

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

Date 8/17/87

Full name Joseph E. Gibbens, Sr.

(No initials if you can possibly get full name)

Address [REDACTED] (registration records show: [REDACTED] Navarre, OH 44662)

City Louisville State OH Zip Code 44641

Date of birth 11-13-50 (This is important and should be exact.)

Approximate age 36 (To be used ONLY when date of birth is not known)

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

Occupation \_\_\_\_\_

Education \_\_\_\_\_

Weight 200 lbs. Height 6' 4" Race white

Color of hair brown Color of eyes blue

Outstanding characteristics or interests unempt

Married or single married Children [REDACTED]

(Number, ages, and names, if possible)

Wife's name [REDACTED]

Scouting connections:

<u>Unit No.</u>	<u>City</u>	<u>State</u>	<u>Office</u>	<u>Date registered</u>	<u>Date resigned</u>
C-3928	Navarre	Ohio	Buckeye	1-31-86	

#004804

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

Suspended or denied registration for following reasons:

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION, AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE, OR SPECULATION):

CONFIDENTIAL

SEP 1 1987

F. STARON

RECEIVED

OCT 13 '87

JOSEPH L. ANGLIM

Signed [Signature]  
SCOUT EXECUTIVE

Council \_\_\_\_\_

October 12, 1987

Mr. Jack A. Johnson  
Scout Executive  
Buckeye Council, No. 436

PERSONAL AND CONFIDENTIAL

SUBJECT: Joseph E. Gibbens

Dear Jack:

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

PE/eko

cc: East Central Region

READY TO FILE  
OCT 14 1987  
ERIN O'RILEY

CONF014788



SCOUTING/USA

National Office  
BOY SCOUTS OF AMERICA

1325 Walnut Hill Lane, Irving, Texas 75038-3096  
Telephone: 214-580-2000

September 3, 1987

Jack A. Johnson  
Scout Executive  
Buckeye Council, No. 436

PERSONAL & CONFIDENTIAL

SUBJECT: Joseph E. Gibbens  
Rosetta Gibbens

Dear Jack:

Thank you for the information you recently sent us concerning the above named individuals. This is certainly adequate for placing them on the confidential file and refusing future registration attempts.

We would like to have an application with a signature for both of these individuals, if available. This will strengthen our identification process.

If we can be of help to you in any way, please let us know. The material you sent will help us to protect other youths.

Sincerely,

Paul Ernst, Director  
Registration Service

mdw

cc: East Central Region

Dear Paul -

I can only come up with the application for Joseph Gibbens. Rosetta's got lost in the shuffle.

Carolyn

SEP 21 1987

CONF014789

# ADULT APPLICATION

PLEASE PRINT ONE LETTER IN EACH SPACE—  
PRESS HARD, YOU ARE MAKING THREE COPIES.

- PACK NO.
  - TROOP NO. 722
  - TEAM NO.
  - POST NO.
  - SHIP NO.
- OR

COUNCIL/DISTRICT POSITION

DISTRICT NO.    FULLY TRAINED

FIRST NAME AND INITIAL: J O S E P H  
 LAST NAME: G I B B E A S

ADDRESS—STREET OR R.F.D.  
[REDACTED]

DATE OF BIRTH: 11 13 50  
 MONTH DAY YEAR  
 POSITION: WL  
 BOYS' LIFE:  CHECK ONE:  
 NEW LEADER  
 FORMER LEADER   
 SEX: M

ADDITIONAL ADDRESS INFORMATION (if necessary):  
 

CITY: MAWAHARRIE STATE: GA ZIP CODE: 3174662

CIRCLE R OR M:  
[REDACTED] DATE: 4-23-86  
 PREVIOUS SCOUTING BACKGROUND:   COUNCIL:  

OCCUPATION, EMPLOYER, AND BUSINESS ADDRESS:  
  SIGNATURE—SEE COVER: Joseph E. Gibbons Jr.

REGISTRATION FEE:   \$ BOYS' LIFE FEE:   \$ TERM (MONTHS): 08 UNIT RENEWAL DATE: 1/87  
 MONTH YEAR

APPROVAL—SEE COVER:  
 

If applicant has an unexpired membership certificate, registration may be accomplished in this unit by a payment of 50 cents for processing the transfer. Check the box and attach certificate. It will be returned by the council.

