CONFIDENTIAL RECORD SHEET REGISTRATION, SUBSCRIPTION, and STATISTICAL SERVICE BOY SCOUTS OF AMERICA

	'	moles (Dovle Clark Samoles) (No inicials if you can	possibly get rull	name)
Address				
Ciry	Quinlan	State Texas	zi	.p Code <u>78474</u>
Date of b	irth <u>7-26-54</u>	(This is in	portant and should	be exact.)
Approxima	ca age	(To be used ONLY	when date of birt	h is not kn
Religion_		Natio	mality USA	
Occupacion	a			
Weight	150#	Height 5' <u>10"</u>	Race <u>C</u>	auc.
Calor of i	hair 9000	Co	lor of eyes Sign	
				
		-	Candinad babaala	L a i
Oucstandi	ng charactar	ristics or interests	Confined to wheeld	hair
		. Children		
Married o	r single <u> Div</u>	. Children (Num	Confined to wheeld	
Married o	r single <u> Div</u>	. Children		
Ma rr ied o Wife's nar	r single <u> Div</u>	Children (Num		
Married o	r single <u>Oiv</u> me	Children (Num	oer, ages, and nam	es, žž posa:
Married of Wife's name Scouting of Unit No.	r single <u>Oiv</u> me connections: <u>City</u>	Children (Num	per, ages, and nam	es, ii poss: Dace resi
Matried of Wife's name Securing of Unit No. P-392	r single <u>Oiv</u> me connections: <u>City</u> Qunlan	State Office Tx Den Assistant	per, ages, and nam	es, ii poss: Dace resi
Matried of Wife's name Securing of Unit No. P-392	r single <u>Oiv</u> me connections: <u>City</u>	State Office Tx Den Assistant	per, ages, and nam	es, ii poss: Dace resi
Married of Wife's name Scouting of Unit No. P-392 Special residual	r single <u>Oiv</u> connections: <u>City</u> Qualen cognition	State Office Tx Den Assistant	per, ages, and nam Date registered Mar/Apr. 38	es, ii poss Dace Tesi
Married of Wife's name Securing of Unit No. P-392 Special resuspended	r single <u>Oiv</u> connections: City Qualen cognition or denied r	Children (Num State Office Tx Cen Assistant	Date registered Mar/Apr. 38	Dace Tesi
Married of Wife's name Scouting of Unit No. P-392 Special results of Exhibit A - Exhibit B- Continue of the Exhibit B- Continue o	r single <u>Oiv</u> connections: <u>City</u> Quinlan cognition or denied r 17 Sept 79, Gu kuly-Sep 95, Re	State Office Tx Den Assistant egistration for followill ilty of Rape of Child, Fockwal vocation of probation.	Date registered Mar/Apr. 38 ng reasons:	Date Tesi May, 4989 Court.(Processe
Married of Wife's name Scouting of Unit No. P-392 Special resummed Exhibit A - Exhibit B- Continue of the Exhibit B- Continue of	r single <u>Oiv</u> connections: <u>City</u> Quinlan cognition or denied r 17 Sept 79, Gu kuly-Sep 95, Re	State Office Tx Den Assistant egistration for followill ilty of Rape of Child, Fockwal vocation of probation.	Date registered Mar/Apr. 38 ng reasons:	Date tesi May, 1989 Court.(Processe
Married of Wife's name Securing of Unit No. P-392 Special resummed Exhibit A - Exhibit B- Arrested Large SPECIFY To	r single <u>Oiv</u> connections: <u>City</u> Quinlan cognition or denied r 17 Sept 79, Gu iuly-Sep 85, Re rary 1989 Quin if FACTS Wal	State Office Tx Cen Assistant registration for followi	Date registered Mar/Anr. 38 Il Co. Texas 85th Dist.	Date Tesi: May, 1989 Court. (Procested

FEB 1 6 1989

F. STARON

FEB 2 4 '89

IOSEPH I'. ANGLIY

CONF011599

Council Circle Ten Coursil #3/2

February 29, 1989

READY FOR FILE

FEB 28 1989

Mr. Villiam C. Camble Scout Executive Circle Tan Council, No. 571

PERSONAL AND CONFIDENTIAL

SUBJECT: DOYLO CLARK SAMPLES

Dear Billy:

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

Sincerely,

Paul Irnst, Director Registration Service

je

cc: South Central Region

JOTING SCENE—Quinlan Police officers Sgt. Alan Geer ar adell Havens inspect the scene of a shooting and fire which ourred at a residence on Kirby St. Thursday night. The fire an shooting are believed to be related and remain under investigation the officers said. Staff photo by Candy Havens

Molotov cocktail ignites suspects home Tawake Went Man in jail on attempted murder yol 26.00.3 after double shooting in Quinlan ?

