	NELIGIBLE VOLUNTEER RECORD SHEET REGISTRATION SERVICE BOY SCOUTS OF AMERICA
r	DATE: 11/12/91
	FULL NAME Robert A Griffith S.S. NO. S.S. NO.
	ADDRESS
	CITY MANY STATE TANK ZIP CODE 52302
	DATE OF BIRTH $9/19/47$ (This is important and should be exact)
	APPROXIMATE AGE $\mathcal{A}\mathcal{A}$ (To be used ONLY when date of birth is not known)
	RELIGION Luthern NATIONALITY (Citizen of) United States
	OCCUPATION Equipment Operator with Dept of Transportation
	EDUCATION Do pol- Ispeci
	WEIGHT 21CI HEIGHT 6'1" RACE White
	COLOR OF HAIR Brown COLOR OF EYES ?
	DISTINGUISHING PHYSICAL CHARACTERISTICS <u>Balding</u>
	HOBBIES OR SPECIAL INTERESTS
(	MARRIED / SINGLE / NAME OF SPOUSE
	CHILDREN (Name, number, ages, if possible)
	SCOUTING CONNECTIONS:
	UNIT # CITY STATE POSITION DATE REGISTERED DATE RESIGNED
	158 Marion Ia RSS Segut 12/22/90
	Chartered Organization Lions Cab
	SPECIAL RECOGNITIONS Trained Leader
	Check off list of attached documentation
	1. Description of incident
	<ol> <li>Victim(s) statement</li> <li>media reports</li> </ol>
	4. Legal proceedings 5. Offender's statement
	<ul> <li>Official notification of termination</li> <li>Found quilty/innocent by court</li> </ul>
	Council Hawkeye Area 172 Signed Schummunk CONFIDENTIAL
	SCOUT EXECUTIVE HOV 20 1991
	3828r-eko-6/7/91 F. STARON

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November 27, 1991

Mr. Leslie G. Marquart Scout Executive Hawkeye Area Council, No. 172

PERSONAL AND CONFIDENTIAL

SUBJECT: ROBERT A. GRIFFITH

Dear Les:

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: Gerald R. Ulrich, North Central Region

Harris , a with films DEC 0 2 1991 ERIN O'RILEY



PERSONAL & CONFIDENTIAL

November 6, 1991

Robert A. Griffith

Marion, Iowa 52302

Dear Mr. Robert Griffith:

After careful review, we have decided that your registration with the Boy Scouts of America should be denied. 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 the 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 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 granted. The procedures for a review of this decision are attached.

Sincerely Nevin Meredith

Council President

Attachment

NM/LM:bjt

Les Marquart Scout Executive



Council No. 172 serving youth in seven Iowa counties: Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington.

ATTACHMENT TO LETTER

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

- Within 60 days, you must request in writing a review of this decision. Your request should be sent to the North Central Region, Boy Scouts of America, P.O. Box 29140, Overland Park, Kansas 66201-9140. In your request you must include your version of what occurred in support of your claim that registration should not have been denied.
- 2. Upon the receipt of your written request, a committee will be appointed to review the situation.
- 3. If the regional review committee determines that a review hearing is necessary, the committee will advise you whether or not you may attend. In some instances, no useful purpose would be served by having the applicant present. The hearing is not adversarial in nature and neither the committee or you, if you attend, will be represented by legal counsel. If you wish, in the event you attend, 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.
- 4. 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 are dissatisfied with the decision of a regional review, you may request a further review by the National Council. The decision of the National Council will be final.

ibm 080106 11/91

			DATE: 11/12/91	
FULL NAME Robert Gy	CIFFIFL ou can possibly	get full name)	S.S. NO.	
ADDRESS		_		
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Chartered Organization //c		·····		
PECIAL RECOGNITIONS Tra	uned Leader	•		
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<ul> <li>Victim(s) statement</li> <li>media reports</li> </ul>				
<ul> <li>Legal proceedings</li> <li>Offender's statement</li> </ul>				
<ol> <li>Official notification or Found quilty/innocent by</li> </ol>				

# IN THE IOWA DISTRICT COURTIN AND FOR LINN COUNTY

ATE OF IOWA

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WR. 5R CIRE 9997

년 21년 - 21년 - 21년 - 11년 17 - 11년

20bert Griffith

Defendant.

