REGISTRATION SERVICE BOY SCOUTS OF AMERICA

DATE: <u>11/13/90</u>
FULL NAME: JOHN T. DRAPER (May use 'James') S. S. NO.
(No initials if you can possibly get full name)
ADDRESS
CITY Pasadena STATE TX ZIP CODE 77502
DATE OF BIRTH $3/13/50$ (This is important and should be exact.)
APPROXIMATE AGE (To be used ONLY when date of birth is not known.)
RELIGION Prot./Methodist NATIONALITY (Citizen of) United States
OCCUPATION Sales Rep - Electrician
EDUCATION High School: Sam Rayburn (Pasadena I.S.D.); Trade School
WEIGHT 225 HEIGHT 5'8" RACE Caucasian
COLOR OF HAIR Brown COLOR OF EYES Brown
ANY DISTINGUISHING PHYSICAL CHARACTERISTICS? Brown scar - right cheek
HOBBIES OR SPECIAL INTERESTS
MARRIED SINGLE X NAME OF SPOUSEEx-wife:
CHILDREN Son by previous marriage (Name, Number, Ages - if Possible)
SCOUTING CONNECTIONS:
UNIT # CITY STATE POSITION DATE REGISTERED DATE RESIGNED
Pack, Troop Houston Texas Executive 3/90 11/90
& Post 854 5 0854- ± 359357
Chartered Organization Genoa United Methodist Church
SPECIAL RECOGNITION
INCIDENT: TYPE 2 DATE OF INCIDENT RESOLUTION
Type Resolution
1 = Scout Related 1. Internal (Only Scouts Know)
2 = NoneScout Related 2. Criminal Action 3 = Homosexual (Not Specifically with Youth) 3. Court Action
A Standard Communication of the Communication of th
MAY 0 1 1991 4. Productionary Status 5. Reported to State Agency
Checknoff, List of Attached Documentation:
1. Description of Incident.
2. Victim's Statement. Plead guilty to indecency with
3. Media Reports. a child 11/8/90. Court record CONFIDENTI
4. Legal Proceedings. to follow after sentencing.
5. Offender's Statement. NOV 2 6 1990 Sent previously.)
The Hand Cuilty by Court
Jerry Lie 1. STARON
COUNCIL SAM HOUSTON AREA COUNCIL Signed James N. Goldstein

May 1, 1991

Mr. Roger A. Ohmstede Scout Executive Sam Houston Area Council, No. 576

PERSONAL AND CONFIDENTIAL

SUBJECT: JOHN T. DRAPER

Dear Roger:

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

Sincerely,

Paul Ernst, Director Registration and Statistical Service

eko

cc: Bill J. Derrick, South Central Region, Sum SCR

ESIN O'EILEY

100 (100 (100 (100 (100 (100 (100 (100	
Fax Transmittal Mem 7672	No of Pages 5 Today's Cate 7, Time
COMMUNICATION COUNCIL, B. S.A.	co.
Locolog	HOUSTEN, IX
Comments	Onlyineal Oceanny Return Call for exchap
ATTACKING ANJUNICATION	Oteposition:
ON CARL WALKE	A
	~ / / · · ·
The second secon	
Allach D	ocument M Line
THE STATE OF TEXAS NO. 56	9839 IN THE 185714 DESTRICT
15 TOWN THE WAY TO A VIEW	COURT OF MARRIS COUNTY, TEXAS
- SUM THINKING DIGITAL	1/1/4
	Change of Venue From: /4///
DEPERTURN OFFERH	ENT OF ADJUDICATION OF GUILT
Pin Marved To	11-8-91
Judge Presiding: CHRC WHAT OR STE	Attorney / SVSD Co. Assessment Co. Co.
for state SUSIM/ HARD 16 /ANTHONY DECIDE	for Defendant: WANKINGHAM
Offense: 71106/21/01/11/1	714 1/4/10
INDEDENCY OUT	117 11 11 11 11 11
There is the same of the same	
Aun Marale	Date Offense
Charging AMD DEGREE	Committed: (0-/2)-0/
Instrument: Indictment/Improveding	Pleas Guilty/Hole Contracting
Terms of Plea Bargain (In Octalit): MINISHUMENT ASS BARGAIN (In Octalit): PLE SENTENCE IN AND HEALING	PSSED BY COURT PURSUANT TO
PAESENTENCE M	VPS 1201120N REPORT
HIVD HOMELING	
Oate Imposed: 3-5-9/	costs: \$ 44.50
	Costs: \$ 44.50
ADJUDICATION OF GUILT DEFERRED, DEFENDING MACHINETTE TOTAL Amount of	YEARS AND ALFINE OF 1 LONDY DOT
ADJUDICATION OF SUILT DEFERRED, DEFENDANT COME TO THE TENTANT OF SUILT DEFERRED.	12 4
ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Time Credited:	NEARS AND AMERICAN LONDON
ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Time Credited:	Restitution/Reparation/Reward: Restitution/Reward to be paid to: SFE (CONDITION) Name: OFFE (CONDITION) Address: A-T-FAF-HECO
ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Page 1	Restitution/Reparation/Reward: Restitution/Reward to be paid to: SFE (CONSTRUCTION) Hame: OFFE (CONSTRUCTION) Address: A-THECHES Image: A-THECHES
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/	Restitution/Reparation/Revord: Restitution/Revord to be paid to: SFE (CONDITION) Name: OFFE (CONDITION) Address: A-T-FAF-HECO
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDING MACRO HITTOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Payment(s) Required/Terms of Payment of Pa	Restitution/Reparation/Remard: Restitution/Remaration/Remard: Restitution/Remary to be paid to: SfL (Mystro) Name: A Address: Address: Ment: Me
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Itme Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/aboved in this cause being processed to the payon offense indicated above and the Defendant indicated above or knowingly, intelligently and volum indicated above or knowingly, intelligently and volum	Restitution/Reparation/Reward: Restitution/Reward to be paid to: SFE CONNERS Name: Address: A THE HELD TO THE CONNERS Address: A THE HELD THE CONNERS THE CONNERS TO TH
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/ehred-by information of the payon of the total payon of the	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONDITION Name: SFE CONDITION Address: FORTH TOWN Address: J. J
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDABLE DATE OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Payment(s) Required/Terms of Payment of Payment of the Defendant having been indicated above and this cause being felony offense indicated above and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal ProDefendant was duly arraigned, pleaded as indicated above.	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Reward to be paid to: SFE CONSTANTAL Address: Mane: A THE STANTAL Address: A THE STANTAL Address: A THE STANTAL Trentom in the above entitled and numbered cause for the this day called for trial, the State appeared by her named above appeared in person and either by counsel as tarily waived the right to representation by counsel as tarily waived the right to representation by counsel as or trial. The said Defendant elected to proceed under cedure, and in open court, jury having been waived, the let of the charge as shown above.
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/abanged by information of the Defendant indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Prodefendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sff (WMTA) Address: Address: Rement: Mane: Address: Address: Address: Maddress: M
ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Itme Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/rehanged-by inferfelony offense indicated above and this cause being Olstrict Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Prodefendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said pleas; and it plainly appear was uninfluenced by any consideration of fear, or p	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Reward to be paid to: SFE CONSTRANCE Address: Address: Restitution/Reward to be paid to: SFE CONSTRANCE Address: Address: Restitution/Reward to be paid to: SFE CONSTRANCE Address: Ad
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/sharped by inferfelony offense indicated above and this cause being District Actorney as named above, and the Defendant indicated above or knowingly, intelligently and volun indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Prodefendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or proonfess his guilt, the said plea was accepted by the Courbefendant having in open court, in writing, waived	Restitution/Reparation/Reward: Restitution/Remary to be paid to: SFE CONDITION Rame: SFE CONDITION Address: FONT TRANS Address: FON
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/shaped-by info felony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Propersisted in entering said pleased as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or proceedings his guilt, the said pleas was accepted by the Courpersisted having in open court, in writing, walved witnesses, consented to the stipulation of evidence and	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sff (WK) Rame: Address: Address: Maddress: Ment: Ment:
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDABLE OF This ADJUDICATION OF GUILT DEFERRED, DEFENDABLE OF This Credited: Concurrent Unless Otherwise Specified: Statement of amount of Payment(s) Required/Terms of Payment of Payme	Restitution/Reparation/Reward: Restitution/Remary to be paid to: SFE CONDITION Rame: SFE CONDITION Address: FONT TRANS Address: FON
ADJUDICATION OF GUILT DEFERRED, DEFENDING TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/habaned-by inferfelony offense indicated above and this cause being felony offense indicated above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of the Code of Criminal Properties and the Section of Sect	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONSTRANCE Address: Address: Mane: The Address: Madress: Mad
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/abanged by infefelony offense indicated above and the Defendant indicated above, and above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Production of the Code of Criminal Produ	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONSTRANCE Address: Address: PORT TION Name: To DAT TION Na
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT AND TOTAL Amount of Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/sharped by inferfelony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42,12, Section 5a of the Code of Criminal ProDefendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said pleas and it plainly appear was uninfluenced by any consideration of fear, or pronfess his guilt, the said pleas was accepted by the Coufernant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in ope his right to the preparation of a pre-sentence having been filled in the papers of the cause.	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONTROL Rame: SFE CONTROL Address: SFE CONTROL Address: SFE CONTROL Mane: SFE CONTROL Address: SFE CONTROL Mane: SFE CONTROL M
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/habarded-by inference indicated above, and the Defendant indicated above, and above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Production of Criminal Production of Code of Criminal Production of Code of Criminal Production of Criminal Production of Criminal Production of Code of Criminal Production of Code of Criminal Production of Code of Criminal Production of Criminal Production of Code of Criminal Production of Criminal Production of Code of Criminal Production o	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONSTRANCE Address: Address: Mane: The Address: Madress: Madress: Matter and the State appeared by her remained above appeared in person and either by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation by counsel as tarily wasved the right to representation of retrieved and the Defendant was sane and that he ersustion, or delusive hope of pardon prompting him to runt and is here entered of record upon the minutes. The the appearance, confrontation, and cross-examination of to the introduction of testimony by affidavits, written ence; and such waiver and consent having been approved by cause, the said plea of the Oxfendant was received and in Court, with the written agreement of the Court, waived report prepared by the Probation Officer, such waiver of a pre-sentegce report, by the Probation Officer, the
Imposed: ADJUDICATION OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/starged by inferfelony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42,12, Section 5a of the Code of Criminal ProDefendant was duly arraigned, pleaded as indicated above Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or promises his quilt, the said plea was accepted by the Coefendant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in ope his right to the preparation of a pre-sentence having been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Officer to prepare s	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sft Couptral Address: Address: Address: Restitution/Rewary to be paid to: Sft Couptral Address: Address:
ADJUDICATION OF GUILT DEFERRED, DEFENDANT OF Time Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/shared by inference of Payment(s) Required/Terms of the Code of Criminal Propersisted in entering said pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said pleas and it plainly appear was uninfluenced by any consideration of fear, or promofess his guilt, the said pleas was accepted by the Courpersisted in entering said pleas was accepted by the Courpersisted in entering in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in open his right to the preparation of a pre-sentence having been filled in the papers of the cause. [1] The Defendant not having waived the preparation Court directed the Probation Officer to prepare so this the SHH day of The Defendant not having avived the preparation Court directed the Probation Officer to prepare so the stipulation of the preparation court directed the Probation Officer to prepare so the stipulation of the preparation court directed the Probation Officer to prepare so the stipulation of the preparation of the preparation court directed the Probation Officer to prepare so the stipulation of the preparation of the preparation court directed the Proba	Restitution/Reparation/Reward: Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONSTRANCE Address: Address: ATHEMAS Month TION Address: ATHEMAS Mement: M
ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF GUILT DEFERRED, DEFENDABLE CONCURRENT OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/abanged by info felony offense indicated above and the Defendant indicated above, as a money above, and be Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Pro- Defendant was duly arraigned, pleaded as indicated above Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or pronfess his guilt, the said plea was accepted by the Co- Defendant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in ope his right to the preparation of a pre-sentence having been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Officer to prepare so the entered of second the evidence was submitted and the evidence substantiates the Defendant's guilt in this ca	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sff (WARTA) Restitution/Rewary to be paid to: Sff (WARTA) Restitution/Rewary to be paid to: Sff (WARTA) Rame: Aff (WARTA) Address: Aff (WARTA) Mane: Af
ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF GUILT DEFERRED, DEFENDABLE CONCURRENT OF Time Credited: Concurrent Unless Otherwise Specified: Statement of amount of Poyment(s) Required/Terms of Pay The Defendant having been indicted/abanged by info felony offense indicated above and the Defendant indicated above, as a money above, and be Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Pro- Defendant was duly arraigned, pleaded as indicated above Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or pronfess his guilt, the said plea was accepted by the Co- Defendant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in ope his right to the preparation of a pre-sentence having been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Officer to prepare so the entered of second the evidence was submitted and the evidence substantiates the Defendant's guilt in this ca	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sft Country Address: Address: Restitution/Rewary to be paid to: Sft Country Address: Address: Address: Restitution/Rewary to be paid to: Sft Country Address: Add
ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF GUILT DEFERRED, DEFENDABLE CONTINUATION OF Time Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/abanged by inferfelony offense indicated above and the Defendant indicated above, and above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Properties 42.12, Section 6a of the Code of Criminal Properties 42.12, Section 6a of the Code of Crim	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFL CONDITION Rame: SFE FORTH TITLE Address: FORTH TITLE Menet: FORTH TITLE
ADJUDICATION OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF Time Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/biarged by inferfelony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5s of the Code of Criminal Procedure vas uninfluenced by any consideration of fear, or pronfess his guilt, the said plea; and if plainly appear was uninfluenced by any consideration of fear, or pronfess his guilt, the said plea was accepted by the Courberaisted in entering said plea; and evidence and statements of witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filled in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in ope his right to the preparation of a pre-sentence haring been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Offices to prepare so the Court, and after the evidence was submitted and the evidence substantiates the Defendant's guilt in this cause and of the Defendant would be served by deferring proplacing the Defendant on probation in this cause. It is THEREFORE; CONSIDERED, ORDERED AND ADJUDGE the Code of Criminal Procedure, no judgment shall be en	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONDITION Rame: The Second of the paid to: SFE CONDITION Rame: The Second of the paid to: SFE CONDITION Address: The State appeared by her named above appeared in person and either by counsel as tarily waived the right to representation by counsel as tarily waived the right to representation by counsel estarily waived the right to representation by counsel as tarily waived the right to representation by counsel as tarily waived the right to representation by counsel as tarily waived the right to representation by counsel as tarily waived the right to representation be waived, the result of the consequences of the said plea, and the Defendant ing to the Court that the Defendant was sane and that he ersultion, or delusive hope of pardon prompting him to purt and is here entered of record upon the minutes. The the appearance, confrontation, and cross-examination of to the introduction of testimony by affidavits, written ence; and such waiver and consent having been approved by cause, the said plea of the Defendant was received and on Court, with the written agreement of the Court, waived report prepared by the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, the unch a report, of the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, the unch a report, of the Probation Officer, such waiver and consent having been approved by the Probation Officer, such waiver the probation of the Court, waived report prepared by the Probation Officer, such waiver and consent having been approved by the Probation Officer, such waiver and further found that the best interests of society are probated by the Probation Officer, such waiver and further found that the best interests of society are probated in the court found that the Defendant be, and he is
ADJUDICATION OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF Time Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/biarged by info felony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5s of the Code of Criminal Properties of the Code of Criminal Properties and the Defendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or pronfess his quilt, the said plea was accepted by the Codefendant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filed in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in open his right to the preparation of a pre-sentence haring been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Officer, to prepare so the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on the Officer of Of	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONNER. Rame: Address: ADD TITUM ADDRESS AND TITUM Restitution/Reward for the State appeared by counsel as the said been appeared and the percendant elected to proceed under cedure, and in open court, jury having been waived, the et to the charge as shown above. At of the consequences of the said plea, and the Defendant ing to the Court that the Defendant was same and that he estuation, or delusive hope of pardon prompting him to must and is here entered of record upon the minutes. The the appearance, confrontation, and cross-examination of it to the introduction of testimony by affidavits, vritten ence; and such waiver and consent having been approved by cause, the said plea of the Defendant was received and and such waiver and consent having been approved by cause, the said plea of the Defendant was received and report, with the written agreement of the Court, waived report prepared by the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, the wind a report, at which ADD COUNTY COURT ADD COURTY COURT ADD COUNTY COURT ADD COUNTY COURT ADD COUNTY COURT ADD COURTY COURT ADD COURT ADD COUNTY COURT ADD C