By Candy Havens

A Quinian woman remains in serious condition after a shooting on Kirby Street in Quinlan last Thursday night, according to Quinlan Police Chief Marvin Singleton.

Singleton said Rhonda Cotton and Vonda Daughtery, 26, were taken to Citizens General Hospital in Greenville where they were both treated for gunshot wounds.

Cotton was listed in serious condition, and Daughtery was treated for her injuries and later released, according to a hospital spokesman late Monday.

Doyle Samples, 34, of Quinlan was arrested in connection with the shootings, Singleton said.

Samples was charged with

two counts of attemped murde and was arraigned before Jutice of the Peace John Willefore Singleton said.

Bond was set at \$100,000 or each charge and Sample remains in custody at the Hun County jail.

The chief added that while Samples was in custody in the Quinlan jail Thursday night witnesses observed two unknown men throw a Molotom cocktail through the window of Samples' home, setting the house on fire.

Police said only one shot was fired during the incident with the bullet striking both women. A motive for the shooting is still under investigation.

Exhibit B.

NI / OS O'CHOCK / MI

NO. 79C-25

JAF 0 8 1382

MARGIE HOOKER, District Clork Rockwall, County, Texas

THE STATE OF TEXAS

IN THE 86ТЙ^УЛИОТСТАТ

٧.

* DISTRICT COURT OF

DOYLE CLARK SAMPLES

ROCKWALL COUNTY, TEXAS

MOTION TO REVOKE PROBATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, the Criminal District Attorney of Rockwall County, Texas and would show the Court that the Defendant in the above-styled and numbered cause was placed on probation in such cause under the provisions of the Adult Probation Act of the State of Texas;

Further, the Criminal District Attorney would allege that the Defendant in the above-styled and numbered cause did violate the conditions of probation in the following particulars, to-wit:

That on or about the date shown below, and during the period of such probation, Defendant DOYLE CLARK SAMPLES violated the terms and conditions thereof in the following particulars, to-wit:

Date of violation: see below.

Defendant: DOYLE CLARK SAMPLES

CONDITIONS:

Condition #1: Subject has failed to obey all Orders of the Court and the Probation Officer.

Condition #2: Defendant has failed to commit no offense against the laws of this or any other State or the United States: (See attached reports).

Condition #5: Defendant has failed to report to the Probation Officer as instructed during the months of November 1983; February 1984; September 1984; and June 1985.

Condition #12: Defendant failed to pay probation fees as instructed during August, September, October, November and December 1984; January, February, March, April, May and June 1985. Currently delinquent \$110.00.

WHEREFORE, PREMISES CONSIDERED, the Criminal District Attorney of Rockwall County, Texas moves this Court to cause a warrant to be issued for the arrest of said Defendant, DOYLE CLARK SAMPLES, and that upon his arrest,

a hearing be held and probation be revoked in this cause, as the evidence and judgment of the Court thereupon may warrant.

Respectfully submitted,

By:

NICK D. WOODALL, #21921300 Criminal District Attorney Rockwall County Courthouse Rockwall, Texas 75087

214/ 722-5968

ORDER

The District Clerk will issue a caplas for the arrest of the above-named Defendant, directing that he be held to answer instanter to this Court for violations of the terms and conditions of his probation therein.

DATED

. 1985.

JUDGE PRESIDING

PRODUCTION OF THE PRODUCT OF THE PRO

'JUL' 1 6 1905

84-56272-J

NO.

31 (C) 107

THE STATE OF TEXAS	: IN THE COUNTY CRIMINAL COURT		
vs.	TY, TEXAS		
DUYLE CLARK SAMPLES	: ENTEREMAY	1985	
On this day, this cause being called for trial, came to Delendant in Person; and the Delendant, having been diby jury, and submitted this cause to the Court. And the inthereto, and having heard the evidence submitted thereo	uly arraigned, pleaded guilty to the inform Hormation being read, the Comt received t	ation herein, waived trial he Defendant's said plea	
PRIVING A MOTOR YER INTOXICATED, AS CHAR	HATE UFON A PUBLIC BUAD WHILE GED IN THE INFORMATION.		
and assessed his punishment at a line of \$275.00 gether with all costs in this behalf incurred.	And 60days confinement in t	he Dallas County Jail, To-	
It appearing to the Court, however, that before the therein, which application includes every verified average this State; and it further appearing to the Court that the ewill be served by granting Defendant probation in this court	nt required for such purpose by the Afisder ands of justice and the best interests of soci	neapor Probation Act of	
TT IS THEREFORE CONSIDERED, ORDERED half not be final, that no judgment be rendered thereon,	and that the Defendant be, and he is here!	y placed on probation in	
this cause for a period of			
habits; (3) avoid persons or places of disreputable or han	mful character; (4) work faithfully at suita	ble employment as far as	
possible; (5) remain within a specified place, to-wit: without leave of the court; notify the Court of any ch 19 19 (7) suppose Sheriff; (9) report to the probation officer as directed; (10) Pry a pr b 1 1 1 1 1 1 1 1 1	rt his dependents; and (8) submit a copy of permit the probation officer to visit him: "" o less tha once each felt these as letter department the first day of each month letter sames dee GCD or / before deather 1/ idecational Programs min Programs mis te a Court approved DWt Educational	of his fingerprints to the nt his home or elsewhere, ted by Adult Trobation Department nervalter during probation.	
The Clerk of this Court will furnish the Defendant a statement of the period and terms of his probation.	certified copy of this order, taking his rece	ipt therefor, as a written	
	Judge of sai	d Court	
	· ·	,	
		,	
,			
Clerk's Memorandum	Defendant	s Receipt	
Recorded in VolP Probation Minutes	Receipt neknowledged on a		
Fine Payable19	$\sim \mathcal{M} \cap \mathcal{V}$	9	
Probation expires	Defendant's	higuature	

