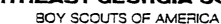
CONFIDENTIAL RECORD SHEET REGISTRATION SERVICE BOY SCOUTS OF AMERICA

Council No. 101	Care June 4, 1990
Full name Richard Collar, Jr	ais if you can possibly get full name)
Social Security Number	
Address	20221
•	ZIP Code 30221
	(This is important and should be exact.)
Approximate age 42	(To be used ONLY when date of birth is not known.)
Religion <u>Merhodist</u>	Nationality
Occupation <u>Attorney</u>	
Education	
Weight Height	Race
	Calor of eyes
Outstanding characteristics or interests a	
Marnec or single Divorced	
-	-(Number, ages, and names, if possible)
Spouse's name	
Scouling connections: Member of Comm	ittee Chamered organization Northeast-Georgia Council
Unic No. 553 CitySnellviSlæt Ga # 041976 Special recognition	Position MC Cata registered 9/88Cate resigned
Suspended or denied registration for follo	wing reasons: Suspected child abuse
SPECIFY THE FACTS WHICH LEAD YOU INCLUDING HOW THE INFORMATION ATTACHED SUPPORTING DOCUMENTS JECTURE. OR SPECULATION):	OU TO RECOMMEND CENIAL OF REGISTRATION. CAME TO THE COUNCIUS ATTENTION, AND LIST S (STATE ONLY KNOWN FACTS, NOT RUMOR, CON-
APR 01 1901	SignedSCOUT EXECUTIVE
TOSEPH LIANGLIA	Council. Northeast Georgia
ONFIDENTIAL	
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JUN 8 1990

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April 2, 1991

Richard E. Collar, Jr.

Grayson, GA 30221

Dear Mr. Collar:

After careful review we have decided that your registration with the Boy Scouts of America should be denied permanently. We are therefore compelled to request that you sever any relations you may have with the Boy Scouts of America. A refund of your registration fee has already been sent to you by our previous letter.

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 concern that an individual may not meet the high standards of membership which the BSA seeks.

If through the appeal process of your case any facts can be brought forth to change the court's decision, we would consider reinstating your membership.

Sincerely,

Robert M. Salser

Scout Executive

RMS/mpg

cc: Paul Ernst, National Office Jim Wilson, Regional Office April 2, 1991

Mr. Robert M. Salser Scout Executive Northeast Georgia Council, No. 101

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD E. COLLAR

Dear Bob:

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: James D. Wilson, Southeast Region

APR 03 1901 ERIN O'RILEY March 27, 1991

READY FOR FILE
MAR 2 7 19 19
ARBARA GOSEV

Mr. Robert H. Salser Scout Executive Northeast Georgia Council, No. 101

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD E. COLLAR, JR.

Dear Bob:

Thanks for your memo of March 20 and the attached newspaper articles.

You should send a letter to Mr. Collar informing him of his permanent suspension from the Boy Scouts of America.

Please send me a copy of the letter for our files. We should then have everything we need for refusing registration in the future.

Sincerely,

Paul Ernst, Director Registration and Statistical Service

bg

cc: James D. Wilson, Southeast Region







MEMO

DATE: March 20, 1991

TO: Paul Ernst, National Office
Jim Wilson, SE Regional Office

FROM: Robert M. Salser

RE: Richard E. Collar, Jr.

I am enclosing the latest covered information on Richard E. Collar, Jr., who has been accused of child molestation. There are three (3) articles which primarily say the same thing. Please use these for your file as we are continuing to keep our file on these types of incidents in our council.

The sad news is that Paul's file is bigger than Jim's and Jim's file is bigger than mine. The real problem is my file should not exist at all.

In closing we have suspended Richard Collar's registration and refunded his money and informed him last May that his registration was in question. Is there a need now to send him a letter stating that this is a permanent decision? Please advise.

Sincerely,

Robert M. Salser Scout Executive

RMS/mpg

Enclosures

F005622

Jury find Gwinnett lawyer guilty of child molestation

By Cecilia Mitchell

Duily News staff writer

LAWRENCEVILLE - Local attorney Richard E. Collar Jr. lowered his head to the defense table Monday as a jury found him guilty of child molestation.

He was acquitted of three counts of aggravated child molestation. The jury deliberated for slightly more than two hours.

After the verdict, the defendant stood doubled over as Gwinnett Superior Court Judge Homer Stark sentenced him to 12 years in prison and eight years probation.