WAIVER OF RIGHTS PLEA OF GUILTY

I. Robert Griffith \_\_\_\_\_, hereby state to the Court that I am charged with Tridecent Grossure

violation of Iowa Code Section 709.9 ; and that I wish to plead guilty to said charge. I further state twe discussed my guilty plea with my attorney; that I am satisfied with the services of my attorney; and that I have been ised of my following rights:

1. That when I plead guilty, I understand I give up my right to have a jury trial on this charge.

2. That when I plead guilty, I understand I give up my right to have the opportunity to ask questions of the State's witnesses, and I also give up the right to subpoens or call my own witnesses to testify.

3. That should I have a trial, I would be entitled to have my attorney with me throughout the entire trial.

4. I further understand that the State would be required to prove me guilty beyond a reasonable doubt on a trial; however, by pleading guilty, I give up that right.

5. I further understand that if I had a trial, no one could force me to testify against myself: however, by pleading guilty, I give up that right.

6. I also understand I would have the right to testify on my own behalf at trial, and I now give up that right by pleading guilty.

7. I understand that on a plea of guilty to this charge, the Court can imprison me in the county jail up to <u>ONE Year</u> or fine me up to <u>41,000.00</u>, or both.

8. I further state that no one has made any promises or inducements to make me plead guilty; nor has anyone threatened or coerced me to cause me to plead guilty.

9. I understand there is no plea bargain in this case.

10. I further understand that if my attorney and the county attorney's office have made any arrangements between them as to my sentence, the Court is not bound to said arrangement.

11. Further, that should my attorney, the county attorney's office or anyone else make any recommendation concerning my sentence, the Court is not bound to said recommendation.

I STATE TO THE COURT I FULLY UNDERSTAND ALL MY FOREGOING RIGHTS; HEREBY WAIVE THE SAME; D. THEREUPON. ENTER MY PLEA OF GUILTY TO \_\_\_\_\_\_\_\_ IN VIOLATION OF IOWA CODE SECTION 709-9\_\_\_\_\_\_

i Dated at Cedar Ra	pids, Iowa, thisd	iny of August	. 198 6	
I		Robert	A Sriffith	<u>.</u>
I				
· ·			(1001-535)	
	de Batterfield	, & reg	ular practicing attorney at law, as an o	fficer of
gations, defenses and ve in my presence; as	d strategies with regard to the a od to his satisfaction, I have answ	above-captioned cause; and ered all questions regardin	d said defendant of all of his legal rig d that the defendant has read and sig g the same. I further state that to the de by the defendant, and that there is a	ned the best of
Dated this	-11_ day of Arguet		. 198_6_	
		avan	de Pothe pild	

Conten (Regarding)

(Signature of Attorney)

CONF026451

C.S

### COUNT TWO

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The defendant is accused of the crime of INDECENT EXPOSURE in violation of Section 709.9, Iowa Criminal Code. For that the said defendant did, on or about the 14th day of June, 1986, in Linn County and State of I Iowa,

indecently expose himself to a minor child.

