

CONFIDENTIAL RECORD SHEET  
REGISTRATION SERVICE  
BOY SCOUTS OF AMERICA

Incil No. 240

Date 10-5-89

Full name GEORGE HENRI DICKINSON

(no initials if you can possibly get full name)

Social Security Number [REDACTED]

Address [REDACTED]

City ARLINGTON State MA ZIP Code 02174

Date of Birth 8-14-71 (This is important and should be exact.)

Approximate age 19 (To be used ONLY when date of birth is not known.)

Religion CATHOLIC Nationality \_\_\_\_\_

Occupation GAS STATION ATTENDANT

Education HIGH SCHOOL GRADUATE

Weight \_\_\_\_\_ Height \_\_\_\_\_ Race WHITE

Color of hair DARK BROWN Color of eyes \_\_\_\_\_

Outstanding characteristics or interests \_\_\_\_\_

Married or single SINGLE Children NONE  
(Number, ages, and names, if possible)

Spouse's name \_\_\_\_\_

Scouting connections: NONE AT PRESENT Chartered organization \_\_\_\_\_

Unit No. \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_\_ Position \_\_\_\_\_ Date registered \_\_\_\_\_ Date resigned \_\_\_\_\_

Special recognition \_\_\_\_\_

Suspended or denied registration for following reasons: \_\_\_\_\_

There is concern on the part of [REDACTED] that he may try to register. When you read the narrative statement I can understand her concern. Even tho he was a minor at the time I would not register him.

The docket # in 1985 was JV478  
5 Probation officers are Dave Carr + Paul McLaughlin.

**NOTED**

CONFIDENTIAL  
10/17/89

OCT 18 1989

JOSEPH L ANGLIM

Signed [Signature]  
SCOUT EXECUTIVE

Added to IV file  
no reg at National  
10/16/89  
cm

READY FOR FILE

OCT 19 1989

A. GRAVES

October 19, 1989

Mr. Ronald K. Rogers  
Scout Executive  
Minuteman Council, No. 240

PERSONAL AND CONFIDENTIAL

SUBJECT: GEORGE HENRI DICKENSON, JR.

Dear Ron:

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  
Confidential File.

Sincerely,

Paul Ernst, Director  
Registration Service

ag

cc: Northeast Region

CONF017505

COMMONWEALTH OF MASSACHUSETTS

SUPERIOR COURT DEPARTMENT

MIDDLESEX, S.S.

CIVIL ACTION NO. 87-4501

\_\_\_\_\_, ppa., et al,  
PLAINTIFFS  
V.  
GEORGE DICKENSON, JR., et al,  
DEFENDANTS

NARRATIVE STATEMENT OF CASE

I. PARTIES

The plaintiffs are members of the \_\_\_\_\_ family. The family consists of \_\_\_\_\_, the divorced mother of the three children; \_\_\_\_\_, whose date of birth is \_\_\_\_\_; \_\_\_\_\_, born \_\_\_\_\_; and \_\_\_\_\_, born \_\_\_\_\_. At the time of the incidents described in the complaint, \_\_\_\_\_ was 7 years old. The \_\_\_\_\_ family at the time of the incidents lived in \_\_\_\_\_ and continue to do so but at a different location.

The defendants are members of the Dickenson family. Claims have been asserted against George Dickenson, Jr., \_\_\_\_\_ attacker, who was 11 years old at the time of the incidents; \_\_\_\_\_ his parents; and \_\_\_\_\_ who is beleived to have been about 15 years old at the times of her actions set forth in the complaint.

II. FACTS

\_\_\_\_\_ and George were friends. Despite their age differences they often played together. They lived in the same neighborhood and hung around in the same crowd of kids. Usually

when they played it was in a group situation in the neighborhood.

During the fall of 1982, [REDACTED] was in the Cub Scouts and his mother was the Den Mother. Meetings were at [REDACTED] house. George was a Boy Scout and came to the Cubs' meetings. He would often stay after the meetings and play with [REDACTED].

One December afternoon, the nature of the play changed. George told [REDACTED] to remove his clothes. [REDACTED] did. George began to play with [REDACTED] penis. Then George pulled down his own pants. [REDACTED] started to get scared, he didn't want to play anymore. George demanded that [REDACTED] perform fellatio on him. [REDACTED] refused. George told [REDACTED] that if [REDACTED] didn't do what George wanted him to that George would kill [REDACTED] parents. [REDACTED] believed George. George was somewhat of a neighborhood bully but he never seemed to get in trouble no matter how much he bothered the younger kids. On one prior occasion George had shown [REDACTED] a knife that he carried. [REDACTED] felt that George could kill his parents. After all, George was a "big kid" (from the perspective of a 7 year old), [REDACTED] mother was "only a girl" and his father was confined to a wheelchair.

Upon George's threat, [REDACTED] performed fellatio on George. Then George had anal intercourse with [REDACTED]. George wanted [REDACTED] to do him as well. [REDACTED] couldn't perform. George told [REDACTED] that if he told anyone, George would kill his parents. [REDACTED] kept quiet.