During the trial, an 11-year-old girl testified that Collar abused her continually, but she also said she changed her story over a two-year period. Before naming Collar, the girl denied being molested and then said an 8-year-old had sex with her.

Throughout the trial, the defense pointed to discrepancies in the child's version of events. In his closing argument, Chief Assistant District Attorney Stephen Franzen told the jury that the child did not point to Collar sooner because the defendant told

her he would go to jail if she told on him.

"The case boils down to ... if she changes her story, she's doomed and that's not right," Franzen said. "... He thought he could burden her so much with the responsibilities of her universe that she could never get on the stand."

Showing the jury a picture of the 8-yearold boy who at one point was named as the girl's molester, Franzen said, "He wants to hide behind this little boy, whose only mistake was to live in the neighborhood."

Franzen also told the jury that physical evidence indicated the girl's abuse continued after the boy had no more contact with her. During the trial, a prosecution witness testified the girl appeared to have been molested by an adult, but a defense expert said it was not possible to draw a definitive conclusion about the age of the abuser.

The defense called more than 20 people to the stand during the trial to testify to Collar's good reputation. Clients and local attorneys joined the defendant's minister

Please see JURY, page 6B

Jury finds lawyer guilty of child molestation

From page 1B

in testifying on the defendant's behalf.

In his crossing, Franzen urged the jurors not to be swayed by that testimony.

"He's not on trial because he's a good man," Franzen said, "He's on trial for what he did in ... secrecy."

Collar took the witness stand Monday and denied responsibility for the crimes. The girl told jurors she was abused more than 20 times. While she said the defendant began abusing her when she was 5 years old, the indictment covered the period from 1987 to 1989, when the child would have been between 7 and 9 years old.

During sentencing, the judge also

ordered Coliar not to have any contact with the girl unless it was courtapproved. He also fined the defendant \$3,000 and ordered him to pay for any future psychological treatment the girl may require.

Minutes later. Collar handed hisring, wallet and watch to a friend before leaving for the Gwinnett County

4

Trial: Girl, 1 says ex-judge molested her

➤ Continued from J1

churchgoer and PTA member. The father of two has run a wellrespected law practice in Norcross for several years, witnesses said.

During opening arguments Monday, Michael Clark, Mr. Collar's attorney, contended that the girl never was molested or sexually abused and suffers psychological problems.

· But jurors listened intently Thursday as the fifth-grader recounted the assaults she said occurred more than 20 times between April 1987 and March

"He had sex with me ...," the girl: said matter-of-factly. "He said if I told anybody he would go to jail."

2. Pediatricians have testified they discovered that the girl had been sexually abused in September 1987. But they said she offered varying accounts of what happened, saying she couldn't remember, boys molested her or that the abuse was self-inflicted. ge But in early 1989, the girl

confided that Mr. Collar had molested her, a 15-year-old friend testified Wednesday.

Gwinnett a. ...orities were nonfied and a few days later, during an interview with the Gwinnett Department of Family and Children Services (DFACS), the girl wrote on a piece of paper that Mr. Collar had sexually abused her, Nancy Conry of DFACS testified.

Shortly after Ms. Conry read the girl's writing to the jury, Mr. Collar broke down crying, then looked at his mother and relatives sitting behind him.

" During testimony Thursday, the child never looked at Mr. Collar: She swiveled in the witness chair or looked down at her lap. Meanwhile, Mr. Collar stared directly at her, showing no emotion.

When Mr. Clark suggested she may have been coached in her testimony, the girl insisted she was telling the truth. "I want to get it off my back," she said. "I didn't like what he did to me."

Ex-judge abused her, testifies

By Norma Wagner and Bill Rankin Staff wnters

An 11-year-old girl who testified Thursday she was sexually abused for about two years by former Magistrate Judge Richard E. Collar said she hid under her bed and hugged her teddy bear after his assaults.

Mr. Collar, who served as a Gwinnett judge in the mid-1980s, is on trial this week on four counts of child molestation.