FOR COUNCIL USE:  
 TRANSFER FROM:  
 COUNCIL: 436 NAT'L UNIT NO.:   MEMBER ID NO.:  

LOCAL COUNCIL COPY

September 3, 1987

Jack A. Johnson  
Scout Executive  
Buckeye Council, No. 436

PERSONAL & CONFIDENTIAL

SUBJECT: Joseph E. Gibbens  
Rosetta Gibbens

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Sincerely,

Paul Ernst, Director  
Registration Service

mdw

cc: East Central Region

READY TO FILE

SEP 03 1987

ERIN O'RILEY

CONF014791

# Couple prison-bound for sex abuse of teen

W  
436

By EDWARD R. SEMMLER  
Repository staff writer

Stark County Common Pleas Judge Sheila G. Farmer has sentenced a Bethlehem Township couple to prison for sexually abusing a 14-year-old girl.

Joseph E. Gibbens Sr., 31, of 7227½ Beth Ave. SW, was sentenced to 8 to 20 years in the Southern Ohio Correctional Facility at Lucasville after pleading guilty Tuesday to sexual battery, gross sexual imposition and illegal use of a minor in nudity-oriented material or performance.

Rosetta E. Gibbens, 35, of the same address, was sentenced to 5 to 15 years at the Ohio Reformatory for Women at Marysville after pleading guilty to gross sexual imposition and illegal use of a minor in nudity-oriented material or performance.

Gibbens was charged with having intercourse, touching and taking pictures of the juvenile. His wife was accused of touching and taking pictures of the girl. Both pleaded guilty as charged.

Stark County sheriff's deputies and other law enforcement officials searched the Gibbens' residence on March 4. They reported finding a photo album that contained numerous photos of the youth taken over the past seven years.

Deputies were told about the



JOSEPH E. GIBBENS SR.

problem after the girl showed nude photos of herself to a school teacher. The teacher called the Stark County Department of Human Services, which contacted the sheriff's department.

The couple was represented by attorney Ralph Lacki. Assistant Stark County Prosecutor Richard Nicodemo handled the state's case.

*Added to  
CF file  
9-1-87*

*Deleted  
from  
log.*

## Area couple will stand trial for abuse

Repository staff report

Stark County Common Pleas Judge Sheila Farmer decided Tuesday that psychological reports show Rosetta E. Gibbens should stand trial on charges she sexually abused a girl. The trial for Mrs. Gibbens and her husband, Joseph E., has been set for Aug. 3 in Farmer's court.

Joseph Gibbens, 36, has pleaded innocent to charges of sexual battery, gross sexual imposition and illegal use of a minor in nudity-oriented material or performance

involving a 14-year-old girl over the last seven years.

Rosetta Gibbens, 35, is accused of gross sexual imposition and illegal use of a minor in nudity-oriented materials. She has pleaded innocent, and underwent psychological evaluation to see if she could stand trial.

The Bethlehem Township couple was arrested in early March after the girl showed nude pictures of herself to a school teacher, who alerted the Stark County Department of Human Services. The department called the Stark County

Sheriff's Department and deputies executed a search warrant at the Gibbens home at 7227½ Beth Ave. SW.

Deputies seized an album, allegedly with a number of nude photos of the girl taken over the last seven years.

*Hollywood  
treasures*

**B&G**

Fireplace/Patio  
1370 Raff Rd. S.W.  
Canton - 477-5666

IN THE COURT OF COMMON PL  
STARK COUNTY, OHIO

STATE OF OHIO,  
Plaintiff,  
vs.  
JOSEPH EUGENE GIBBENS SR,  
Defendant.