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	L INFORMATION AND MINUTES OF EVIDENCE, IF
	ON BY THE TRIAL JURY, AND BEING SATISFIED
FROM THE SHOWING MADE HEREIN THAT THIS	S CASE SHOULD BE PROSECUTED BY IRIAL
INFORMATION, THE SAME IS APPROVED.	
	BAIL IS HEREBY FIXED IN THE SUM OF \$
2. SUMMONS TO ISSUE.	
3. BAIL IS HEREBY FIXED PE	R PRIOR ORDER OF COURT.
4. OTHER	
	(mant 1)
	JUDGE OF THE TOWA DISTRICT COURT MAG
	·
THIS TRIAL INFORMATION, TOG	ETHER WITH THE MINUTES OF EVIDENCE RELATIN
THERETO, IS DULY FILED IN THE DISTRIC	t Court of Iowa for Linn County, this_K
DAY OF <u>August</u> 19.86	
U .	KENNETH L. PERRY, JR.
	CLERK OF THE IOWA DISTRICT COURT,
	IN AND FOR LINN COUNTY
	By Charly Mad
tion the	DEPUTY GERK
(AWO	LINN COUNTY
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	86 AUG 14	A 9 : 416
THE STATE OF IOWA	tian cour	AMENDED & SUBSTITUTED NTY, IOWAL TRIAL INFORMATION
AGAINST		
ROBERT A. GRIFFITH,	•	NO
Defendant,	· · · · · · · · · · · · · · · · · · ·	
		COUNT ONE
COMES NOW I	Denver D. Dillard	D, AS PROSECUTING ATTORNEY AND IN THE NAME
ND BY THE AUTHORITY	OF THE STATE OF	IOWA ACCUSES
	ROBERT A. GRI	FFITH
F THE CRIME OFL	ASCIVIOUS ACTS W	NITH A CHILD
That the s/ In or about the <u>14e</u>	AID ROBERT	INE 19_86, IN THE COUNTY
THAT THE SA N OR ABOUT THE <u>14th</u> F LINN AND STATE OF the pubes or genital	AID ROBERT DAY OF JU IOWA, DID UNLAWF	
THAT THE SA N OR ABOUT THE <u>14th</u> F LINN AND STATE OF the pubes or genital	AID ROBERT DAY OF JU IOWA, DID UNLAWF	INE 19_86, IN THE COUNTY
on or about the <u>14eb</u> of Linn and State of	AID ROBERT DAY OF JU IOWA, DID UNLAWF	INE 19_86, IN THE COUNTY
THAT THE S	AID ROBERT DAY OF JU IOWA, DID UNLAWF	INE 19_86, IN THE COUNTY
THAT THE S/ N OR ABOUT THE <u>14th</u> F LINN AND STATE OF the pubes or genital or touch his genital	AID ROBERT DAY OF JU IOWA, DID UNLAWF	INE 19_86, IN THE COUNTY
THAT THE SANN OR ABOUT THE 14th F LINN AND STATE OF the pubes or genital or touch his genital	AID ROBERT DAY OF JU IOWA, DID UNLAWF Is of a child and Is or pubes,	INE 19_86, IN THE COUNTY
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THAT THE SANN OR ABOUT THE 14th F LINN AND STATE OF the pubes or genital or touch his genital	AID ROBERT DAY OF JU IOWA, DID UNLAWF Is of a child and Is or pubes,	A TRUE INFORMATION

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# IN THE IOWA DISTRICT COURD IN AND FORLINN COUNTY

ATE OF IOWA

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20bert Griffith

Defendant.

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WAIVER OF RIGHTS PLEA OF GUILTY

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10.5

No. 5R CRE

Griffit , hereby state to the Court that I am charged with Grosure

709.9 ; and that I wish to plead guilty to said charge. I further state violation of Iowa Code Section. ave discussed my guilty plea with my attorney; that I am satisfied with the services of my attorney; and that I have been ised of my following rights:

1. That when I plead guilty, I understand I give up my right to have a jury trial on this charge.

2. That when I plead guilty, I understand I give up my right to have the opportunity to ask questions of the State's witnesses, and I also give up the right to subpoens or call my own witnesses to testify.

3. That should I have a trial, I would be entitled to have my attorney with me throughout the entire trial.

4. I further understand that the State would be required to prove me guilty beyond a reasonable doubt on a trial; however, by pleading guilty. I give up that right.

5. I further understand that if I had a trial, no one could force me to testify against myself; however, by pleading guilty, I give up that right.

6. I also understand I would have the right to testify on my own behalf at trial, and I now give up that right by pleading guilty.

8. I further state that no one has made any promises or inducements to make me plead guilty; nor has anyone threatened or coerced me to cause me to plead guilty.

9. I understand there is no plea bargain in this case.

10. I further understand that if my attorney and the county attorney's office have made any arrangements between them as to my sentence, the Court is not bound to said arrangement.