[REDACTED], in his seven year old wisdom, eventually felt it was safe to be around George and started playing with George again. [REDACTED] went over to George's house. They were playing in the

cellar when George once again renewed the threats he had made against [REDACTED] parents. [REDACTED] was afraid not to comply.

[REDACTED] felt that "George acted as if he owned" him. George commanded [REDACTED] to take off his shirt, his T-shirt, take off his shoes and socks. George ordered [REDACTED] to remove his pants and underpants. Then George had [REDACTED] remove George's clothes. George demanded that [REDACTED] fellate him. [REDACTED] tried to avoid doing so, but George forced him. Then George fellated [REDACTED]. George then penetrated [REDACTED] rectally and tried to force [REDACTED] to do the same to him. [REDACTED] once again couldn't perform for George and left as soon as he was permitted to. [REDACTED] didn't tell anyone because George had renewed his threats to kill [REDACTED] and his parents.

[REDACTED] could have prevented this horrid chain of events. They were aware of their son's prior acting out and had been advised by his school to get him into counselling. George bullied the younger children. His parents witnessed some of these incidents and had some reported to them by other parents and the school. George was caught trying to peep into the window of a local pre-teen girl. The parents of one neighborhood girl, aged 5, reported to George's parents when George offered to teach her how to perform fellatio. If they had gotten George into counselling or kept a closer eye on him he might not have victimized [REDACTED].

[REDACTED] kept quiet for a long time. In June 1983 his infant brother [REDACTED] died. [REDACTED] and the rest of his family went into grief counselling. The counselling was discontinued at the suggestion of the counsellor but eventually [REDACTED] behaviors

showed some of the turmoil he was experiencing. He was involved in some petty vandalism and playing with matches in August 1983. Therapy was reinstated. In December 1983, [REDACTED] was found trying to engage his younger brother [REDACTED] in fellatio and anal intercourse. This was reported to their therapists.

Meanwhile, mother [REDACTED] was determined to get treatment that would make these behaviors stop. She was the subject of an abusive childhood and was determined to protect her children from its pains. The behaviors were discussed with the family's therapists. It was advised that the boys be given separate sleeping quarters. This meant that one of them had to occupy the room that had belonged to their deceased baby brother. The behaviors did subside.

The spring and summer of 1984 passed relatively quietly. One evening in August 1984, [REDACTED] was waiting around his mother's bedroom nervously. When she convinced him to talk about his day he told her of it and then spoke of a visit to a family friend's house a few days earlier. [REDACTED] and his friend had surreptitiously gone into the friend's dad's office and had snuck a look at some "adult" magazines. [REDACTED] was chastised for going into the office and advised that those magazines were best left to older people but thanks for the truthfulness.

[REDACTED] still didn't leave. He seemed to have more to say. [REDACTED] asked him if he had ever seen pictures like that before. He said he had, in the woods with George. He was told next time he should walk away. He still seemed as though he had more to say. [REDACTED] asked him if there was anything else he wanted to tell her. He then took 90 minutes painfully unveiling the

events of the previous year's winter.

██████████ assured her son that she would help make the problem stop. She held herself together until he left the room. Then, the calm reassuring mother, became frantic. She suffered a panic attack, froze and then burst into tears. Many of her therapy sessions since then have dealt with her reaction to her family's victimization.

██████████ and the family, in consultation with their therapists, decided to prosecute George in order to get him the help he needed so that he wouldn't hurt anybody else. The police were called and an investigation was begun.

That's when the harrassment started. A few days after charges were filed against George, George began bothering ██████████ on his way home from school and ██████████ had to run home to get away from him.

██████████ was losing time from work due to the constant agitation and turmoil in the household. She had difficulty sleeping, lost her appetite, had difficulty concentrating, could not tolerate being touched by anyone, and became physically ill.

██████████ school work suffered, he had nightmares, he was afraid to be alone, he was afraid to play in the neighborhood or even in his own yard and he started overeating. Unbeknownst to his parents at the time, he began to sleep with a knife under his pillow.

A hearing was scheduled on ██████████ complaint. After a conference with Hon. Marie Jackson, Juvenile Justice, George requested to plead no contest. He was given 2 years probation and ordered to enroll in therapy. The ██████████ family went home

happy.

A few days later, George and his friends assaulted [REDACTED], verbally harrassing him and being physically abusive while chiding him for having taken George to court.

Several weeks after the juvenile session proceedings, the [REDACTED] received word that the plea had been withdrawn and an appeal was pending of George's delinquency petition.

Panic struck the [REDACTED] family again. They learned they would have to go back to court. [REDACTED] performance at work deteriorated as did her marriage. The parents stopped any sexual contact and communications between them were strained.

A court date was scheduled but had to be postponed due to the illness of the assistant district attorney. [REDACTED] [REDACTED] ended up hospitalized for 2 weeks and without work for several weeks due to the strain.

