

Dim, Rayford T 78

1581

CONF010120

DYKES_I_013753

CONFIDENTIAL RECORD SHEET
 REGISTRATION AND SUBSCRIPTION SERVICE
 BOY SCOUTS OF AMERICA

DATE October 5, 1978

FULL NAME Rayford Thomas Dunn
 (No initials if you can possibly get full name)

ADDRESS Box 431

CITY Hico STATE Texas ZIP CODE 76457

DATE OF BIRTH 1/16/28 (This is important and should be exact)

APPROXIMATE AGE 52 (To be used ONLY when date of birth is not known)

RELIGION Methodist NATIONALITY American

OCCUPATION Postmaster-City of Hico 20 years with U.S. Postal Service

EDUCATION _____

WEIGHT 200 lbs COLOR White HEIGHT 6'1"

COLOR OF HAIR Black COLOR OF EYES Green

OUTSTANDING CHARACTERISTICS OR INTERESTS _____

MARRIED OR SINGLE Married CHILDREN 1 - Adopted 21 Name Unknown
 (Number, ages, and names, if possible)

WIFE'S NAME Daisy Social Security # XXXXXXXXXX

SCOUTING CONNECTIONS: Texas Operators Drivers License #
0549125

UNIT #	CITY	STATE	OFFICE	DATE REGISTERED	DATE RESIGNED
T378	Hico	Tx.	Scoutmaster	2/24/77	June 1978

(Previously registered with Longhorn Council, Ft Worth Texas)
 SPECIAL RECOGNITION District Award of Merit, (Woodbadge - Part I - Not Complete)
Scouters Training Award, Scouters Key

RECOMMENDED FOR CONFIDENTIAL FILE FOR FOLLOWING REASONS:

- | | |
|---|--|
| <input checked="" type="checkbox"/> CONVICTION OF CRIMINAL CONDUCT | <input type="checkbox"/> SUBSTANTIATED REPORTS |
| <input type="checkbox"/> OFFICIAL CHARGES OF CRIMINAL CONDUCT (REVIEW) | <input type="checkbox"/> UNSUBSTANTIATED REPORTS |

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND INDIVIDUAL FOR CONFIDENTIAL FILE AND LIST SUPPORTING DOCUMENTS:

See attached newspaper article. Telephone call received from Law Enforcement Officer alerting the office of the situation. Meeting was held in Hico and a new Scoutmaster was selected. The unit is functioning well and attended summer camp.

See attached Court Records showing conviction and sentencing at 220th District Court, Hamilton Texas.
 signed Larry Jacobs
 SCOUT EXECUTIVE

Report compiled by Larry Jacobs, District Scout Executive
 Council Heart O Texas # 662

December 6, 1978

Mr. Ben F. Kelln
Scout Executive
Heart O'Texas Council, No.662

PERSONAL AND CONFIDENTIAL

SUBJECT: Rayford Thomas Dunn

Dear Ben:

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,

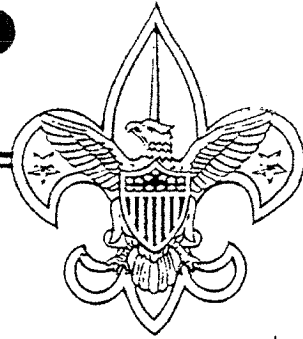
Paul I. Ernst, Director
Registration & Subscription Service

af

CONF010122

DYKES_I_013755

Boy Scouts of America



Heart O' Texas Council NO. 662

500 LAKE AIR DRIVE - PHONE 817 772-8932 - WACO, TEXAS 76710

October 30, 1978

Mr. Paul L. Ernst, Dir.
Registration & Subscription Ser.
Boy Scouts of America

— PERSONAL & CONFIDENTIAL
RE: Raymond Thomas Dunn

Dear Paul,

Please find enclosed the necessary materials and information to complete the file on above referenced subject.

Sincerely,
Ben H. Allen, S.E.

Encl:

Confidential Record Sheet
Newspaper Clipping
Certified Copies of Court Proceedings & Sentence.