More than a dozen witnesses testified in support of Mr. Collar, who was described as a caring person, a Boy Scout troop leader;

Please see TRIAL J4 ➤

Judge gets 12-year priso

zen. "[The victim] has been vin-District Attorney Stephen Franhe verdict," said Chief Assistant "We are very satisfied with Defense attorney Michael C.

sentencing but appealed for a Clark had no comment after the address the issue of bond Monnew trial. He also asked that Col-Gwinnett County Jail on Monday day. Collar was being held in the ar be freed on bond pending an ppeal. Judge Stark declined to would like to suggest."

court she did not believe any sexwept though most of her testimoual abuse had taken place. She Earlier, Mrs. Collar told the

stand in his own defense for the first time Monday afternoon. long trial. Collar took the witness The conviction ended a week-

know I didn't do it as every one to find out what happened, but cally told the court, "I would like moved his glasses and emphati the witness stand, Collar re Turning toward the jury from

-sexual abuse never occurred and she was telling the truth in court Collar's attorney contended that During closing arguments,

was self-inflicted before she molested her or that the abuse saying that neighborhood boys

named Collar, but maintained

changed her story several times,

a bed hugging a teddy bear after fied Thursday that she hid under her husband testified each of about 20 alleged inci dents of sexual abuse. She had The fifth-grade victim testi-

-to jeil," Franzen said Collar told and not for the abused child couldn't get on the stand."

sexual abuse. implied Collar's involvement that the story was concected by cians about physical evidence of Collar's tears were for himself the testimony of four pediatri mother. The called incompetent fluential psychologist and her was planted in her mind by an inan emotionally troubled girl. He "Don't tell anyone or I will po In rebuttal, Mr. Franzen said

Ex-judge convicted of molesting girl, given prison term

By Mara Rose Williams Staff writer

Former Magistrate Judge Richard E. Collar was found guilty Monday of sexually molesting a young girl, now 11, during a two-year period beginning in 1987. ~ --| -

Although he twice broke down in Gwinnett Superior Court on Monday, crying as he maintained his innocence, and despite earlier testimony from numerous vitnesses describing him as a caring Boy Scourieader and PTA member, an eight-fhan, four-woman jury found him guilty Monday evening of one count of child molestation.

Collar was found not guilty of three counts of aggravated child molestation, including sodomy.

Collar, who served as a Gwinnett County judge in the mid 1980s and described himself as a tough defense attorney, fell forward onto the attorney's table and caught himself by his hands after the verdict was announced. He then turned around to his wife, Sandi and emptied his pockets, handing her the contents.

He was sentenced by Judge Homer Stark to 12 years in prison plus eight years on probation. Collar, the father of three children, turned 43 Sunday

Please see MOLEST.

CONF005625

Daily News, Friday, February 15, 1991

Lawyer appointment denied in child molestation case

By Cecilia Mitchell

Daily News staff writer

LAWRENCEVILLE — During arraignment Thursday, the attorney for a lawyer who faces child molestation charges asked to be named as his court-appointed attorney because his client can no longer afford to pay for legal services.

Richard E. Collar of 2703 Pebble Farm Court in Grayson waived arraignment, but his privately retained attorney appeared in Gwinnett Superior Court on his behalf, noting the defendant has filed for bankruptcy.

Defense attorney Michael Clark said his client would pay the county for legal services if the bankruptcy court later determined he could afford to do so. However, Gwinnett Superior Court Judge Homer Stark refused to appoint Clark, saying Collar would have to take the luck of the draw.

"I make the decision about who's appointed," Stark said.

Collar, who allegedly molested his daughter, faces one count of child molestation and three counts of aggravated child molestation. He reportedly molested the child on "multiple occasions" between April 3, 1987, and March 22, 1989, according to the indictment.

The judge agreed to hold a hearing soon to determine if Collar is in need and deserving of publicly financed legal representation.

Chief Assistant District Attorney Stephen

Man can't afford attorney, he says

Franzen pointed out that Clark needs to file a request to withdraw as counsel prior to that hearing.

The judge agreed with Franzen's assessment

Collar became the subject of an investigation when allegations surfaced during a divorce battle, police said earlier. Franzen had said previously that after the allegations surfaced, there was a "lengthy investigation by both (the Department of Family and Children's Services) and the police department" prior to Collar's indictment.

The defendant, who had custody of his daughter at the time of the alleged molestation, has denied wrongdoing in the case.

Gwinnett Juvenile Court Judge Handsel Morgan awarded Collar custody of the girl while stipulating she undergo tests to determine whether she had been abused. In a later hearing in front of Gwinnett Superior Court Judge Bryant Huff, the mother received custody of the child.

