOODMAN, LESTER L. Sr. 79

158

CONF009833

DYKES\_I\_013466

REGISTRATION AND SUBSCRIPTION SERVICE

APPENDIX A

BOY SCOUTS OF AMERICA

DATE JUNE 7, 1979

FULL NAME LESTER L. GOODMAN, SR.  
(No initials if you can possibly get full name)

ADDRESS Box 172, R.R. 2

CITY FULTZ STATE ILL. ZIP CODE 62244

DATE OF BIRTH 3/8/46 (This is important and should be exact)

APPROXIMATE AGE 33 (To be used ONLY when date of birth is not known)

RELIGION FIRST BAPTIST CHURCH - WATERLOO NATIONALITY \_\_\_\_\_

OCCUPATION MACHINIST

EDUCATION HIGH SCHOOL GRADUATE - BUT DO NOT KNOW SCHOOL.

WEIGHT 180 HEIGHT 6'2" RACE WHITE

COLOR OF HAIR BROWN COLOR OF EYES BLUE

OUTSTANDING CHARACTERISTICS OR INTERESTS CAMPING

MARRIED OR SINGLE MARRIED CHILDREN 2 13 - LESTER JR., 12 - RANDY  
(Number, ages, and names, if possible)

WIFE'S NAME UNKNOWN

SCOUTING CONNECTIONS:

<u>UNIT #</u>	<u>CITY</u>	<u>STATE</u>	<u>OFFICE</u>	<u>DATE REGISTERED</u>	<u>DATE RESIGNED</u>
T-323	WATERLOO	IL	BELLEVILLE, IL	11/77	2/12/79

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

SUSPENDED OR DENIED REGISTRATION FOR FOLLOWING REASONS:

- CLASS I FELONY
- INDECENT LIBERTIES WITH A CHILD

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION AND LIST ATTACH SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE OR SPECULATION):

See Attached Material.

NOTED  
OCT 15 1979  
JOSEPH L. ANGLER

Signed [Signature]  
SCOUT EXECUTIVE  
Council [Signature]



**OKAW VALLEY COUNCIL**  
Boy Scouts of America

NO RE MITTANCE  
BOY SCOUTS OF AMERICA  
MAR 13 1 07 PM '79

March 14, 1979

*Paul called this council  
to advise them to place  
this guy on the conf.  
list. Have they  
done it?*

Mr. Russell L. Bufkins  
Director, Public Relations  
BOY SCOUTS OF AMERICA  
North Brunswick, New Jersey 08902

*Russ  
CALL RUS*

Dear Russ:

Currently we are caught up in a potential situation of a recently convicted class 1 felon (correspondence attached) being "pushed" for reinstatement as a volunteer in Scouting.

Please guide us on national position in this case.

Sincerely,

*Greg*  
Greg Vik  
Program Director

Enclosure

GV/am

*Mr. Bufkins  
No. 101-100  
Co. Should  
I write a letter  
to you*

*100-100  
cd  
MAY 23 1979*

SERVING SCOUTS AND SCOUTERS THROUGHOUT SOUTH CENTRAL ILLINOIS  
1801 NORTH 17th STREET • BELLEVILLE, ILLINOIS 62223 • TELEPHONE 618 234-9111

CONF009835

DYKES\_I\_013468

May 29, 1979

Mr. Clifford Eng  
Scout Executive  
Okaw Valley Council, No. 116

PERSONAL & CONFIDENTIAL

SUBJECT: Lester L. Goodman, Sr.

Dear Mr. Eng:

We recently received material from Mr. Russell Bufkins related to a potential confidential file candidate by the name of Lester L. Goodman, Sr.

We would like more information concerning this particular situation so that we may know whether the individual should be placed on our file and registration refused in any future position.

I am enclosing a confidential record sheet which I would appreciate having completed, so that we may be able to identify the individual in case he should again try to register. It would also be helpful to have a statement from you indicating whether this is the only offense you know of or whether there were other individuals involved. This will help to determine the length of time that we would refuse registration.

