

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 7645	7
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	<u>:e</u>
EDUCATION_	
WEIGHT 200 lbs color White HEIGHT 6'1"	
color of Hair Black color of EYES Creen	
OUTSTANDING CHARACTERISTICS OR INTERESTS	
MARRIED OR SINGLE <u>Married</u> CHILDREN 1 - Adopted 21 Name Unknow (Number, ages, and names, if possi wife's NAME <u>Daisy</u> Social Security #	n ble)
SCOUTING CONNECTIONS: Texas Operators Drivers Licens	ie ÷
UNIT # CITY STATE OFFICE DATE REGISTERED DATE RESI	
T378 Hico Tx. Scoutmaster 2/24/77 June 193	78
(Previously registered with Longhorn Council, Ft Worth Texas) SPECIAL RECOGNITION District Award of Merit, Woodbadge - Port I - Not Coupe Scouters Training Award, Scouters Key	ETE)
RECOMMENDED FOR CONFIDENTIAL FILE FOR FOLLOWING REASONS:	
CANVICT TO DOF CRIMINAL CONDUCT SUBSTANTIATED REPORT	S
OFFICE AL STANGES OF CRIMINAL CONDUCT (REVIEW) UNSUBSTANTIATED REPO	RTS
SPECIFY CHE F-WISTWHICH LEAD YOU TO RECOMMEND INDIVIDUAL FOR CONFIDENTIAL FILE	
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.	111
See attached Court Records showing conviction and sentencin g at 220th District Court, Hamilton Texasigned Scout EXECUTIVE	<u> </u>
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 2 Subscription Service

af

# Boy Scouts of America

#### Heart O' Texas Council NO.

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

October 30, 1978 UR. Paul I. Ernst, Dir. Registration & Suascription Ser.

Registration & Douscupur Boy Scorets g america

- PERSONAL & CONFIDENTIAL
RE: Raymond Thomas Dunn

Clease find enclosed the recessary materials and information to complete the file on above referenced subject.

Sout Heller, S.E. Confidential Record Sheet newspaper Clipping Cartified Copie of Court Proceedings Sentene

119V 22 1978

### 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.

'aco Tribune-Herald Thursday, October 5, 1978

CONF010124

DYKES\_I\_013757

Barrand B b	
THE STATE OF TEXAS vs. Rayford F. Dunn	\
N DISTRICT COURT OF Hamilton COUNTY,	No. 5902
220th Judicial district of texas.	
	Date October 4 , 19 78
This day this cause was called for trial, and the State appear	ed by her <u>District</u> Attorney,
naving been duly arraigned, appeared in person, in open count, be nonconced ready for trial; and it appearing to the Court that the nave agreed in writing in open court to waive a jury in the trial of Court; and the Court having consented to the waiver of a jury he	Defendant, his counsel, and the State's attorney f this cause and to submit this cause to the rein, the indictment was read, and the Defend-
ant entered his plea of "guilty "cools costonatere thereto, a shed by the Court of the consequences of said plea, and the said appearing to the Court that the Defendant is sane and that he	
consideration of fear, or by any persuasion, or delusive hope of p	urden prompting him *to confess his guilt
$^\circ$ noticia in activati in the column section of the shall plan in	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	ne 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	
Court having consented to the waiver of a jury herein, and after is state and the Defendant and argument of coursel the Court is of our's punishment should be "by confinement in the "Texas L	elendant's punishment to the Court; and the aving heard all the evidence submitted for the the opinion and so finds that the said Defendepartment of Corrections *Qountyx;aidxof
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THE STATE OF TEXAS	
County of Hamilton	I, Earline Jones. Clerk
of the 220th District Co	ourt within and for the County and State aforesaid, hereby
certify that the foregoing contains a true and corre	ect copy of the Judgment in Cause No. 5902
entitled the State of Texas vs. Rayford 'I	r. Dunn
as the same appears of record in this office in the	Criminal Minutes of said Court in Vol, Page
IN WITNESS WHEREOF, I hereto set m	ny hand and seal of office this the 26th day of
<u>October</u> , 19 78	
	E:rline Jones
	Clerk 220th District Court
	By Stileen Manilton, County, Texas
	$\sim$ $\sim$