The case is slated to go to trial in March.



NORTHEAST GEORGIA COUNCIL

BOY SCOUTS OF AMERICA



ATHENS, GEORGIA 30604

TELEPHONE

DATE: February 14, 1991

TO:

Paul Ernst

Jim Wilson

FROM:

Robert M. Salser

RE:

Richard E. Collar

Gentlemen:

This letter is in reply to the inquiry concerning the follow up on Richard E. Collar. It is my understanding, through Foy Todd, Field Director, that Mr. Collar's court case will be held sometime around March lst, therefore, for now, we must keep this on hold. I will be in touch with you as soon as more information is known.

RMS/mpg

LAWRENCEVILLE SERVICE CENTER

GAINESVILLE SERVICE CENTER

January 31, 1991

Mr. Robert M. Salser Scout Executive Northeast Georgia Council, No. 101

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD E. COLLAR, JR.

Dear Bob:

This is a follow up concerning the above named individual. We normally keep communicating with you until we receive all the information we need on each of our Ineligible Volunteer File cases.

We would still like the outcome of the legal action related to Mr. Collar. We hope this would have been completed by this time.

Thanks for your help in getting this information.

Sincerely,

Paul Ernst, Director Registration and Statistical Service

ag

cc: James D. Wilson, Southeast Region

JAN 37 1991 ERIN O'RHEY June 12, 1990

Mr. Robert M. Salser Scout Executive Northeast Georgia Council, No. 101

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD COLLAR, JR.

Dear Bob:

Thanks for the material you recently sent concerning the above named individual. This is most helpful as we establish a file which will lead to refusal of future registration attempts.

We are asking you give us the outcome of the legal action once it has been completed. Otherwise, we think we have everything we need for our file.

Thanks again for your help.

Sincerely,

Paul Ernst, Director Registration Service

jf

cc: Southeast Region

JUN 12 MED

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NORTHEAST GEORGIA COUNTIL

BOY SCOUTS OF AMERICA



ATHENS, GEORGIA 30606

June 4, 1990

Mr. James D. Wilson Assistant Regional Director Southeast Region Boy Scouts of America

Kennesaw, Ga. 30144

Subject: Richard Collar, Jr.

Dear Jim:

Enclosed is the letter that is being sent to Richard Collar. Richard had attended two sessions of the week-end Woodbadge, and upon receiving the information via the newspaper and several volunteers, we are refusing his registration at present.

The good news is that he, at present, has only been charged with molesting and she was not an Explorer. This would clear us of any wrong-doing as far as liability is concerned.

By copy of this letter I am forwarding the Leader Questionaire to Paul Ernst at the National office.

Thanks for all you do to assist us in matters such as these.

: Sincerely,

Robert M. Salser Scout Executive

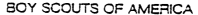
RMS/mun

cc: Wayne Brock Paul Ernst Circles Co. 1 " Libe











TELEPHONE

June 4, 1990

Mr. Richard Collar, Jr.

Grayson, GA. 30278

Dear Mr. Collar:

After Careful review, we have decided that your registration with the Boy Scouts of America should be suspended. We are therefore compelled to request that you sever any relations that you may have with the Boy Scouts of America. A refund of your registration fee is enclosed.

You should understand that Boy Scouts of America 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 Boy Scouts of America 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 relations with the Boy Scouts of America should be reinstated. The procedures for a review of this decision are attached.

Sincerely,

Carl B. Romberg, II

Council President

CBR/mun

cc: James D. Wilson

Assistant Regional Director

Tail B Rombery II

C. Wayne Brock Area Director









TELEPHONE

June 4, 1990

Mr. Richard Collar, Jr

Grayson, Ga. 30278

Dear Mr. Collar:

The following information is provided should you desire a review by the Southeast Region, BSA, of the decision to deny your registration.

- 1. Within 60 days, you must request in writing a review of this decision. Your request should be sent to the regional director, Southeast Region, BSA. In your request you may include your version of what occurred in support of your claim that your relations should not have been denied.
- 2. Upon the receipt of your written request, a committee will be appointed to review the situation.
- 3. You may attend the review hearing, but it is not adversarial in nature and neither the committee nor you will be represented by legal counsel. If you wish, you may be accompanied by no more than two other individuals if their testimony might assist the committee in discovering the truth and arriving at a correct decision.
- The committee will review the facts as presented, and may interview any persons whose testimony might assist them in arriving at a correct decision.
 - 5. You will receive a letter setting forth the decision of the committee.
 - 6. If you disagree with the decision of the committee, you may request a review of this decision by the National Council of the Boy Scouts of America.