Please call me if you have any questions.

Sincerely,

Paul I. Ernst, Director  
Registration, Subscription and  
Statistical Service

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CONF009836

DYKES\_I\_013469

May 29, 1979

Mr. Clifford Eng  
Scout Executive  
Okaw Valley Council, No. 116

PERSONAL & CONFIDENTIAL

SUBJECT: Lester L. Goodman, Sr.

Dear Mr. Eng:

We recently received material from Mr. Russell Perkins related to a potential confidential file candidate by the name of Lester L. Goodman, Sr.

We would like more information concerning this particular situation so that we may know whether the individual should be placed on our file and registration refused in any future position.

I am enclosing a confidential record sheet which I would appreciate having completed, so that we may be able to identify the individual in case he should again try to register. It would also be helpful to have a statement from you indicating whether this is the only offense you know of or whether there were other individuals involved. This will help to determine the length of time that we would refuse registration.

Please call me if you have any questions.

Sincerely,

Paul I. Ernst, Director  
Registration, Subscription and  
Statistical Service

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CONF009837

DYKES\_I\_013470

October 15, 1979

Mr. Clifford Eng  
Scout Executive  
Okaw Valley Council, No. 116

PERSONAL & CONFIDENTIAL

SUBJECT: Lester L. Goodman, Sr.

Dear Mr. Eng:

Thank you for the detailed information concerning the above Scouter. We have reviewed this case with our Attorney and have now placed this man on the Confidential File.

Sincerely,

Paul I. Ernst, Director  
Registration & Subscription Service

hr

CONF009838

DYKES\_I\_013471

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT  
MONROE COUNTY

THE PEOPLE OF THE STATE OF ILLINOIS

vs.

LESTER L. GOODMAN, SR.  
Defendant

No. 78-CF-15

FILED

JUN 5 1978

*Le Roy M. Reitz*  
CLERK OF THE CIRCUIT COURT  
MONROE COUNTY, ILLINOIS

INFORMATION

The State's Attorney of said County charges:

That on June 4, 1978, in Monroe County,  
Lester L. Goodman, Sr. committed the offense of  
Indecent Liberties With A Child

in that said defendant, a person of the age of 17 years and upwards,  
performed an act of lewd touching on [REDACTED], a child under  
the age of 16 years done with the intent to arouse or to satisfy  
the sexual desires of either [REDACTED] or himself

in violation of Chapter 38, Section 11-4a3, Paragraph [REDACTED], Illinois Revised Statutes:

*Arthur Cornell Cochran*  
(State's Attorney)

STATE OF ILLINOIS  
COUNTY OF MONROE } ss.

The undersigned, on oath, says that the facts set forth in  
the foregoing Information are true in substance and matter  
of fact.

SWORN TO before me [REDACTED] June 5, 1978

*S. Waldine F. Marguerite*  
(Signature)

Notary Public  
(Official Capacity)

(over)

IN THE CIRCUIT COURT  
TWENTIETH JUDICIAL CIRCUIT OF ILLINOIS  
MONROE COUNTY

**FILED**

FEB 14 1978

*Le Roy M. Reitz*

DECK OF THE CIRCUIT COURT  
MONROE COUNTY, ILLINOIS

THE PEOPLE OF THE STATE OF ILLINOIS,	LESTER LEE GOODMAN, SR,
Plaintiff,	Defendant.
DEFT'S. ATTY. Otto Faulbaum	JUDGE Richard Goldenhersch

GEN. NO. 78-CF-15

JUDGMENT ORDER

This cause comes on to be heard for sentencing. Defendant is present in person and by counsel. The above-named defendant has been heretofore adjudicated Guilty of the Crime(s) of Indecent Liberties With A Child  
a Class 1 Felony

The Court, pursuant to Ill. Rev. Stat., ch. 38, §1005-4-1 has:

- a. Considered all the evidence, if any, received upon the trial or the stipulation of facts or the factual basis for the adjudication of guilt;
- b. Considered the presentence investigation report, if any;
- c. Considered the evidence and information offered, if any, by the parties in aggravation and mitigation;
- d. Heard arguments as to sentencing alternatives;
- e. Considered the agreement, if any, of the parties to imposition of a specific sentence;
- f. Afforded the defendant an opportunity to make a statement in his own behalf; and

based upon an independent assessment of all of the above

CONF009840

DYKES\_I\_013473



IT IS THEREFORE ORDERED that pursuant to Ill.Rev.Stat., ch. 38, §1005-6-1, Probation or Conditional Discharge is denied, having regard to the nature and circumstances of the offense and to the history, character, and condition of the offender, the Court being of the opinion that:

\_\_\_\_\_ Defendant's imprisonment is necessary for the protection of the public.

\_\_\_\_\_ Probation or conditional discharge would deprecate the seriousness of the offender's conduct and would be inconsistent with the ends of justice.

THE COURT FINDS as follows:

1. In accordance with Ill.Rev.Stat., ch. 38, §1005-3.1, the following factors of MITIGATION are present:

\_\_\_\_\_ The defendant's criminal conduct neither caused nor threatened serious physical harm to another person.

\_\_\_\_\_ The defendant did not contemplate that his criminal conduct would cause or threaten serious physical harm to another.

\_\_\_\_\_ The defendant acted under a strong provocation.

\_\_\_\_\_ There were substantial grounds tending to excuse or justify the defendant's conduct, though failing to establish a defense.

\_\_\_\_\_ The commission of the offense was induced or facilitated by someone other than the defendant.

\_\_\_\_\_ The defendant has compensated or will compensate the victim for the damage or injury.

X The defendant has no history of prior delinquency or criminal activity or he has led a law abiding life for a substantial period before the commission of the present crime.

X The defendant's conduct was a result of circumstances unlikely to recur.

\_\_\_\_\_ The defendant's character and attitudes indicate he is unlikely to commit another crime.

X The defendant is likely to comply with the terms of a period of probation

X The imprisonment of the defendant would entail excessive hardship to his dependents.

\_\_\_\_\_ The imprisonment of the defendant would endanger his medical condition.

\_\_\_\_\_ Other mitigating factors, if any, considered by the Court:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

2. In accordance with Ill.Rev.Stat., ch. 38, §1005-5-3.2(a), the following factors of AGGRAVATION are present;

- The defendant inflicted or attempted to inflict serious bodily injury to another person.
- The defendant received compensation for committing the offense.
- The defendant has a history of prior delinquency or criminal activity.
- The defendant by the duties of his office or by his position was obligated to prevent the particular offense committed or bring the offenders committing it to justice.
- The defendant held public office at the time of the offense and the offense related to the conduct of that office.
- The defendant utilized his professional reputation or position in the community to commit the offense or to afford him an easier means of committing it.
- The sentence is necessary to deter others from committing the same crime.

Other aggravating factors, if any, considered by the Court:

age and circumstances of the victim

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Defendant is sentenced to the following:

1. Defendant is placed on probation for a period of four years with the Twentieth Judicial Circuit Court Services and Probation Department. Defendant is instructed to report to the Probation Department within forty eight hours of the date of this order.
2. Defendant is ordered to appear before and cooperate with the ADDCO Program for diagnostic testing and rehabilitation through counseling for alcohol related problems.
3. Defendant is ordered to appear before and cooperate with the Monroe County Mental Health, Inc. facility for diagnostic testing and treatment at the discretion of the personnel of the facility.
4. Defendant shall serve a period of periodic imprisonment of the duration of six months. Defendant must serve from Friday evening at 7:00 p.m. until Sunday evening at 7:00 p.m. Said sentence of periodic imprisonment to begin Friday, February 16, 1979.
5. Defendant is assessed costs in the amount of \$421.00.