NOV 2 2 1978

CONF010123

DYKES_I_013756

Dunn Receives

8-Year Term

HAMILTON — Rayford T. Dunn, 52, former postmaster and scoutmaster at Hico, pleaded guilty Wednesday to three counts of sexual abuse of a child and was sentenced to eight years in prison on each count.

Dunn pleaded guilty before 220th District Court Judge Andrew Campbell.

Judge Campbell said the three prison terms will run concurrently.

San Francisco Tribune-Herald Thursday, October 5, 1978

CONF010124

DYKES_I_013757

THE STATE OF TEXAS vs. Rayford T. Dunn

IN DISTRICT COURT OF Hamilton COUNTY, No. 5902
220th JUDICIAL DISTRICT OF TEXAS. July Term A. D. 19 78
Date October 4, 19 78

This day this cause was called for trial, and the State appeared by her District Attorney, and the Defendant, Rayford T. Dunn having been duly arraigned, appeared in person, in open court, his counsel also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, the indictment was read, and the Defendant entered his plea of *guilty ~~to the offense~~ thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him *to confess his guilt ~~to the offense~~ the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of Sexual Abuse of a Child

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be *by confinement in the *Texas Department of Corrections ~~to the Texas Department of Corrections~~ County Texas, for a term of Eight Years

*by confinement of

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Rayford T. Dunn is guilty of the offense of Sexual Abuse of a Child as found by the Court, and that he be punished as found by the Court, that is *by confinement in the *Texas Department of Corrections ~~to the Texas Department of Corrections~~ for a term of Eight Years

*by confinement of and that the State of Texas do have and recover of the said Defendant ~~the amount of costs~~ all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

Andrew P. Taylor
Judge 220th Judicial District of Texas

*Strike if not applicable.

THE STATE OF TEXAS

County of Hamilton } I, Earline Jones, Clerk
of the 220th District Court within and for the County and State aforesaid, hereby
certify that the foregoing contains a true and correct copy of the Judgment in Cause No. 5902,
entitled the State of Texas vs. Rayford T. Dunn
as the same appears of record in this office in the Criminal Minutes of said Court in Vol. P, Page _____

IN WITNESS WHEREOF, I hereto set my hand and seal of office this the 26th day of
October, 1978

Earline Jones
Clerk 220th District Court
Hamilton County, Texas
By [Signature], Deputy.

No. _____	COPY OF JUDGMENT CONVICTION BY COURT PLEA OF GUILTY OR NOLO CONTENDERE PUNISHMENT BY COURT	THE STATE OF TEXAS	vs.		
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THE STATE OF TEXAS vs. Rayford T. Dunn
IN DISTRICT COURT OF Hamilton COUNTY, } No. 5902
220th JUDICIAL DISTRICT OF TEXAS. } July Term A. D. 1978
Date October 4, 1978

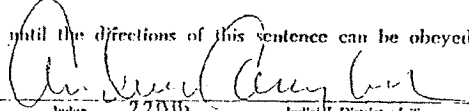
This day this cause being again called, the State appeared by her District Attorney, and the Defendant, Rayford T. Dunn, was brought into open court in person, in charge of the Sheriff, for the purpose of having the sentence of the law pronounced in accordance with the ~~order and~~ judgment herein rendered and entered against the said Defendant. And thereupon the Defendant was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and the Defendant answered nothing in bar thereof, he having waived time for filing motion for a new trial. Whereupon the Court proceeded, in the presence of the said Defendant, to pronounce sentence against him as follows:

It is Ordered by the Court that the Defendant, Rayford T. Dunn, who has been adjudged to be guilty of the offense of Sexual Abuse of a Child

he, and is hereby sentenced to confinement in the Texas Department of Corrections for a term of not less than 2 nor more than 8 years, and that the State of Texas do have and recover of said Defendant all costs of this prosecution, for which execution may issue against the property of said Defendant, and that the Defendant be delivered by the Sheriff of Hamilton County, Texas, or the authorized agent of the State of Texas, to the Director of the Texas Department of Corrections, or other person legally authorized to receive such convicts, and the said Defendant shall be confined in the manner and for the period aforesaid.