Form J. Original (jacket) Copy of Order Granting Probation Under Misdemeanor Probation Act (Plea of Guilty or Noly Contendere)

			3 58-2-9 58-6: 306:5 58-6:5	3.5.85 58.5.15 58.5.6 1.8.85 2.8.85 0.00 2.8.85 1.8.85 0.00 2.8.85 0.00 2.85 0.	
	THE T	Defend and with this pie Court defers guilt; a the term of the ter	FINAL	2- FINAL OF PHONE	CRIMINAL DOCKET
THE SECOND SECOND	THE TIME IS TO BE SERVED AND THE FINE AND COST ARE TO BE SAND NOT LATER THAN THE LATER THAN THE LATER THAN	Detendant filed application for deterred adjudication—Cirguitia and waiving trial by jury and confrontation circlinesses, entered his plea of (Guilty) (Noto Contendere). Sindence submitted. Court finds that evidence subhanitates detendant's guilt and deters further proceedings withput entering an adjudication of guilt; detendant placed on probation for months under the terms and conditions entered this date. Probation condition #8-time assessed at plus all costs of court	Detendant waived trial by jury and entered plea of pulity. I Judgment of Court: Guilty as charged apd detendant assessed confinement in the County Jail for	JUDGMENT ON THIS THE AYOF 19	EXAS THE STATE OF TEXAS
Dvr. Lic. Into: All maded		Filed: SEP 6 1994 Capias Filed: Issued Issued Judgment: Vol. 4, p. 257	CLERK'S MEMORANDA	Attorneys: VIII) p.c. 405 dL 358-132,0	WAB456272 J SAMPLES DOYLE CLARK

IN THE COUNTY CRIMINAL COURTS OF DALLAS COUNTY, TEXAS

THE STATE OF	• •		
COUNTY OF D	SS. Alla s į		
. 1,	EARL BULLOCK	, Cou	nty Clerk of
Da	llas County, and Clerk of th	e County Criminal Co	urt #8
wi	thin and for the County of D	allas, State of Texa	s, do hereby
C.	ertify that the foregoing is	true and correct cop	y of the
	Order Granting Probation	, Criminal Docket	in
	Cause #MA-84-56272-J		· · · · · · · · · · · · · · · · · · ·
_	The State of Texas VS Do	yle Clark Samples	
		, , , , , , , , , , , , , , , , , , ,	

		, as the same	appear on
£	lle and of record in my offic	е.	
II	TESTIMONY WHEREOF, I have h	ereunto set my hand	and affixed
tl	ne seal of said Court this 3	_day ofJuly	A.D. 19 <u>85</u>
	Carl Bulors	•	
	Clerk, County Criminal	Courts, Dallas Count	y, Texas
	By Dlo-	ning Gicken	ey DEPUTY
		Gloria L. Vickrey	1

00. 79(~25)

THE COMPLEMENT OF STREET

in the four departer, by

VS.