CONF009843

DYKES\_I\_013476

THE COURT ADVISES DEFENDANT OF THE RIGHT TO APPEAL as follows:

✓ X

That since this judgment is entered pursuant to a conviction after trial upon a plea of not guilty, defendant may appeal the conviction and sentence; that defendant has the right to request that the Clerk prepare and file a notice of appeal; that, if indigent, defendant has the right to a transcript of the proceedings and the right to appeal will be preserved only if a notice of appeal is filed in the trial court within 30 days from the date of this sentence.


That, since this judgment is entered pursuant to a plea of guilty:

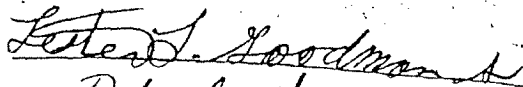
- a. Defendant has a right to appeal;
- b. Prior to taking an appeal, defendant must file in the court, within 30 days of the date on which sentence is imposed, a written motion asking to have the judgment vacated and for leave to withdraw the plea of guilty, setting forth the grounds for the motion;
- c. If the motion is allowed, the plea of guilty, sentence and judgment will be vacated and a trial date will be set on the charges to which the plea of guilty was made;
- d. Upon the request of the State any charges that may have been dismissed as a part of a plea agreement will be reinstated and will also be set for trial;
- e. If defendant is indigent, a copy of the transcript of the proceedings at the time of the plea of guilty and sentence will be provided without cost and counsel will be appointed to assist defendant with the preparation of the motions; and
- f. If any appeal taken from the judgment on the plea of guilty, any issue or claim of error not raised in the motion to vacate the judgment and to withdraw the plea of guilty shall be deemed waived.

IT IS FURTHER ORDERED THAT defendant shall pay the costs of prosecution.

DATE February 14, 1979

ENTER:

  
Judge

  
Defendant

CONF009844

DYKES\_I\_013477

Twentieth Judicial Circuit

IN THE CIRCUIT COURT OF MONROE COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS,

Plaintiff,

vs.

Lester Goodman Sr. Defendant

CRIMINAL No. 78 CF-15

Charge: Indecent Liberties with a child

FILED

CONDITIONS OF PROBATION

This matter having come before the Court and the Courts being fully advised of the circumstances that there are reasonable grounds to expect that the defendant may be reformed, and that the defendant is a fit subject for probation, and that the interests of society shall be served if this application for probation is granted.

FEB 15 1979

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED, that the above named defendant, Lester Goodman Sr., is hereby placed on probation for a period of four (4) years from Feb. 14, 1979, on the following terms and conditions:

- 1. That you shall not violate the criminal laws within the State of Illinois or any other State that you may be authorized to reside during the period of your probation. You must report immediately to your Probation Officer any arrest or questioning by any police department.
2. That you shall appear in person in the Probation Office, between the 1st and 7th day of each and every month to your Probation Officer at the St. Clair County Bldg. and/or to that being an agency directed by the Court or Probation Department to supervise, to medically treat, or medically evaluate, to educationally instruct or to periodically confine you during the period of your probation.
3. That you must report immediately any change of address, employment, etc., and cooperate with your Probation Officer.
4. That you shall not during the period of your probation, have in your possession, purchase, or operate a firearm or other dangerous weapon(s), as defined by the Statutes of the State.
5. That you shall not during the term of your probation leave the State of Illinois, nor travel more than 100 miles from your home of record within the State of Illinois without the expressed written permission of the Court which granted your probation, or of your Probation Officer. (Except for the Greater Metro-St. Louis area.) You must call your Probation Officer and ask for permission to leave the area if traveling more than 100 miles within your home state, and must have a written travel permit if traveling out of state.
6. That during the term of your probation you shall not associate with, reside in, or attend any place where convicted felons, probationers, parolees or persons of ill repute, congregate or assemble, except as may be ordered by the Court for rehabilitative purposes, or, that has had prior approval of the Probation Department.
7. That you will permit your Probation Officer to visit you at your home or elsewhere that you might be during the period of your probation.
8. That court costs, fines, or restitution shall be paid in full within a period as ordered by the Court, or you shall appear in Court to show cause why these monies have not been paid and why your probation should not be revoked. A fee bill is to be furnished to you by the Clerk of the Circuit Court. Restitution is to be made in the amount of to
9. That you shall further obey and comply with such other reasonable rules and regulations as are defined in article number 10.
10. Special Conditions of Probation:
Deft. to participate in ADDCO program for diagnostic testing and rehab. through counseling for alcohol related problems.
Deft is ordered to appear before and cooperate with Monroe County Mental Health for diagnostic testing and treatment
Deft to serve periodic imprisonment for the duration of six (6) months. To serve from Friday evening at 7 PM to Sunday evening at 7 PM. Said sentence of periodic imprisonment to begin Friday, Feb. 16, 1979.