CASE NO. 87-7112



JUDGMENT ENTRY  
CHANGE OF PLEA AND  
SENTENCE

87 AUG 10 PM 1:13

This day, August 4, 1987, the defendant, JOSEPH EUGENE GIBBENS, SR., came into Open Court, and accompanied by his counsel, Ralph Lacki, Esq., and the defendant having heretofore entered a plea of not guilty of the crimes of Sexual Battery, 1 Ct. (R.C. 2907.03A5) (With Specification), Gross Sexual Imposition, 1 Ct. (R.C. 2907.05A3) (With Specification), and Illegal use of Minor in Nudity-Oriented Material or Performance, 1 Ct. (R.C. 2907.323A2) as charged in Counts One, Two and Four of the Indictment, informed the Court that he had consulted with his attorney and that his attorney had fully informed him as to the nature of the charges and the elements constituting the crimes under the statutes pertaining to them including the penalties and the right to a trial by jury and that the defendant desired to withdraw his former plea of not guilty.

Whereupon the Court having granted leave, the defendant withdrew his plea of not guilty and thereupon the Court inquired of the defendant as to whether or not he desired further to plead, to which inquiry the defendant replied that he is guilty of the crimes of Sexual Battery, 1 Ct. (R.C. 2907.03A5) (With Specification), Gross Sexual Imposition, 1 Ct. (R.C. 2907.05A3) (With Specification), and Illegal use of Minor in Nudity-Oriented Material or Performance, 1 Ct. (R.C. 2907.323A2) as charged

314

10070

in Counts One, Two and Four of the Indictment, where said plea was accepted by the Court. Thereupon the Prosecuting Attorney moved that sentence be pronounced against said defendant.

Whereupon the Court was duly informed in the premises on the part of the State of Ohio, by the Prosecuting Attorney, and on the part of the defendant, by the defendant and his counsel, and thereafter the Court asked the defendant whether he had anything to say as to why judgment should not be pronounced against him, and the defendant, after consulting with his counsel, said that he had nothing further to say except that which he had already said, and showing no good and sufficient reason why sentence should not be pronounced, the Court thereupon pronounced sentence.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant be committed to the Southern Ohio Correctional Institute in Lancaster, Ohio, for an indeterminate term of not less than four (4) nor more than ten (10) years, or until otherwise pardoned, paroled or released according to law, on Sexual Battery, 1 Ct. (R.C. 2907.03A5) (With Specification), and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant be committed to the Southern Ohio Correctional Institute in Lancaster, Ohio, for an indeterminate term of not less than three (3) nor more than five (5) years, or until otherwise pardoned, paroled or released according to law, on Gross Sexual Imposition, 1 Ct. (R.C. 2907.05A3) (With Specification), and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant be committed to the Southern Ohio Correctional Institute in Lancaster, Ohio, for an indeterminate term of not less than five (5) nor more than fifteen (15) years, or until otherwise pardoned, paroled or released according to law, on Illegal Use of Minor in Nudity-Oriented Material or Performance, 1 Ct. (R.C. 2907.323A2), and

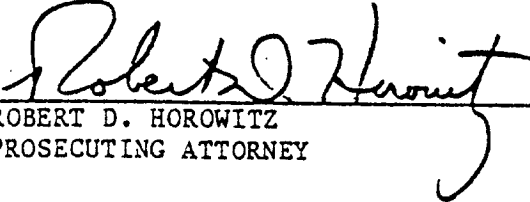


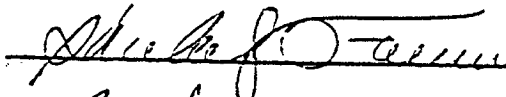
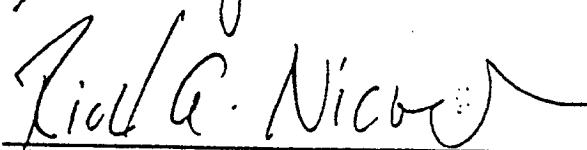
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant shall serve the sentence in Count One concurrently with the sentences in Counts Two and Four of the indictment, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant shall serve the sentence in Count Two consecutively with the sentence in Count Four of the indictment, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant pay the costs of this prosecution for which execution is hereby awarded.