*It is further Ordered by the Court that the judgment and sentence in this cause shall begin to run from and after the 6th day of June, 1978, the date the Defendant was placed in jail in this cause.

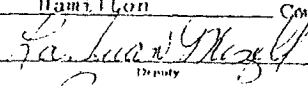
And the said Defendant is hereby remanded to jail until the directions of this sentence can be obeyed.


Judge 220th Judicial District of Texas

THE STATE OF TEXAS }
COUNTY OF Hamilton } I, Earline Jones
Clerk of the District Court in and for said County, hereby certify that the above is a true and correct copy of the sentence in the above entitled cause, as appears of record in the Criminal Minutes of said Court in Vol. P, Page 84

WITNESS MY HAND and seal of office at Hamilton, Texas this 24th day of October, 1978.

Earline Jones
Clerk District Court

Hamilton County, Texas
By 
Deputy
Juan Mizell

*Strike if not applicable.

CONF010127

DYKES_I_013760

THE STATE OF TEXAS vs. Rayford T. Dunn

IN DISTRICT COURT OF Hamilton COUNTY, No. 5903
220th JUDICIAL DISTRICT OF TEXAS. July Term A. D. 19 78
Date October 4, 19 78

This day this cause was called for trial, and the State appeared by her District Attorney,

and the Defendant, Rayford T. Dunn, having been duly arraigned, appeared in person, in open court, his counsel also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, the indictment was read, and the Defend-

ant entered his plea of guilty thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him to confess his guilt the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of Sexual Abuse of a Child

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be by confinement in the Texas Department of Corrections County jail of Hamilton County, Texas, for a term of Eight Years

by a fine of

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Rayford T. Dunn, is guilty of the offense of Sexual Abuse of a Child

as found by the Court, and that he be punished as found by the Court, that is by confinement in the Texas Department of Corrections County jail of Hamilton County, Texas, for a term of Eight Years

by a fine of and that the State of Texas do have and recover of the said Defendant the amount of such fine, and all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

[Signature]
Judge 220th Judicial District of Texas

*Strike if not applicable.

THE STATE OF TEXAS

County of Hamilton } I, Earline Jones, Clerk
of the 220th District Court within and for the County and State aforesaid, hereby
certify that the foregoing contains a true and correct copy of the Judgment in Cause No. 5003,
entitled the State of Texas vs. Rayford T. Dunn
as the same appears of record in this office in the Criminal Minutes of said Court in Vol. P, Page _____

IN WITNESS WHEREOF, I hereto set my hand and seal of office this the 26th day of
October, 19 73

Earline Jones
Clerk 220th District Court
Hamilton County, Texas
By [Signature], Deputy.

No. _____	COPY OF JUDGMENT CONVICTION BY COURT PLEA OF GUILTY OR NOLO CONTENDERE PUNISHMENT BY COURT	THE STATE OF TEXAS vs.	
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THE STATE OF TEXAS vs. Rayford T. Dunn
IN DISTRICT COURT OF Hamilton COUNTY, } No. 5903
220th JUDICIAL DISTRICT OF TEXAS. } Term A. D. 19 78
Date October 4, 19 78

This day this cause being again called, the State appeared by her District Attorney, and the Defendant, Rayford T. Dunn, was brought into open court in person, in charge of the Sheriff, for the purpose of having the sentence of the law pronounced in accordance with the ~~verdict~~ judgment herein rendered and entered against the said Defendant. And thereupon the Defendant was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and the Defendant answered nothing in bar thereof. * he having waived time for filing motion for a new trial. Whereupon the Court proceeded, in the presence of the said Defendant, to pronounce sentence against him as follows:

It is Ordered by the Court that the Defendant, Rayford T. Dunn, who has been adjudged to be guilty of the offense of Sexual Abuse of a Child

be, and is hereby sentenced to confinement in the Texas Department of Corrections for a term of not less than 2 nor more than 8 years, and that the State of Texas do have and recover of said Defendant all costs of this prosecution, for which execution may issue against the property of said Defendant, and that the Defendant be delivered by the Sheriff of Hamilton County, Texas, or the authorized agent of the State of Texas, to the Director of the Texas Department of Corrections, or other person legally authorized to receive such convicts, and the said Defendant shall be confined in the manner and for the period aforesaid.