I COURT OF

DOYLE SAMPLES

POCKWALL COUNTY, TUNAS

THEROPHIC CHTARCET

On this the 17th day of September , 1979, the above numbered and
entitled cause was regularly reached and called for trial, when came the State of
Toxas by her Presenting Attorney, and the defendant DOYLE SAMPLES,
appeared in person and by his attorney Larry Green, thereupon the
Proceduling Attorney announced ready for trial, and the defendant through his
counsel, also abnounced ready for trial, and the defendant in person and in open
court pleaded "Guilly" to the charge ofRape of a child
as alloged in the indictment; there-
upon the defendant was admonished by the court of the consequences of raid plea,
including the minimum and maximum punishment, and the said defendant persisted in
pleading guilty: and it plainly appearing to the court that the said defendant is
same and that he is not influenced in making said plea by any consideration of fear
or by persuasion or delusive hope of pardon prompting him to confess his guilt, the
said plea of "Guilty" is by the court received and now entered of record in the
minutes of the court as the plea herein of said defendant, thereupon the defendant,
his counsel, and the Prosecuting Atterney announced in open court that they, and
each of them, agreed in writing to waive a jury in this case and to submit this
cause to the court, and the court having consented to the waiver of a jury herein,
and the court, after having heard the indictment read, the defendant's pleas
thereto, and after having heard all the evidence for the state and the defendant
and argument of counsel, is of the opinion, and so finds, that the defendant is
guilty as confessed by him of the offense of Rape of a child
IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED by the Court that on this
the 17th day of September 1979, the said defendant, Doyle
Samples , is guilty of the offense of Rape of a child
, is guilty of the offense of Mape of a child
as charged in the indictment in this cause, and as confessed by him in his plea of
guilty berein made and he be punished as determined by the Court by
Confinement in the Texas Department of Corrections for a period of ten (10) years,

44 5 7 5 3 of 511

173706 79 , the comt after due Mant, Doyle prevision of Article her of the opinion,

and so finds, that the ends of justice and the best introdes of both the public and the defendant will be subserved if the imposition of the sentence in this cause be empended and the defendant be placed on probation under the supervision of the cont.

IT IS, THEFFORE, FURTHER ORDERED by the Court that the imposition of the sentence in this cause be, and the same is bereby suspended during the good behavior of the defendant, and that the defendant, Doyle Samples be and is hereby placed on probation for a term of ten (10) years beginning on this date under the supervision of the court and the duly appointed and acting Adult Probation Officer of Pockwall County, Texas, subject to the following conditions of probation, viz: that during the term of probation, the defendant shall:

(1) Obey all orders of the Court and the Probation Officer;

1

- (2) Commit no offcuse against the laws of this or any other State or the United States;
- (3) Avoid injurious or vicious habits (Including gambling, the use of narcotic or habit forming drugs, and alcoholic beverages;
- (4) Avoid persons or places of disreputable or baumful character (and including not frequenting or going about places where intexicating beverages are sold, or where gambling is permitted);
 - once each month
 (5) Poport to the Probation Officer axxkkaxxkxxxx
- (6) Fermit the Protation Officer to visit you at your home or elsewhere at the time and convenience of the Dichation Officer.
- (7) West faithfully at suitable employment as far as possible subject to the approval of the court and/or the Probation Officer.
- (8) Do not change employment or place of resibnce without the permission of the Probation Officer;
- (9) Femain within ______ Hunt _____ County, Texas, unless permitted to depart by the Court and/or the Probation Officer.
 - (14) Front your dependents, if any;

YOU ARE hereby advised that under the law of this State, the Court shall determine the terms and conditions of your probation, and may at any time during the period of probation, alter or medify the conditions of your probation. The Court also has the authority at any time during the period of probation to revoke your probation for violation of any of the conditions of your probation set out above.

Judge, 86th Judicial District Court of

Rockwall County, Trias

I acknowledge receipt of this Probated Judgment on September 17, 1979

as well as I have read this Probated Judgment on September 17, 1979

MOEKED

WATS CALL FORM

		CALL BACK REQUESTE	D	
COUNCIL # 5	7/	PHONE NO:		
CALLER: 1 2	y GAMBLE	POSITION: 5.2	-	
/	TYPE OF PR	OBLEM		- -
REGISTRATION	VETERANS		EXPLORING	
S	SCOUTING	BOYS' LIFE		
UNIT # DIST.	# EXP. DATE	TRANSMITTAL #	FILM #	
	DOYLE JAZ	E SAMP	225	

2407	· 2 WAMER	1		
1979	2 WAMER CONVICTED	BF HILE	SEXUEL	PBUSE
	NFO TO	ME		
				•
	-			
			jirita. San ayar talah	
		NAME DATE	21-24	
R/S-433 3/13/86-clf-567r		TIME		

WATS CALL FORM
CALL BACK REQUESTED
COUNCIL # 57/ PHONE NO:
CALLER: Larah Boney Position: Voluntur
TYPE OF PROBLEM
REGISTRATION VETERANS EXPLORING
SCOUTING BOYS' LIFE
UNIT # DIST. # EXP. DATE TRANSMITTAL # FILM #
3392
Doyle Samples
arrested and Convicted 2 years ago fan
Child Molestation. Something has Mippinel
Gran wouldn't say
When I found out the was a
Vilunteen. I had her rill Belly Gamble
Only find a worth by the Manel
Regin torid
CHEL SENDING INFORMATION -
now in fail for a shooting
Ordaled to CENTILL

R/S-433 3/13/86-c1f-567m NAME 10110

CONF011611