APPROVED BY:

  
ROBERT D. HOROWITZ  
PROSECUTING ATTORNEY

 JUDGE  
  
RICHARD A. NICODEMO  
ASSISTANT PROSECUTING ATTORNEY

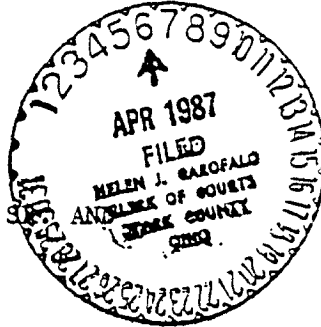
IN THE COURT OF COMMON PLEAS

STARK COUNTY, OHIO

STATE OF OHIO,

Case No. 87-7112

Plaintiff,



BILL OF PARTICULARS

vs.

JOSEPH EUGENE GIBBENS SR.  
ROSETTA E. GIBBENS

Defendant.

FILED  
HELEN J. BAROFALD  
CLERK OF COURTS  
STARK COUNTY OHIO  
APR 5 3 34 PM '87

Now comes the State of Ohio, by and through Assistant Prosecuting Attorney Richard A. Nicodemo and furnishes the following Bill of Particulars:

COUNT ONE

Said Joseph Eugene Gibbens, Sr., on or about February 28th, 1987, at approximately 1100 hours did engage in sexual conduct with [REDACTED], to wit: by fondling her body, kissing on or about her breast and vagina and engaging in intercourse, not his spouse, the said Joseph Eugene Gibbens, Sr., [REDACTED], in violation of 2907.03 of the Ohio Revised Code, contrary to the statute in such cause made to provided, and against the peace and dignity of the State of Ohio.

SPECIFICATION TO COUNT ONE

The Grand Jurors further find and specify the said Joseph E. Gibbens, Sr., did cause physical harm to [REDACTED] in violating Section 2907.03(A)(5).

COUNT TWO

Said Joseph Eugene Gibbens, Sr., on an unknown date that occurred between 11/1/84 and 10/31/85, at the County of Stark, did have sexual contact with [REDACTED], to wit: by touching same and/or all of her erogenous zones for the purpose of sexually arousing or gratifying either, person, not his spouse, the said [REDACTED] being less than 13 years of age, in violation of 2907.05 of the Ohio Revised Code.

SPECIFICATION TO COUNT TWO

Said Joseph Eugene Gibbens, Sr., did cause physical harm to [REDACTED] in violating Section 2907.05(A)(3).

Micro

And the jurors aforesaid, by their oath aforesaid, and by virtue of the authority aforesaid, do further find and present that Rosetta E. Gibbens late of said County on an unknown date that occurred between November 1, 1981, and October 31, 1982, at the County of Stark, aforesaid, did have sexual contact with [REDACTED], to wit: by touching some and/or all of her erogenous zones for the purpose of sexually arousing or gratifying either person, not her spouse, the said [REDACTED] being less than thirteen years of age, in violation of Section 2907.05 of the Ohio Revised Code, contrary to the statute in such cause made and provided, and against the peace and dignity of the State of Ohio.

SPECIFICATION TO COUNT THREE

The Grand Jurors further find and specify the said Rosetta E. Gibbens did cause physical harm to [REDACTED] in violating Section 2907.05(A)(3) (Gross Sexual Imposition).

COUNT FOUR

Said Joseph Eugene Gibbens, Sr., and Rosetta E. Gibbens on or about the 2nd day of March, 1987 at the County of Stark, did consent to the photographing of [REDACTED] and/or photograph [REDACTED] in a state of nudity in any material or performance to wit: photographs kept individually and/or in a photo album and that said material was not sold, disseminated, displayed, possessed, brought or caused to be brought into this State or presented for any bona fide purpose, or did aid or abet each other in so doing, in violation of Section 2907.323 of the Ohio Revised Code.

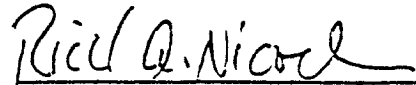
Respectfully submitted,



RICHARD A. NICODEMO  
Assistant Prosecuting Attorney

PROOF OF SERVICE:

A copy of the foregoing Bill of Particulars was personally served to Attorney Ralph Lacki on this 6<sup>th</sup> day of April, 1987.



RICHARD A. NICODEMO  
Assistant Prosecuting Attorney