*It is further Ordered by the Court that the judgment and sentence in this cause shall begin to run from and after the 6th day of June, 19 78, the date the Defendant was placed in jail in this cause.

And the said Defendant is hereby remanded to jail until the directions of this sentence can be obeyed.

[Signature]
Judge 220th Judicial District of Texas

THE STATE OF TEXAS }
COUNTY OF Hamilton } I, Earline Jones
Clerk of the District Court in and for said County, hereby certify that the above is a true and correct copy of the sentence in the above entitled cause, as appears of record in the Criminal Minutes of said Court in Vol. P, Page 87

WITNESS MY HAND and seal of office at Hamilton, Texas this 4th day of October, 19 78.

Earline Jones
Clerk District Court
Hamilton County, Texas
By [Signature]
Deputy
La Juan Mizell

*Strike if not applicable.

THE STATE OF TEXAS vs. Rayford T. Dunn
 IN DISTRICT COURT OF Hamilton COUNTY, } No. 5901
220th JUDICIAL DISTRICT OF TEXAS. } July Term A. D. 19 78
 Date October 4, 19 78

This day this cause was called for trial, and the State appeared by her District Attorney, and the Defendant, Rayford T. Dunn having been duly arraigned, appeared in person, in open court, his counsel also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury in the trial of this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, the indictment was read, and the Defendant entered his plea of guilty thereto, and thereupon the said Defendant was admonished by the Court of the consequences of said plea, and the said Defendant persisted in his plea; and it plainly appearing to the Court that the Defendant is sane and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him to confess his guilt the said plea is by the Court received and here now entered of record upon the minutes of the court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel is of the opinion and so finds that the said Defendant is guilty of the offense of Sexual Abuse of a Child

And it appearing to the Court that the Defendant, his counsel, and the State's attorney have agreed in writing in open court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having consented to the waiver of a jury herein, and after having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be by confinement in the Texas Department of Corrections County of Hamilton for a term of Eight (8) Years

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, Rayford T. Dunn, is guilty of the offense of Sexual Abuse of a Child as found by the Court, and that he be punished as found by the Court, that is by confinement in the Texas Department of Corrections for a term of Eight (8) Years

and that the State of Texas do have and recover of the said Defendant all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

Andrew Campbell
 Judge 220th Judicial District of Texas

*Strike if not applicable.

THE STATE OF TEXAS

County of Hamilton } I, Earline Jones, Clerk
of the 220th District Court within and for the County and State aforesaid, hereby
certify that the foregoing contains a true and correct copy of the Judgment in Cause No. 5901,
entitled the State of Texas vs. Rayford T. Dunn
as the same appears of record in this office in the Criminal Minutes of said Court in Vol. P, Page 80.

IN WITNESS WHEREOF, I hereto set my hand and seal of office this the 26th day of
October, 19 78.

Earline Jones

Clerk 220th District Court

Hamilton

County, Texas

By Juan Nizaj, Deputy.

16-2032 HART	No. _____	COPY OF JUDGMENT CONVICTION BY COURT PLEA OF GUILTY OR NOLO CONTENDERE PUNISHMENT BY COURT	THE STATE OF TEXAS vs.				
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CONF010132

DYKES_I_013765

IN DISTRICT COURT OF Hamilton COUNTY, No. 5901
220th JUDICIAL DISTRICT OF TEXAS. July Term A. D. 19 78
Date October 4, 19 78

This day this cause being again called, the State appeared by her District Attorney, Rayford T. Dunn, was brought into open court in person, in charge of the Sheriff, for the purpose of having the sentence of the law pronounced in accordance with the judgment herein rendered and entered against the said Defendant. And thereupon the Defendant was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and the Defendant answered nothing in bar thereof, he having waived time for filing motion for a new trial. Whereupon the Court proceeded, in the presence of the said Defendant, to pronounce sentence against him as follows:

It is Ordered by the Court that the Defendant, Rayford T. Dunn, who has been adjudged to be guilty of the offense of Sexual Abuse of a Child,

be, and is hereby sentenced to confinement in the Texas Department of Corrections for a term of not less than 2 nor more than 8 years, and that the State of Texas do have and recover of said Defendant all costs of this prosecution, for which execution may issue against the property of said Defendant, and that the Defendant be delivered by the Sheriff of Hamilton County, Texas, or the authorized agent of the State of Texas, to the Director of the Texas Department of Corrections, or other person legally authorized to receive such convicts, and the said Defendant shall be confined in the manner and for the period aforesaid.

It is further Ordered by the Court that the judgment and sentence in this cause shall begin to run from and after the 6th day of June, 19 78, the date the Defendant was placed in jail in this cause.

And the said Defendant is hereby remanded to jail until the directions of this sentence can be obeyed.
[Signature]
Judge 220th Judicial District of Texas

THE STATE OF TEXAS
COUNTY OF Hamilton I, Earline Jones
Clerk of the District Court in and for said County, hereby certify that the above is a true and correct copy of the sentence in the above entitled cause, as appears of record in the Criminal Minutes of said Court in Vol. P, Page 81

WITNESS MY HAND and seal of office at Hamilton, Texas this 26th day of October, 19 78.

Earline Jones
Clerk District Court
Hamilton County, Texas
By [Signature]
Deputy
L. Juan Mizell

*Strike if not applicable.

June 16, 1978

Mr. Ben F. Kelln
Scout Executive
Heart O' Texas Council, no. 662

PERSONAL AND CONFIDENTIAL

SUBJECT: Raymond T. Dunn

Dear Ben:

Thank you for the information we received from Charles Jones, D.E. your council, concerning the above Scouter. We are holding this material pending more details.

Enclosed is a confidential record sheet which we would appreciate your filling out and returning to us, as soon as possible. We would also appreciate a copy of the police or court records. Any newspaper clippings or statements from individuals directly involved would help support our action of placing this man on the Confidential File.

Sincerely,

Paul I. Ernst, Director
Registration & Subscription Service

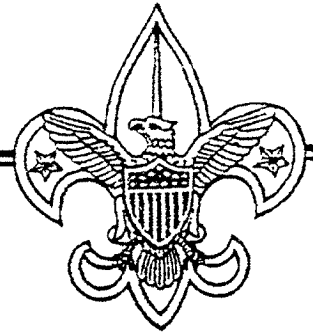
af
encl.

Handwritten notes:
1/11/78
9/5/78
10/6/78
MATERIAL SENT
EVALUATED
WK - 11-2-78

CONF010134

DYKES_I_013767

Boy Scouts of America



Heart O' Texas Council NO. 862

300 LAKE AIR DRIVE - PHONE 817 772-8932 - WACO, TEXAS 76710

June 9, 1978

Director
Registration Service
Boy Scouts of America
North Brunswick, New Jersey 08902

Dear Sir:

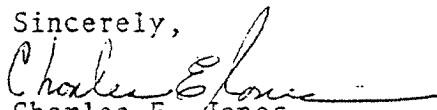
It is requested that the registration of Rayford T. Dunn, Box 431, Hico, Texas, 76457, be removed from the roster of adults serving Troop 378 chartered by the First Methodist Church of Hico, Texas.

It is further requested that Mr. Dunn be denied any future affiliation with the Boy Scouts of America.

On Tuesday June 7, 1978 Mr. Dunn was arrested by State and County Law enforcement officials and charged with several counts of molesting a minor. He is presently being held in jail in lieu of a \$75,000 dollar bond.

The evidence in this case is overwhelming and leaves no doubt that such acts did occur and that Mr. Dunn is not a suitable adult to work with youth.

Sincerely,


Charles E. Jones
District Executive

CONF010135

DYKES_I_013768