11. Further, that should my attorney, the county attorney's office or anyone else make any recommendation con-cerning my sentence, the Court is not bound to said recommendation.

I STATE TO THE COURT I FULLY UNDERSTAND ALL MY FOREGOING RIGHTS: HEREBY WAIVE THE SAME: D. THEREUPON, ENTER MY PLEA OF GUILTY TO \_ INdeced EX DILLE

Dated a	IN VIOLATION OF Cedar Rapids, Iowa, this day of		TION	
		Robert	A (Signatu	Suffith re of Defendants
		-	(	Address)

#### Btterfield Amarole

I. HYMANOLO FORTECTALLS , a regular practicing attorney at law, as an officer of Court, state that I represent the above named defendant; that I have advised said defendant of all of his legal rights and igations, defenses and strategies with regard to the above captioned cause; and that the defendant has read and signed the we in my presence; and to his satisfaction. I have answered all questions regarding the same. I further state that to the best of knowledge and belief, this plea is knowingly and voluntarily and intelligently made by the defendant, and that there is a factual is for the charge.

Dated this day of _ Angust	, 198 <u>6</u>
	availe Bthe pile
	(Signature of Attorney)
	Carlen Reputs

## COUNT TWO

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indecently expose himself to a minor child.

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86 AUG	11 A 9: 416		
THE STATE OF IOWA	UUNTY. IOWA!	Amended & substit TRIAL INFORMATION	UTED
AGAINST		. 1	
ROBERT A. GRIFFITH,			1686 ·
Defendant,			
		COUNT ONE	
COMES NOW DENVER D. DILI	LARD, AS PROSECU	ITING ATTORNEY AND	IN THE NAM
AND BY THE AUTHORITY OF THE STATE			
ROBERT A.	GRIFFITH		
			• •
OF THE CRIME OF LASCIVIOUS ACT	rs with a Child	·····	_
COMMITTED AS FOLLOWS:			
THAT THE SAID ROBE	ERT A. GRIFFITH		
ON OR ABOUT THE 14th DAY OF	JUNE	<u>19_86</u> , in	тне Сои́лт
ON OR ABOUT THE <u>14th</u> DAY OF OF LINN AND STATE OF IOWA, DID UN			
	LAWFULLY AND WI	LFULLY fondle or	touch
of Linn and State of Iowa, did un	LAWFULLY AND WI	LFULLY fondle or	touch
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		ON BY THE TRIAL JURY, AND BEIN	
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	HE SAME IS APPROVED,	· ·	
		BAIL IS HEREBY FIXED IN THE	SUM OF \$
	SUMMONS TO ISSUE,		
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		UDGE OF THE INVA DISTRICT	DURT / MAGIS
		OUDDE OF THE TOMA DISTRICT	
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		ETHER WITH THE MINUTES OF EVIDE	
THERETO, IS DUL		COURT OF TOWA FOR LINN COUNT	
THERETO, IS DUL	LY FILED IN THE DISTRICT	r Court of Iowa for Linn Count	/, THIS_K
THERETO, IS DUL	LY FILED IN THE DISTRICT	F COURT OF TOWA FOR LINN COUNT	и, тні <u>14</u> J <b>R</b> .
THERETO, IS DUL	LY FILED IN THE DISTRICT	r Court of Iowa for Linn Count	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	LY FILED IN THE DISTRICT	KENNETH L. PERRY, KENNETH L. PERRY, CLERK OF THE IOWA DISTRICT ( IN AND FOR LINN COUNTY BY Chauch	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	LY FILED IN THE DISTRICT	F COURT OF TOWA FOR LINN COUNT	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	LY FILED IN THE DISTRICT August 19 Ste	KENNETH L. PERRY, KENNETH L. PERRY, CLERK OF THE IOWA DISTRICT OF IN AND FOR LINN COUNTY BY DEPUTY CLERK	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	LY FILED IN THE DISTRICT August 19.56 13. 14. 14. 14. 14. 14. 14. 14. 14. 14. 14	KENNETH L. PERRY, KENNETH L. PERRY, CLERK OF THE IOWA DISTRICT IN AND FOR LINN COUNTY BY BY DEPUTY LERK	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	LY FILED IN THE DISTRICT August: 19.56 13. 14. 13. 14. 14. 14. 14. 14. 14. 14. 14. 19. 14. 14. 19. 14. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	KENNETH L. PERRY, KENNETH L. PERRY, CLERK OF THE IOWA DISTRICT O IN AND FOR LINN COUNTY BY MALLINDOD NNIT EPUTY CLERK	/,THIS <u>   </u> JR. JR.
THERETO, IS DUL	JY FILED IN THE DISTRICT August 19.56 13. 14. 14. 14. 14. 14. 14. 14. 14. 14. 14	KENNETH L. PERRY, KENNETH L. PERRY, CLERK OF THE IOWA DISTRICT IN AND FOR LINN COUNTY BY BY DEPUTY LERK	и, тні <u>К</u>