THE STATE OF TEXAS vs. Rayford T. Dum	0
IN DISTRICT COURT OF Mamilton COU	JNTY, No5902
220th JUDICIAL DISTRICT OF TI	EXAS
	Dain <u>October 4</u> , 19_78_
This day this cause being again called, the State appe	enred by her District Attorney,
and the Defendant, Rayford T. Dunn	, was
brought into open court in person, in charge of the Sherif	f, for the purpose of having the sentence of the law
pronounced in accordance with the Speedick and jud	lgment herein rendered and entered against the said
Defendant. And thereupon the Defendant was asked by	the Court whetherhe had anything to say why
said sentence should not be pronounced against him, r	and the Defendant answered nothing in bar thereof,
*he having waived time for filing motion for a new trie	al. Wherenpon the Court proceeded, in the presence
of the said Defendant, to pronounce sentence against hill	n_ as follows:
It is Ordered by the Court that the Defendant, Re	ayford T. Duna
who has been adjudged to be guilty of the offense of	Sexual Abuse of a Child
said Defendant all costs of this prosecution, for which e fendant, and that the Defendant be delivered by the Shert Texas, or the authorized agent of the State of Texas, to the other person legally authorized to receive such convicts, an and for the period aforesaid.  *It is further Ordered by the Court that the judgment a	iff of <u>Hamilton</u> County,  Director of the Texas Department of Corrections, or
	and sentence in this cause shall begin to run from and
after the 6th day of June	•
after the 6th day of June jail in this cause.  And the said Defendant is hereby remanded to jail i	, 1978_, the date the Defendant was placed in
jail in this cause.	nhtil the directions of this sentence can be obeyed.
jail in this cause.  And the said Defendant is hereby remanded to jail in the said Defendant is hereby remanded to jail in this cause.	nhtil the directions of this sentence can be obeyed.
And the said Defendant is hereby remanded to jail a said Defendant is hereby remanded to jail a said State OF TEXAS  COUNTY OF	
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THE STATE OF TEXAS vsRayford T. Dunn	
IN DISTRICT COURT OF Hamilton COUNTY	) No. 5002
220th Judicial district of Texas.	(
	Dule October 4
This day this cause was called for trial, and the State appear	
and the Defendant, Rayford T. Dunn having been duly arraigned, appeared in person, in open count, announced ready for trial; and it appearing to the Court that the have agreed in writing in open court to waive a jury in the trial Court; and the Court having consented to the waiver of a jury he	his counsel also being present, and both parties. Defendant, his counsel, and the State's attorney of this cause and to submit this cause to the
ant entered his plea of "guilty Stooloxcoateodexe thereto, a ished by the Court of the consequences of said plea, and the sai appearing to the Court that the Defendant is sane and that it	and thereupon the said Defendant was admon- d Defendant persisted in his plea; and it plainly ne is uninfluenced in making said plea by any
consideration of fear, or by any persuasion, or delusive hope of t	pardon prompting him "to confess his guilt
one said plea is the mandiduce advaixes and south contraction of 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	l Defendant.
And the Court having heard all the evidence submitted for	he State and the Defendant and argument of
counsel is of the opinion and so finds that the said Defendant i	s guilty of the offense of
Sexual Abuse of a Child	
——————————————————————————————————————	Department of Corrections 2County_jail_oL or a term ofEight_Venrs
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IT IS THEREFORE CONSIDERED AND ADJUDGED	
·	, is guilty of the
offense of Sexual Abuse of a Child	
is found by the Court, and that he be punished as found by the C	Court, that is "by confinement in the "Texas
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as found by the Court, and that he be punished as found by the C Department of Corrections <u>* 是guste</u> juil of	•
Department of Corrections ் தேறுந்துந்தில்	country - Ecous, for a

THE STATE OF TEXAS	:
County of Hamilton	I, <u>Earline Jones</u> , Clerk
of the 220th District Co	ourt within and for the County and State aforesaid, hereby
certify that the foregoing contains a true and corre	ect copy of the Judgment in Cause No. 5003
entitled the State of Texas vs. Rayford T	. Dunn
	Criminal Minutes of said Court in Vol. P, Page
IN WITNESS WHEREOF, I hereto set m	y hand and seal of office this the 26th day of
October , 19. 73	
	Don't de la com
	Earline Jones
,	Clerk 270th District Court
	Hamilton County, Texas
ı	By 72/leax ///2/ Deputy.

No.

No.

COPY OF JUDGMENT
CONVICTION BY COURT
PLEA OF GULLTY OR
NOLO CONTENDERE
PUNISHMENT BY COURT

THE STATE OF TEXAS

VS.