11. That I will hereby waive extradition to the the State of Illinois from any jurisdiction in or outside of the United States where I may be found and also agree that I will not contest any effort by any jurisdiction to return me to the State of Illinois.

ENTERED THIS 14th DAY OF Feb. 1979

Hon. Richard P. Goydenherst

This will acknowledge that I have this 14th day of Feb. 1979, received and understand the articles of probation contained herein and they were read to me in their entirety and explained to me fully by the below named Probation Officer, Court Services and Probation Department, Twentieth Judicial Circuit, State of Illinois.

Attest

Lester Goodman Sr. DEFENDANT
Michael D. Morris PROBATION OFFICER

(SEAL)

Taken, entered into and acknowledged before me this 14th day of Feb. A. D. 1979.

Helen M. Miller NOTARY My commission expires 11-7-79

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT  
MONROE COUNTY

*Active File - Troop 323*

THE PEOPLE OF THE STATE OF ILLINOIS

vs.

No. 78-CF-15

LESTER L. GOODMAN, SR.

Defendant

**FILED**

JUN 5 1978

*Le Roy M. Ritz*  
CLERK OF THE CIRCUIT COURT  
MONROE COUNTY, ILLINOIS

**INFORMATION**

The State's Attorney of said County charges:

That on June 4, 1978, in Monroe County,  
Lester L. Goodman, Sr. committed the offense of  
Indecent Liberties With A Child

in that said defendant, a person of the age of 17 years and upwards,  
performed an act of lewd touching on [REDACTED], a child under  
the age of 16 years done with the intent to arouse or to satisfy  
the sexual desires of either [REDACTED] or himself

in violation of Chapter 38, Section 11-4a3, Paragraph \_\_\_\_\_, Illinois Revised Statutes.

*Arthur Howell Cochran*  
(State's Attorney)

STATE OF ILLINOIS }  
COUNTY OF MONROE } ss.

The undersigned, on oath, says that the facts set forth in  
the foregoing information are true-in-substance and matter  
of fact.

SWORN TO before me June 5, 1978

*Donald F. Marguardt*  
(Signature)

Notary Public  
(Official Capacity)

(over)

**FILED**

FEB 14 1979

*Le Roy M. Ratz*

CLERK OF THE CIRCUIT COURT  
MONROE COUNTY, ILLINOIS

THE PEOPLE OF THE  
STATE OF ILLINOIS,

LESTER LEE GOODMAN, SR,

-vs-

Plaintiff,

Defendant.

DEF.'S.  
ATTY. Otto Faulbaum

JUDGE Richard Goldenhersch

GEN. NO. 78-CF-15

JUDGMENT ORDER

This cause comes on to be heard for sentencing. Defendant is present in person and by counsel. The above-named defendant has been heretofore adjudicated Guilty of the Crime(s) of Indecent Liberties With A Child

a Class 1 Felony

The Court, pursuant to Ill. Rev. Stat., ch. 38, §1005-4-1 has:

- a. Considered all the evidence, if any, received upon the trial or the stipulation of facts or the factual basis for the adjudication of guilt;
- b. Considered the presentence investigation report, if any;
- c. Considered the evidence and information offered, if any, by the parties in aggravation and mitigation;
- d. Heard arguments as to sentencing alternatives;
- e. Considered the agreement, if any, of the parties to imposition of a specific sentence;
- f. Afforded the defendant an opportunity to make a statement in his own behalf; and

based upon an independent assessment of all of the above

CONF009847

DYKES\_I\_013480

IT IS THEREFORE ORDERED that pursuant to Ill. Rev. Stat., ch. 38, §1005-6-1, Probation or Conditional Discharge is denied, having regard to the nature and circumstances of the offense and to the history, character, and condition of the offender, the Court being of the opinion that:

Defendant's imprisonment is necessary for the protection of the public.

Probation or conditional discharge would deprecate the seriousness of the offender's conduct and would be inconsistent with the ends of justice.

THE COURT FINDS as follows:

1. In accordance with Ill. Rev. Stat., ch. 38, §1005-3.1, the following factors of MITIGATION are present:

The defendant's criminal conduct neither caused nor threatened serious physical harm to another person.

The defendant did not contemplate that his criminal conduct would cause or threaten serious physical harm to another.

The defendant acted under a strong provocation.

There were substantial grounds tending to excuse or justify the defendant's conduct, though failing to establish a defense.

The commission of the offense was induced or facilitated by someone other than the defendant.

The defendant has compensated or will compensate the victim for the damage or injury.

The defendant has no history of prior delinquency or criminal activity or he has led a law abiding life for a substantial period before the commission of the present crime.

The defendant's conduct was a result of circumstances unlikely to recur.

The defendant's character and attitudes indicate he is unlikely to commit another crime.

The defendant is likely to comply with the terms of a period of probation

The imprisonment of the defendant would entail excessive hardship to his dependents.

The imprisonment of the defendant would endanger his medical condition.

Other mitigating factors, if any, considered by the Court:

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2. In accordance with Ill. Rev. Stat., ch. 58, §1005-5-3.2(a),  
the following factors of AGGRAVATION are present;

- The defendant inflicted or attempted to inflict serious bodily injury to another person.
- The defendant received compensation for committing the offense.
- The defendant has a history of prior delinquency or criminal activity.
- The defendant by the duties of his office or by his position was obligated to prevent the particular offense committed or bring the offenders committing it to justice.
- The defendant held public office at the time of the offense and the offense related to the conduct of that office.
- The defendant utilized his professional reputation or position in the community to commit the offense or to afford him an easier means of committing it.
- The sentence is necessary to deter others from committing the same crime.

Other aggravating factors, if any, considered by the Court:  
age and circumstances of the victim

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Defendant is sentenced to the following:

1. Defendant is placed on probation for a period of four ~~years~~ months, the Twentieth Judicial Circuit Court Services and Probation Department. Defendant is instructed to report to the Probation Department within forty eight hours of the date of this order.
2. Defendant is ordered to appear before and cooperate with the ABDCO Program for diagnostic testing and rehabilitation through counseling for alcohol related problems.
3. Defendant is ordered to appear before and cooperate with the Monroe County Mental Health, Inc. facility for diagnostic testing and treatment at the discretion of the personnel of the facility.
4. Defendant shall serve a period of periodic imprisonment of the duration of six months. Defendant must serve from Friday evening at 7:00 p.m. until Sunday evening at 7:00 p.m. Said sentence of periodic imprisonment to begin Friday, February 16, 1979.
5. Defendant is assessed costs in the amount of \$421.00.

CONF009850

DYKES\_I\_013483

THE COURT ADVISES DEFENDANT OF THE RIGHT TO APPEAL as follows:

X That since this judgment is entered pursuant to a conviction after trial upon a plea of not guilty, defendant may appeal the conviction and sentence; that defendant has the right to request that the Clerk prepare and file a notice of appeal; that, if indigent, defendant has the right to a transcript of the proceedings and the right to appeal will be preserved only if a notice of appeal is filed in the trial court within 30 days from the date of this sentence.