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IN T	HE IOWA DISTRICT COURT AND FOR LINN COUNTY
TIE	86 86 WH 1 3, 3' 3' 3' 3' 3' 2 2 2 4
state of Iowa	TRIAL INFORMATION
AGAINST	COUNTY (JUA)
ROBERT A. GRIFE	NO. CRF #9907
KOBERT A. GRIEF	
DEFENDANT	
COMES N	YOW DENVER D. DILLARD, AS PROSECUTING ATTORNEY AND IN THE NA
AND BY THE AUTHOR	RITY OF THE STATE OF IOWA ACCUSES
	ROBERT A. GRIFFITH
OF THE CRIME OF	LASCIVIOUS ACTS WITH A CHILD
COMMITTED AS FOLL	
Тнат ті	HE SAID ROBERT A. GRIFFITH
	HE SAIDROBERT A. GRIFFITH 14th DAY OFJUNE19_86_ IN THE COUN
ON OR ABOUT THE_	
on or about the_ of Linn and State	14th DAY OFJUNE19_86_ IN THE COUN
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ON OR ABOUT THE OF LINN AND STATE fondle or touch cause a child	14th DAY OF       June       19_86       IN THE COUN         E OF IOWA, DID UNLAWFULLY AND WILLFULLY
ON OR ABOUT THE OF LINN AND STATE fondle or touch cause a child	14th DAY OF       June       19.86       IN THE COUN         E OF IOWA, DID UNLAWFULLY AND WILLFULLY
ON OR ABOUT THE OF LINN AND STATE fondle or touch cause a child	14th DAY OF       June       19_86       IN THE COUN         E OF IOWA, DID UNLAWFULLY AND WILLFULLY
ON OR ABOUT THE OF LINN AND STATE fondle or touch cause a child	14th DAY OF       June       19.86       IN THE COUN         E OF IOWA, DID UNLAWFULLY AND WILLFULLY
ON OR ABOUT THE OF LINN AND STATE fondle or touch cause a child	14th DAY OF       June       19.86       IN THE COUN         E OF IOWA, DID UNLAWFULLY AND WILLFULLY

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IN THE IOWA DISTRICT COURT IN AND FOR LINN COUNTY

STATE OF IOWA,	P10: 40	
Plaintiff,	)	No. CRF 9907
vs.	)/ 2013 )	ACCEPTANCE OF GUILTY PLEA AND JUDGMENT
ROBERT A. GRIFFITH,	)	AND SENTENCE
Defendant.	)	

The State appeared this date by Assistant County Attorney Mona Knoll. Defendant appeared with counsel Amanda Potterfield.

Defendant pled guilty to Count II of the Amended and Substituted Trial Information, Indecent Exposure, Section 709.9, the Iowa Code.

The Court finds the Defendant's plea of guilty was voluntarily and intelligently made with an understanding of the charge, knowledge of the criminal consequences and constitutional rights waived by the plea, and there exists a factual basis supporting the crime charged, Indecent Exposure, contrary to Section 709.9, the Iowa Code. The guilty plea is accepted and the same is to be entered of record.