ADJUDICATION OF GUILT DEFERRED, DEFENDABLE CONCUrrent Unless Otherwise Specified: Total Amount of Itme Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/abanged by inferfelony offense indicated above and the Defendant indicated above, and above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5a of the Code of Criminal Proceedings of the Code of Criminal Procedure, no force of the Code of Criminal Procedure, no judgment shall be enhanced of Code of Criminal Procedure, no judgment shall be enhanced of Code of Criminal Procedure, no judgment shall be enhanced terms and conditions of probation.	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: SFE CONNERS. Restitution/Rewary to be paid to: SFE CONNERS. Rame: SFE FONT TRANS Address: FONT TRANS Restitution/Reward in person and either by counsel as the consequence of the said either by counsel as tarily waived the representation by counsel as the consequences of the said plea, and the Defendant ing to the Court that the Defendant was same and that he estuation, or delusive hope of pardon prompting him to must and is here entered of record upon the minutes. The the appearance, confrontation, and cross-examination of the to the introduction of testimony by affidavits, vritten ence; and such waiver and consent having been approved by cause, the said plea of the Defendant was received and and such waiver and consent having been approved by cause, the said plea of the Defendant was received and report, and waiver and consent having been approved by cause, and further found that the best interests of society with a report found that such and further found that the best interests of society argument of counsel thereon, the Court found that such as a pre-sentence report by the Probation Officer, the work argument of counsel thereon, the Court found that such as a pre-sentence report by the Probation of guilt and argument of counsel thereon, the Court found that such and further found that the best interests of society argument of counsel thereon, the Court found that such as a pre-sentence report by the Probation Officer, the work argument of counsel thereon, the Court found that such as a pre-sentence report by the Probation Offi
ADJUDICATION OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF GUILT DEFERRED, DEFENDANT CONTROL OF Time Credited: Concurrent Unless Otherwise Specified: The Defendant having been indicted/biarged by info felony offense indicated above and this cause being District Attorney as named above, and the Defendant indicated above, and both parties announced ready for Article 42.12, Section 5s of the Code of Criminal Properties of the Code of Criminal Properties and the Defendant was duly arraigned, pleaded as indicated above. Thereupon the Defendant was admonished by the Courpersisted in entering said plea; and it plainly appear was uninfluenced by any consideration of fear, or pronfess his quilt, the said plea was accepted by the Codefendant having in open court, in writing, waived witnesses, consented to the stipulation of evidence and statements of witnesses, and any other documentary evid the Court in writing and filed in the papers of the entered of record upon the minutes. [1] The Defendant, in person, in writing, and in open his right to the preparation of a pre-sentence haring been filled in the papers of the cause. [2] The Defendant not having waived the preparation Court directed the Probation Officer, to prepare so the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on this the Officer of prepare so on the Officer of Of	Restitution/Reparation/Reward: Restitution/Rewary to be paid to: Sft Country Restitution/Rewary to be paid to: Sft Country Rame: All Plant Trans Address: All Hill Plant Iment: Plant Trans Address: All Hill Plant Iment: Ald person and either by counsel as tartly wasved the right to representation by counsel as tartly wasved the right to representation by counsel as tartly wasved the right to representation by counsel as tartly wasved the right to representation by counsel as tartly wasved the right to representation by counsel as tartly wasved the right to proceed under cedure, and in open court, jury having been wasved, the et of the charge as shown above. It of the consequences of the said pies, and the Defendant ing to the Court that the Defendant was sane and that he ersuation, or delustive hope of pardon prompting him to pure and is here entered of record upon the minutes. The the appearance, confrontation, and cross-examination of it to the introduction of testimony by affidavits, written ence; and such waiver and consent having been approved by cause, the said plea of the Defendant was received and in Court, with the written agreement of the Court, weived report prepared by the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, such waiver of a pre-sentence report by the Probation Officer, such waiver with a report, at which fine Court found that such years and further found that the best interests of society was and further found that the best interests of society inceedings without entering an adjudication of guilt and probation of this cause and that the Defendant be, and he is considered in this cause and that the Defendant be, and he is one of the court in this cause and that the Defendant be, and he is one of the court in this cause and that the Defendant be, and he is one of the court in this cause and that the Defendant be, and he is one of the court in this cause and that the Defendant be, and he