THE STATE OF TEXAS

t Credit for Time in Jaill District Court (Rev. Univ. 1960); Fits Record 394-164:

1.56

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25 2032JUDGWENT OF CONVICTION Plos of GuiltyPUNISHMENT (Court). Datrict Court	trans a dy
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THE STATE OF TEXAS vs. Rayford T. Dunn	
	)
220th JUDICIAL DISTRICT OF TEXAS.	July Term A. D. 19 78
IN DISTRICT COURT OF COUNTY, 220th JUDICIAL DISTRICT OF TEXAS.	Date October 4 19.78
This day this cause was called for trial, and the State appear	
and the Defendant, <u>Rayford T. Dunn</u> having been duly arraigned, appeared in person, in open court, I announced ready for trial; and it appearing to the Court that the have agreed in writing in open court to waive a jury in the trial of Court; and the Court having consented to the waiver of a jury he	nis counsel also being present, and both parties Defendant, his counsel, and the State's attorney of this cause and to submit this cause to the
ant entered his plea of "guilty "nakecommendace thereto, a ished by the Court of the consequences of said plea, and the said appearing to the Court that the Defendant is same and that I	* · · · · · · · · · · · · · · · · · · ·
consideration of fear, or by any persuasion, or delusive hope of p	ardon prompting him *to confess his guilt
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of record upon the minutes of the court as the plea herein of said	l Defendant.
And the Court having heard all the evidence submitted for t	he State and the Defendant and argument of
counsel is of the opinion and so finds that the said Defendant is	s guilty of the offense of
Sexual Abuse of a Child	
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IT IS THEREFORE CONSIDERED AND ADJUDGED  Rayford T. Dunn  offense ofSexual_Abuse_of_a_Child as found by the Court, and that he be punished as found by the Court as found by the Court and that he be punished as found by the Court as found by the Court and that he be punished as found by the Court as	the opinion and so finds that the said Defend-Department of Corrections "Santakanish And or a term of Eight (8) Years  by the Court that the Defendant,  is guilty of the  Court, that is "by confinement in the "Texas axanxanxanxanxanxanxanxanxanxanxanxanxan
ant's punishment should be "by confinement in the "Toxas I  Connections for Considered and Adjudged  Rayford T. Dunn  offense of Sexual Abuse of a Child  as found by the Court, and that he be punished as found by the Coppartment of Corrections for Management of Corrections for County, park when many management of Corrections for County, park when many management of Corrections for County, park when many management of Corrections for County, park when the State of Texas do have and recover of the said Defectors in this prosecution, for which execution may issue; and that	the opinion and so finds that the said Defend-Department of Corrections "Commission that the Defendant of a term of _Eight_(8) Years

THE STATE OF TEXAS	
County of   J.	Earline Jones, Clock
of the 220th District Court wit	hin 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. Dur	on
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 day of
October , 19 78	
-	Earline Jones
, c	lerk 220th District Court
	Allani Iton County, Texas
В	y De Lucro Migli, Deputy.