The Defendant waived his opportunity to challenge the plea proceedings by filing a Motion in Arrest of Judgment and for the time period prescribed by the Rules of Criminal Procedure with regard to the time lapse between Judgment and Sentence. It is the Judgment of the Court that the Defendant is guilty of the crime to which he entered a plea, Indecent Exposure, contrary to Section 709.9, the Iowa Code.

The Defendant is sentenced to be confined in the Linn County Jail for a period of one year. The Defendant's custody is placed with the Sheriff of Linn County. The sentence is suspended and the Defendant is placed on probation to the Sixth Judicial District Department of Correctional Services for a period of two years upon such terms and conditions as may be imposed upon him by the appropriate personnel of that agency. The terms and conditions of probation are to include Defendant's continued counseling with the Community Mental Health Center of Linn County, Iowa, until such time as the appropriate personnel determine that the maximum benefits have been reached.

There appears to be no victim restitution. The Defendant is to make restitution for Court-appointed counsel fees, \$100.00, and Court costs in the amount to be established by the Clerk of this District Court. An appropriate plan of Restitution is to be prepared and submitted to the Court within 30 days.

Defendant's prior bail provisions are exonerated. The appeal bond is set in the amount of \$2,500.00.

The reasons for the sentence imposed, the grant of probation and the length of it are as follows: The Defendant has no prior criminal record. The State by the Linn County Attorney's Office recommended a suspended sentence and probation. The Juvenile Court will have continued contact with the family. The consulting clinical psychologist, whose report was presented as a part of the sentencing proceedings, found: "no indications of difficulties with impulse control or difficulties with delaying gratification. Furthermore, I find no indications of any tendencies towards sexual arousal or sexual stimulation from pre-pubescent children. While I understand that my evaluation and course of contact with Mr. Griffith has been brief, I did find his openness, sincerity, and cooperative attitude to be very positive attributes and feel that Mr. Griffith will continue in treatment as long as necessary." The sentence imposed will offer a maximum opportunity for rehabilitation and protection of the community.

The Defendant was accorded his rights to appeal. Dated this 15th day of August, 1986.

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JUDICIAL DISTRICT OF IOWA

Copies: Counsel

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IN THE IOWA	DISTRICT COURT,	IN AND FOR LINN COUNTY
	26 1211	IN AND FOR LINN COUNTY

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	NYA:
STATE OF IOWA,	AROLD AND A DYA
Plaintiff,	CRF# 9907-0686
VS.	*
ROBERT A. GRIFFITH,	* ORDER DISMISSING COUNT I
Defendant,	* .
	*
	*

AND NOW, on this 2/ day of <u>October</u>, 198<u>6</u>, the matter of the dismissal of count <u>I</u> in the above captioned case coming on for hearing before the Court, the Court having examined the State's Motion to Dismiss, having heard the statements of counsel and being fully advised in the premises, does hereby under the authority granted to it under Chapter 813.2, Rule 27, Iowa Criminal Code, dismiss count <u>I</u> of the above captioned case against the above named defendant for the reasons stated in the Motion to Dismiss on file herein.

JUDGE O SIXTH JUDICIAL DISTRICT OF IOWA

10-33-2 County Attorney - MK

Defense Counsel: Amanda Potterfield Public Defender's Office

IN THE IOWA DISTRICT COUN	BKHN AND FOR LINN COUNTY
THE 86 BOWN IN 3 STATE OF IOWA AGAINST ROBERT A. GRIFFITH	NO
DEFENDANT	-
	AS PROSECUTING ATTORNEY AND IN THE NAM
OF THE CRIME OF LASCIVIOUS ACTS W	ITH A CHILD
COMMITTED AS FOLLOWS: THAT THE SAIDROBI	ERT A. GRIFFITH
OF LINN AND STATE OF IOWA, DID UNLAWFU	une, 19 <u>86</u> , IN THE COUNT JLLY AND WILLFULLY
fondle or touch the pubes or genital cause a child to fondle or touch his	
· · · · · · · · · · · · · · · · · · ·	
IN VIOLATION OF SECTION 709.8 CODE.	Iowa Crimina
	A TRUE INFORMATION DENVER D. DILLARD