Sincerely,

Carl B. Romberg, II Council President

Carl B Romberg It

CBR/mun



Warrants issued for lawyer accused of molesting

Gwinnett police obtained warrants Sunt le Collar was awarded custody of the girl day charging Richard Collar with four Country was awarded custody of the girl counts of child molestation and two country. Morgan: who attnuisted that the child had of aggravated child molestation.

Warrants charge that Collar, of 2703 tober 1985 and September 1987.

Bond was set at \$5,000 each for the four the public, the public, child molestation charges, but bond on the in a sealed order, Huff ruled that Collar two charges of aggravated child molestanshould not have been given custody of the

Besides Gwinnett polics, the Depart / Collar has been a lawyer in Gwinnett for ment of Family and Children Services also 'several years and formerly was a

gation since allegations surfaced during a ...

Arrest warrants recent divorce case, according to police, were issued Sunday However, Collar underwent and passed a for a lawyer accused of molesting his polygraph examination regarding the alle-daughter. The state of the polygraph examination regarding the allegations, said officials familiar with the gations, said officials familiar with the

> Morgan; who stipulated that the child had to undergo pariodic tests to determine whother she had been abused.

Court, Grayson, molested Collar subsequently lost custody proceeding, court of hotween Oc girl during another custody proceeding, Collar subsequently lost custody of the this time before Superior Court Judge Bry-Bond was set at \$5,000 each for the four the four that proceeding was closed to

tion was to be set by a Superior Court girl at the time of his divorce, according to judge, the warrants show. The first sources familiar with the case.

was involved in the investigation.

- Scott Marshall

Guinnett Pailey News

Statutory rape of female who is or has been married, 32 ALR3d 1030.

Mistake or lack of information as to victim's chastity as defense to statutory rape. 44 ALR3d 1434.

What constitutes penetration in prosecution for rape or statutory rape. 76 ALR3d 163.

Multiple instances of forcible intercourse involving same defendant and same victim as constituting multiple crimes of rape, 81 ALR3d 1228.

Constitutionality of cape laws limited to protection of females only, 99 ALRSd 129.

Validity and construction of statute defining crime of rape to include activity traditionally punishable as sodomy or the like, 5 ALR4th 1009.

Sexual child abuser's civil liability to child's parent, 54 ALR hh 93.

16-6-4. Child molestation; aggravated child molestation.

- (a) A person commits the offense of child molestation when he does any immoral or indecent act to or in the presence of or with any child under the age of 14 years with the intent to arouse or satisfy the sexual desires of either the child or the person.
- (b) A person convicted of the offense of child molestation shall be punished by imprisonment for not less than one nor more than 20 years. Upon a first conviction of the offense of child molestation, the judge may probate the sentence; and such probation may be upon the special condition that the defendant undergo a mandatory period of counseling administered by a licensed psychiatrist or a licensed psychologist. However, if the judge finds that such probation should not be imposed, he shall sentence the defendant to imprisonment; provided, further, that upon a defendant being incarcurated on a conviction for a first offense, the Department of Corrections shall provide counseling to such defendant. Upon a second or third conviction of such offense, the defendant shall be punished by imprisonment for not less than five years. For a fourth or subsequent conviction of the offense of child molestation, the defendant shall be punished by imprisonment for 20 years. Adjudication of guilt or imposition of sentence for a conviction of a third, fourth, or subsequent offense of child molestation, including a plea of nolo contendere, shall not be suspended, probated, deferred, or withheld.
- (c) A person commits the offense of aggravated child molestation when he commits an offense of child molestation which act physically injures the child or involves an act of sodomy.
- (d) A person convicted of the offense of aggravated child molestition shall be punished by imprisonment for not less than two nor more than 30 years. (Ga. L. 1950, p. 387, § 1; Ga. L. 1953, Nov.-Dec. Sess., p. 408, § 1; Code 1933, § 26-2019, enacted by Ga. L. 1968, p. 1249, § 1; Ga. L. 1984, p. 685, § 1; Ga. L. 1984, p. 685, § 1; Ga. L. 1987, p. 617, § 1.)

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