Eventually the hearing was held. It was a jury waived trial. [REDACTED] remembers the disposition as having been the entry of findings of delinquent on two counts of indecent assault and battery and not delinquent on the two counts of assault with intent to commit rape. George was placed on probation.

The day after the trial, the [REDACTED] family began receiving telephone death threats. The youngest child [REDACTED], then aged [REDACTED], was the recipient of two of these calls. He has suffered nightmares, a return to previously extinguished bedwetting, and fear of being alone. [REDACTED] had her sons transferred to out-of-district schools. The calls kept coming until the Arlington Police Department got the [REDACTED] to stop them.



During the fall of 1985, events heated up again. [REDACTED] began swearing at Mrs. [REDACTED]. [REDACTED] and [REDACTED] were accosted by George and his friends. In April 1986, [REDACTED] started yelling obscenities at [REDACTED]. On May 9, 1986, three b-b pellets were fired into the [REDACTED] house. One was embedded in the window at which [REDACTED] was standing to try to see what was going on. She became hysterical.

In the early morning hours of May 12, 1986, [REDACTED] [REDACTED] heard noises outside the house. The police were called and found a pair of boys underwear in the yard. During the night of May 12 to 13, 1986, the tulip beds in front of the [REDACTED] house were ripped out.

On May 20, 1986, [REDACTED] answered the phone and was told "I'm going to peg your house with b-bs tonight." Luckily that didn't happen but the harrassing and no-answer telephone calls continued until the [REDACTED] moved to another part of [REDACTED] and changed their phone number.

### III. INJURY

As a result of these incidents, all four members of the [REDACTED] family have spent substantial amounts of time in therapy. [REDACTED] [REDACTED] emotional problems were exacerbated and the boys have reverted to acting-out behavior and regressive behaviors characteristic of much younger children. [REDACTED] [REDACTED] has been diagnosed as suffering from post traumatic stress disorder. [REDACTED] testing shows that he views the world in a hostile and suspicious manner, is emotionally labile and has brittle impulse control. He is experiencing considerable conflict between expression and control of the sexual urges that he is now

developing with the onset of adolescence.

██████████ has a distorted view of the world seeing his actions and those of others as black or white without accounting for emotional or ethical considerations. He is emotionally constricted with poor impulse control and covers his feeling of inadequacy by becoming hostile and aggressive.

██████████ fears the aggression of his brothers and feels dependant and inadequate in his environment. He shows a strong need for nurturance and care. These have been less available to him while his family recuperates from the harm done to them by the incidents described in the complaint herein.

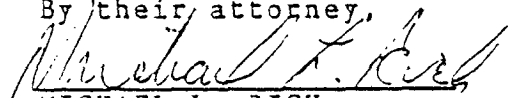
#### IV. CONCLUSION

Based on the facts stated above and in the complaint, plaintiffs assert that they are entitled to the relief sought in the complaint.

RESPECTFULLY SUBMITTED,  
██████████ et al.,

Plaintiffs

By their attorney,



MICHAEL L. RICH,  
Attorney at Law

██████████  
Arlington, Ma. 02174  
██████████

MIDDLESEX, SS

SUPERIOR Court

Docket No. 87-4501

[Redacted], ET ALS

Plaintiff(s)

vs.  
GEORGE DICKENSON SR., ET ALS

Defendant(s)

NOTICE OF  
TAKING DEPOSITION

Clerk of Court, Civil  
Middlesex Superior Court  
To: 40 Thorndike Street  
Cambridge, MA 02141

Please take notice that, at 3:30 o'clock p.m., on Tuesday, November 24,

19 87, at the offices of Robert E. Neville, Esq., NEVILLE, SEGALINI & NEVILLE  
Bulfinch Square, 47 Thorndike Street, Cambridge, MA 02141,  
defendants George Dickenson Sr.  
the [Redacted] and [Redacted] in this action, by his (her) (its) attorney(s), will take the deposition upon  
oral examination of the plaintiff, [Redacted].

pursuant to the applicable provisions of the Massachusetts Rules of Civil Procedure, before  
Carole P. Fonseca, Notary Public in and for the Commonwealth of Massachusetts, or before some  
other officer authorized by law to administer oaths. The oral examination will continue from day to day  
until completed.

You are invited to attend and cross-examine.

NEVILLE, SEGALINI & NEVILLE  
BULFINCH SQUARE  
47 THORNDIKE STREET  
CAMBRIDGE, MA 02141

Respectfully,

Robert E. Neville, Esq.  
Attorney(s) for Defendants George  
Dickenson Sr. and Donna Dickenson

CERTIFICATE OF SERVICE

I hereby certify that on October 6, 19 87, I served the above notice on  
the plaintiffs in the above-entitled action by mailing a copy thereof, postage prepaid, to  
his (her) (its) counsel of record, Michael L. Rich, Esq., 74 Newport Street,  
Arlington, MA 02174.

Michael Rich, Esq.  
Carole P. Fonseca  
cc.

Robert E. Neville  
Attorney(s) for Defendants George Dickenson Sr.  
and [Redacted]