That, since this judgment is entered pursuant to a plea of guilty:


- a. Defendant has a right to appeal;
- b. Prior to taking an appeal, defendant must file in the court, within 30 days of the date on which sentence is imposed, a written motion asking to have the judgment vacated and for leave to withdraw the plea of guilty, setting forth the grounds for the motion;
- c. If the motion is allowed, the plea of guilty, sentence and judgment will be vacated and a trial date will be set on the charges to which the plea of guilty was made;
- d. Upon the request of the State any charges that may have been dismissed as a part of a plea agreement will be reinstated and will also be set for trial;
- e. If defendant is indigent, a copy of the transcript of the proceedings at the time of the plea of guilty and sentence will be provided without cost and counsel will be appointed to assist defendant with the preparation of the motions; and
- f. If any appeal taken from the judgment on the plea of guilty, any issue or claim of error not raised in the motion to vacate the judgment and to withdraw the plea of guilty shall be deemed waived.

IT IS FURTHER ORDERED THAT defendant shall pay the costs of prosecution.

DATE February 14, 1979

ENTER:

  
Judge

  
Defendant

CONF009851

DYKES\_I\_013484

Twentieth Judicial Circuit  
IN THE CIRCUIT COURT OF MONROE COUNTY ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS,

Plaintiff,

vs.

Lester Goodman Sr.  
Defendant

CRIMINAL No. 78 CF-15

Charge: Indecent Liberties  
with a child

FILED

CONDITIONS OF PROBATION

This matter having come before the Court and the Courts being fully advised of the circumstances that there are reasonable grounds to expect that the defendant may be reformed, and that the defendant is a fit subject for probation, and that the interests of society shall be served if this application for probation is granted.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED, that the above named defendant, Lester Goodman Sr., is hereby placed on probation for four (4) years from Feb. 14, 1979, 19\_\_\_ on the following terms and conditions:

1. That you shall not violate the criminal laws within the State of Illinois or any other State that you may be authorized to reside during the period of your probation. You must report immediately to your Probation Officer any arrest or questioning by any police department.
2. That you shall appear in person in the Probation Office, between the 1st and 7th day of each and every month to your Probation Officer at the St. Clair County Bldg. and/or to \_\_\_\_\_ and/or to \_\_\_\_\_ that being an agency directed by the Court or Probation Department to supervise, to medically treat, or medically evaluate, to educationally instruct or to periodically confine you during the period of your probation.
3. That you must report immediately any change of address, employment, etc., and cooperate with your Probation Officer.
4. That you shall not during the period of your probation, have in your possession, purchase, or operate a firearm or other dangerous weapon(s), as defined by the Statutes of the State.
5. That you shall not during the term of your probation leave the State of Illinois, nor travel more than 100 miles from your home of record within the State of Illinois without the expressed written permission of the Court which granted you probation, or of your Probation Officer. (Except for the Greater Metro-St. Louis area.) You must call your Probation Officer and ask for permission to leave the area if travelling more than 100 miles within your home state, and must have a written travel permit if traveling out of state.
6. That during the term of your probation you shall not associate with, reside in, or attend any place where convicted felons, probationers, parolees or persons of ill repute, congregate or assemble, except as may be ordered by the Court for rehabilitative purposes, or, that has had prior approval of the Probation Department.
7. That you will permit your Probation Officer to visit you at your home or elsewhere that you might be during the period of your probation.
8. That court costs, fines, or restitution shall be paid in full within a c/costs in the amount of \$421.00 period as ordered by the Court, or you shall appear in Court to show cause why these monies have not been paid and why you probation should not be revoked. A fee bill is to be furnished to you by the Clerk of the Circuit Court. Restitution is to be made in the amount of \_\_\_\_\_ to \_\_\_\_\_.
9. That you shall further obey and comply with such other reasonable rules and regulations as are defined in article number 10.