CONF006057

<u> APR-10-91 W</u>ED 13:00 WILDERNESS P. 02 9111 C Q S T. S Payable on or Before: 3 4 710: 4

MA Hours of Sentence to be Served by Performing

Defendant to Serve Sentence, by Electronic Honitaring?

NOTE TO SHERIFF: OCC 4 7 ACHE JUST 00 Crime Stoppers Fee.................. Jury fee..... Transcript at: 20 00 Serving Capies: Summoning Witness/Hileage.........
Jury fee..... LEOSEF..... 20 00 Taxing: ____ Bonds..... OCLC\$..... 60 Commitment..... JCTF....... 1 Yideo Fee..... Release..... DWI Evaluation Fee..... Attachment..... Arrest W/O Warrant/Capies...... Reward Repayment..... Pre-Bond Drug Test..... RECAPITULATION Bond/Elec Honitor Fee..... fine Amount //oaooo ACCA..... Financial Responsibility...... Hiscellaneous Cost..... Special Expense..... PTR Fee.... Trial Fee..... Attorney Fee...... District Attorney fee Out of County Witness Fee..... Clerk's fee..... Amount Probated/Waived...... Sheriff's Fee..... Signed and entered this the 57ff day of Probation Expires: 2-4 + 2001. Handate Received: __ Received on Alt day of Alt , A.O., 19 Mit All Sheriff, Harris County, Texas.

Defendant's

Index Fingerprint

-CRH-13 - RO8-24-90

OFF IN 191 18:54

7136506946 PAGE, 000

IN THE 185TH DISTRICT COURT THE STATE OF TEXAS OF HARRIS COUNTY, T E X A S On this the STHEARY of FEBRUALLY, 1991 , the Court finds that the Defendant named in the above styled and numbered cause is unable to pay the fine and costs in this cause in one lump sum, but that said Defendant can pay the same fine and costs in installments of \$ 10.00 per month in said cause, with the payments commencing MHROH, 1991, and on the same day of each month thereafter until the said total of \$ 1.044.50 is paid in full. IS IS ORDERED, that said Defendant pay the fine and costs in this cause as see out above, and that said Defendant remain at large as to this cause as long as said Defendant makes such monthly payments and until the said fine and costs are fully paid. If the said Defendant should default on any payment as outlined above, then said Defendant shall be committed to jail until the remaining amount of the fine and costs has been paid and satisfied. IT IS FURTHER ORDERED that the Clerk of this Court make this Order a part of the Judgment and Sentence of the above and styled and numbered course, and forward a copy of this Order to the Sheriff of Harris County, Texas SIGNED AND ENTERED THIS 57H HARRIS COUNTY, TEXAS

86:

7136506946 PAGE.003

1111	the state of the second of the
THE	STATE OF TEXAS CUNDITIONS OF PROBATION IN THE 185 DISTRICT OURT
vs.	HARRIS COUNTY, TEXAS
JE	The Thomas Whaple cause NUMBER 567837
Sy II	his 5 day of TOUNIAM, 1977, you are granted O years Propation for the felony
offen	ise(s) of
	coordance with Section of Article 12:12 of the Texas Code of Criminal Procedure in the
Judg	ict Court of Harris County, Texas by the HONORABLE (C)
(a)	Commit no offense against the laws of this or any other State or of the United States;
(b) ·	Avoid injurious or vicious habits including the use of controlled substances and alcoholic beverages. You are forbidden to use, possess, or consume any controlled substances, dangerous drugs, or marihuana unless prescribed pursuant to a lawful prescription;
(c)	Avoid persons or places of disreputable or harmful character and specifically
(d)	Report immediately in person on
	unless different dates within a calendar month are agreed to by you and your Probation Officer;
(e)	Work continuously at suitable employment and notify the Probation Officer within 48 hours of any change in employment status; present written verification of employment (including all attempts to secure employment) once each month on your reporting date;
(1)	Permit the Probation Officer to visit you at your home, employment, or elsewhere;
(g)	You are instructed to remain within the limits of Harris County, Texas. You are not to travel outside of Harris County, Texas or change your place of residence unless you receive prior permission from the Court through your Probation Officer:
(h)	Support all dependents that you now have or that you may acquire during the probation period;
(1)	Submit yourself to random urine specimen analysis by authorized personnel for the Harris County Adult Probation Department, including any department with courtesy supervision jurisdiction; reveal to said authorized personnel proof of any medication legally prescribed for you prior to submitting specimen. A urine specimen positive for any controlled substances, dangerous drugs, or marihuana, not legally prescribed for you, may result in adjudication of guilt or revocation of probation;
0)	Refrain from disorderly conduct, abusive language, or disturbing the peace while present at the office of the Hams County Adult Probation Department;
(k)	Participate in the Community-based program,
	beginning, (althfully follow all guidelines and instructions until successfully discharged or until further order of the Court;
(1)	Participate in a community service program. Where you are to perform a total of 50 hours, over a period of 24 months beginning 7.5/9.
(m)	instead of sentencing you to the Texas Department of Corrections, you are ordered to participate in the Harris County Adult Probation Department's (ISP), and you will continue to participate in this program until released therefrom by order of the Count;
	σ.
	SPN;01119784

CLERK'S COPY

APR 10 '91 12:56

7136506946 PAGE.004

AP	<u>6-10-91 NED</u> 18:02 NELDERING.	
	OF PROBATIONS OF PROBATION OF PROBATIONS OF	7
(n)	Instead of sentencing you to the Texas Department of Corrections, you are committed to the community-based	
~ ·	facility	
(0)	Pay a Supervision Fee to the Harris County Adult Probation Department at the rate of \$ 40.00 per month for the entire period of probation beginning	
(p)	Make restitution in any sum that the Court shall determine: Pay \$ 732, 42 at the rate of \$ 500 per month beginning 3/9/9/:	
	\$361.00-	
	Paradena Tx # 47/106.14 Dell Parts Tx	
J	138.00	
•		
	Houston Tx	
(a)	Reimburse Harris County for Court appointed Attorney Fees in the amount of \$	
(r)	Pay a Fine of \$1,000,00 and Court Costs of \$44,50 for a total of \$1,044,50 at the rate of	
Note:	All payments are to be paid through the Harris County Adult Probation Department. Personal checks will not be accepted. In the event supervision of your probation is outside Harris County, Texas, you will be responsible for mailing your payments (money order only) directly to the Harris County Adult Probation Department, 49 San Jacinto Street, Houston, Texas 77002.	
(5)	Pay a Laboratory processing fee in the amount of \$\frac{1}{2}\$ per month for duration of probation for urine specimen analysis ordered herein commencing the	
N	Defendant-must obseque a currew from 12:00 midnight until 5:00 a.m., seven days per week until further order of	
5.	Continue counseling with Baylo College of medicine til discharged.	
1,	Pay for counseling for 430300, Houston, France of Houston, Inc. P.O. Box 430300, Houston, France	
772	43 through 3/9/9 v Supervision & Corrections, said sum payable with 20 for 2 total of \$50.00.	3
V		
and m	e hereby advised that under the laws of this State, the Court shall determine the terms and conditions of your probation, ay at any time during the period of probation, after or modify the conditions of probation. The Court also has the ity at anytime during the period of probation to revoke your probation for violation of any of the conditions of probation.	8 0 A
Signor	1 this day of Felineary 19 94.	75
\$. 0
Propa	ioner's Signature	07
	Old Control	0 0
	(3:84a	
	Presiding Judge	_
,	Probationer's right thumbprint	
•	- L	
	By	

CLERK'S COPY

APP 10 '91 12:57

7136506946 PAGE.005

READY FOR FILE

APR 03 1991

BARBARA GOSEY

April 3, 1991

Mr. James N. Goldstein Business Manager Sam Houston Area Council, No. 576

PERSONAL AND CONFIDENTIAL

SUBJECT: JOHN T. DRAPER

Dear Jimmy:

I would like a copy of the court record or newspaper clipping, indicating the sentencing related to the above named individual. This is all we need to close our file and have a complete case.