No	The state of the s
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THE STATE OF TEXAS vs. Ra	\	No. 5901
JUDIC:	IAL DISTRICT OF TEXAS.	July         Term A. D. 19_78           Date         October 4         19_78
		her <u>District</u> Attorney
and the Defendant,R	ayford T. Dunn	, was
brought into open court in person,	in charge of the Sheriff, for the	e purpose of having the sentence of the law
pronounced in accordance with th	e xxvexdoxxmdx judgment l	nergin rendered and entered against the said
Defendant. And thereupon the De	elendant was asked by the Con	rt whetherhe had anything to say why
said sentence should not be prono	unced against h <u>im</u> , and the	Defendant answered nothing in bar thereof.
he having waived time for fill	ng motion for a new trial. When	enpon the Court proceeded, in the presence
of the said Defendant, to pronounc	ce sentence against h <u>im</u> as fr	ollows:
It is Ordered by the Court that	t the Defendant,Rayfor	d T. Dunn
		Abusc_of_a_Child
aid Defendant all costs of this proudant, and that the Defendant be exas, or the authorized agent of the	osecution, for which execution delivered by the Sheriff of e State of Texas, to the Director	may issue against the property of said De  Hamilton County r of the Texas Department of Corrections, or
aid Defendant all costs of this precudant, and that the Defendant be Texas, or the authorized agent of the ther person legally authorized to read for the period aforesaid.	osecution, for which execution defined by the Sheriff of the State of Texas, to the Director eceive such convicts, and the sain	may issue against the property of said De- Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner
aid Defendant all costs of this precudant, and that the Defendant be exas, or the authorized agent of the ther person legally authorized to read for the period aforesaid.  *It is further Ordered by the Co	osecution, for which execution edelivered by the Sheriff of e State of Texas, to the Director eceive such convicts, and the sain ourt that the judgment and sentent	may issue against the property of said De-  Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner ence in this cause shall begin to run from and
aid Defendant all costs of this production, and that the Defendant be fexas, or the authorized agent of the ther person legally authorized to read for the period aforesaid.  *It is further Ordered by the Coster the 6th day of	osecution, for which execution edelivered by the Sheriff of e State of Texas, to the Director eceive such convicts, and the sain ourt that the judgment and sentent	may issue against the property of said De-  Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner ence in this cause shall begin to run from and
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aid Defendant all costs of this precudant, and that the Defendant beforeas, or the authorized agent of the ther person legally authorized to rend for the period aforesaid.  *It is further Ordered by the Conferr the 6th day of 11 in this cause.  And the said Defendant is here.	delivered by the Sheriff of	may issue against the property of said De-  Hamilton County.  Tof the Texas Department of Corrections, or and Defendant shall be confined in the manner ence in this cause shall begin to run from and 78, the date the Defendant was placed in directions of this sentence can be obeyed.  And Market District of Texas
aid Defendant all costs of this precudant, and that the Defendant be fexas, or the authorized agent of the ther person legally authorized to rend for the period aforesaid.  *It is further Ordered by the Conferr the 6th day of 11 in this cause.  And the said Defendant is here.  THE STATE OF TEXAS	e delivered by the Sheriff of	may issue against the property of said De-  Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner  ence in this cause shall begin to run from and  78, the date the Defendant was placed in  directions of this sentence can be obeyed.
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aid Defendant all costs of this precudant, and that the Defendant be Texas, or the authorized agent of the ther person legally authorized to rend for the period aforesaid.  *It is further Ordered by the Conferr the 6th day of 11 in this cause.  And the said Defendant is here  THE STATE OF TEXAS  OUNTY OF Hamilton lerk of the District Court in and for the sentence in the above entitled of 12 p. Page 81	delivered by the Sheriff of	may issue against the property of said De- Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner ence in this cause shall begin to run from and 78, the date the Defendant was placed in directions of this sentence can be obeyed.  Line Jones that the above is a true and contest ground.
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fendant, and that the Defendant be Iexas, or the authorized agent of the other person legally authorized to read for the period aforesaid.  *It is further Ordered by the Conferr the	delivered by the Sheriff of	ine Jones that the above is a true and correct copy of the Criminal Minutes of said Court in Vol.  Texas this 26th  rline Jones
Findant, and that the Defendant be fexas, or the authorized agent of the other person legally authorized to read for the period aforesaid.  *It is further Ordered by the Conferr the 6th day of ail in this cause.  And the said Defendant is here  THE STATE OF TEXAS  COUNTY OF Hamilton  Clerk of the District Court in and for the above entitled of the period aforesaid.  WITNESS MY HAND and seal are of October	delivered by the Sheriff of	may issue against the property of said De- Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner ence in this cause shall begin to run from and 78, the date the Defendant was placed in directions of this sentence can be obeyed.  220th Junior District of Texas that the above is a true and correct copy of the Criminal Minutes of said Court in Vol.  Texas this 24th  Thire Jones  Clerk Dustic Count Hamilton
fendant, and that the Defendant be Texas, or the authorized agent of the other person legally authorized to read for the period aforesaid.  *It is further Ordered by the Conferr the 6th day of all in this cause.  And the said Defendant is here  THE STATE OF TEXAS  COUNTY OF Hamilton  Berk of the District Court in and for the sentence in the above entitled of the sentence in the above entitled of the STATE OF TEXAS	delivered by the Sheriff of	may issue against the property of said De-  Hamilton County, r of the Texas Department of Corrections, or id Defendant shall be confined in the manner  ence in this cause shall begin to run from and  78, the date the Defendant was placed in  directions of this sentence can be obeyed.  Directions of this sentence can be obeyed.  In Jones  that the above is a true and correct copy of the Criminal Minutes of said Court in Vol.  Texas this 25th  Texas this 25th

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,

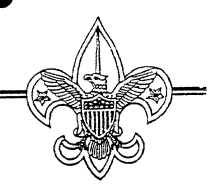
Paul I. Ernst, Director Registration & Subscription Service

af encl. MARIEN SETT MARIEN SETT EARLIEN THIS WK. 11-272

### Boy Scouts of America

#### Heart O' Texas Council NO. 862

300 LAKE AR 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.

Hico, Texas.
It is further requested that Mr. Dunn be denied any future

affilliation 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