10. Special Conditions of Probation:

Deft. to participate in ADDCO program for diagnostic testing and rehab. through counseling for alcohol related problems.  
Deft is ordered to appear before and cooperate with Monroe County Mental Health for diagnostic testing and treatment  
Deft to serve periodic imprisonment for the duration of six (6) months. To serve from Friday evening at 7 PM to Sunday evening at 7 PM. Said sentence of periodic imprisonment to begin Friday, Feb. 16, 1979.

11. That I will hereby waive extradition to the the State of Illinois from any jurisdiction in or outside of the United States where I may be found and also agree that I will not contest any effort by any jurisdiction to return me to the State of Illinois.

ENTERED THIS 14th DAY OF Feb. 1979  
Hon. Richard P. Goldenhersh

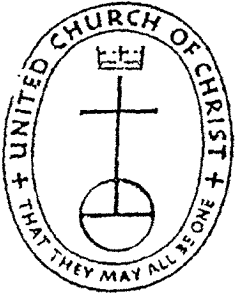
This will acknowledge that I have this 14th day of Feb. 1979 received and understand the articles of probation contained herein and they were read to me in their entirety and explain to me fully by the below named Probation Officer, Court Services and Probation Department, Twentieth Judicial Circuit State of Illinois.

Lester Goodman Sr.  
Lester Goodman Sr. DEFENDANT  
Michael D. Morris  
Michael D. Morris PROBATION OFFICER

(SEAL)

Taken, entered into and acknowledged before me this 14th day of Feb., A. D. 1979

Helen M. Miller  
Helen M. Miller NOTARY  
My commission expires 11-7-79



# St. Paul United Church of Christ

200 N. Main — Waterloo, Illinois 62298 — (618) 939-7123

Fred Wehrenberg, Pastor

John Specht, Asst. Pastor

February 21, 1979

Mr. Greg Vic  
Boy Scouts of America Office  
1801 N. 17th St.  
Belleville, Illinois

Dear Mr. Vic:

As per our phone conversation of last week, I am forwarding to you the original copy of the resignation from the position of Assistant Scoutmaster signed by Mr. Lester Goodman. I have made a copy of this resignation for my files, and Mr. Goodman has also been given a copy.

In light of this resignation, we hereby request that Mr. Goodman's name be removed from the Boy Scout Troop 323 Charter for this new registration year. Thank you for your help and cooperation in this matter.

Pastor John R. Specht  
on behalf of  
The Boy Scout Committee  
Troop 323 and its  
Charter Organization  
St. Paul United Church of Christ

CONF009853

DYKES\_I\_013486

Feb. 12, 1979

Mr. Lester Goodman,

As per our Agreement as of the Boy Scout  
Committee meeting in November, pertaining to  
your current problems with the State of Illinois.  
At that meeting you stated that you would then  
tender your resignation from the Boy Scouts as  
Assistant Troop Leader.

The committee felt that this was not  
necessary unless you should be convicted  
and your right to appeal any such conviction  
be exhausted.

It is with deep regret that we the ~~committee~~  
Boy Scout Committee now feel we must  
accept your resignation.

The Boy Scout Committee

Troop 323

Your Statement of Resignation: Lester Goodman

CONF009854

DYKES\_I\_013487

St. Louis and then to Jewish Ho

2/21/79 JSS/E

## Goodman to Spend Weekends in Jail For Six Months

Lester Goodman Sr., who was convicted by a jury Dec. 6 on charges of taking indecent liberties with a child, was placed on probation for four years last Wednesday by Judge Richard Goldenhersh after a pre-sentence investigation.

As part of the terms of probation, Goodman is to spend weekends in jail for six months beginning Feb. 16. He is to report to jail each Friday at 7 p.m. and be released at 7 p.m. Sunday.

Goodman is also to pay \$421 in court costs, report monthly to the probation office in Belleville, seek counseling for alcohol related problems and cooperate with the Monroe County Mental Health Association for testing and treatment.

CONF009855

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