Thanks for your help.

Sincerely,

Paul Ernst, Director Registration and Statistical Service

bg

cc: Roger A. Ohmstede, Council No. 576 Bill J. Derrick, South Central Region



1911 Bagby • P. O. Box 52786, Houston, Texas 77052-0786 • Phone (713) 659-8111, Fax # (713) 650-6946

EXECUTIVE COMMITTEE OFFICERS:

CHAIRMAN OF THE BOARD Dr. Carlos R. Hamilton, Jr.

VICE CHAIRMAN/ CHAIRMAN ELECT George S. Slocum

VICE CHAIRMEN Council Commissioner Douglas G. Mac Lean Administration Robert J. Allison, Jr. Field Operations Wayne D. Johnson Finance Lorne D. Bain Program Orville D. Gaither Marketing Rollie S. McGinnis Membership James H. DeNike Exploring J. Gordon Muir, Jr. Division I Roger L. Galatas Division II Raiph H. Clemons, Jr. Division III F. M. Perkins **Urban Scouting** Councilmember Sheila Jackson Lee

Friends of Scouting Chairman John E. Walsh, Jr.

LEGAL COUNSEL Nelson R. Block

TREASURER John S. Davis

ASSISTANT TREASURER Alfred C. Warrington, IV

IMMEDIATE PAST CHAIRMAN Ernest H. Cockreil

PRESIDENT/ SCOUT EXECUTIVE Roger A. Ohmstede

MEMBERS:

Robert T. Blakely Michael O: Burke Jack W. Lander, Jr. Raymond A. Sykes C. Travis Traylor, Jr. Judge Carl Walker, Jr. Mr. John L. Draper

Pasadena, Texas 77502

Dear Mr. Draper:

After careful review, we have decided that your registration with the Boy Scouts of America will no longer be accepted. We are therefore compelled to request that you sever any relations that you may have with the Boy Scouts of America.

You should understand that BSA membership registration is a privilege and is not automatically granted to everyone who applies. We reserve the right to refuse registration whenever there is a concern that an individual may not meet the high standards of membership which the BSA seeks to provide for American youth.

If you wish to have this decision reviewed by a BSA regional review committee, please write to the regional director within 60 days of the date of this letter, explaining your version of the facts supporting your claim that your registration as a BSA member should be accepted. The procedure for a review of this decision are attached.

Sincerely,

Roger A. Ohmstede

November 13, 1990

President/Scout Executive

RAO/ad

Enclosure

added to please in sulas

ROSH MEMBER DELETED FROM DATABASE CNCL ADDR3: ADDR1: FIRST: JUHN T REN DAT: 0391 POSITION: IH REG STATUS: M TRANSFER FROM = CNCL: TYPE CNCL P/UNT CODE 576 ---SOURCE---PRG/UNIT SO854 SEQ. FINDERCODE: 56 PHONE: ENRULL: 0490 BIRTH: 0000 SEX: PRICE SUB STRT -- COPIES-- ISSUES TRM DATE FIRST LAST DRIG PF2>DELETE PGM/UNIT: MEMBERSHIP SUPPORT SYSTEM SUCCESSFULLY ADDR4: APPRZ: HOUSTON LAST : IRAPER 359257 MEMBER DELETE MAGAZINES PF12 MENU CLR END SEQ: AGENCY: **BULK:** TO GO AREAR TOTAL COUNT ×ï TRANSFER DATE: M ADULT/YOUTH: A MAG-STATUS: ZIP: 77034 LAST LABEL EXP PRINTED 14:19:15 11/26/90 BAT

ĺ