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IN THE IOWA DISTRICT COURT IN AND FOR LINN COUNTY

STATE OF IOWA,	25 110 15 810: 40	
Pla	intiff, )	
	) (j	
vs.	<pre>}' ();</pre>	
ROBERT A. GRIFFIT	)	
Def	endant. )	

No. CRF 9907

ACCEPTANCE OF GUILTY PLEA AND JUDGMENT AND SENTENCE

The State appeared this date by Assistant County Attorney Mona Knoll. Defendant appeared with counsel Amanda Potterfield.

Defendant pled guilty to Count II of the Amended and Substituted Trial Information, Indecent Exposure, Section 709.9, the Iowa Code.

The Court finds the Defendant's plea of guilty was voluntarily and intelligently made with an understanding of the charge, knowledge of the criminal consequences and constitutional rights waived by the plea, and there exists a factual basis supporting the crime charged, Indecent Exposure, contrary to Section 709.9, the Iowa Code. The guilty plea is accepted and the same is to be entered of record.

The Defendant waived his opportunity to challenge the plea proceedings by filing a Motion in Arrest of Judgment and for the time period prescribed by the Rules of Criminal Procedure with regard to the time lapse between Judgment and Sentence. It is the Judgment of the Court that the Defendant is guilty of the crime to which he entered a plea, Indecent Exposure, contrary to Section 709.9, the Iowa Code.

The Defendant is sentenced to be confined in the Linn County Jail for a period of one year. The Defendant's custody is placed with the Sheriff of Linn County. The sentence is suspended and the Defendant is placed on probation to the Sixth Judicial District Department of Correctional Services for a period of two years upon such terms and conditions as may be imposed upon him

by the appropriate personnel of that agency. The terms and conditions of probation are to include Defendant's continued counseling with the Community Mental Health Center of Linn County, Iowa, until such time as the appropriate personnel determine that the maximum benefits have been reached.

There appears to be no victim restitution. The Defendant is to make restitution for Court-appointed counsel fees, \$100.00, and Court costs in the amount to be established by the Clerk of this District Court. An appropriate plan of Restitution is to be prepared and submitted to the Court within 30 days.

Defendant's prior bail provisions are exonerated. The appeal bond is set in the amount of \$2,500.00.

The reasons for the sentence imposed, the grant of probation and the length of it are as follows: The Defendant has no prior criminal record. The State by the Linn County Attorney's Office recommended a suspended sentence and probation. The Juvenile Court will have continued contact with the family. The consulting clinical psychologist, whose report was presented as a part of the sentencing proceedings, found: "no indications of difficulties with impulse control or difficulties with delaying gratification. Furthermore, I find no indications of any tendencies towards sexual arousal or sexual stimulation from pre-pubescent children. While I understand that my evaluation and course of contact with Mr. Griffith has been brief, I did find his openness, sincerity, and cooperative attitude to be very positive attributes and feel that Mr. Griffith will continue in treatment as long as necessary." The sentence imposed will offer a maximum opportunity for rehabilitation and protection of the community.

The Defendant was accorded his rights to appeal. Dated this 15th day of August, 1986.

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JUDGE, SIXTH JUDICIAL DISTRICT OF IOWA

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Copies: Counsel

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8-18-56



IN	THE	IOWA	DISTRICT	COURT,	IN	AND	FOR	LINN	COUNTY
			DISTRICT	g 1:11		5.11 ·			

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AND NOW, on this 2/ day of <u>October</u>, 198<u>6</u>, the matter of the dismissal of count <u>I</u> in the above captioned case coming on for hearing before the Court, the Court having examined the State's Motion to Dismiss, having heard the statements of counsel and being fully advised in the premises, does hereby under the authority granted to it under Chapter 813.2, Rule 27, Iowa Criminal Code, dismiss count <u>I</u> of the above captioned case against the above named defendant for the reasons stated in the Motion to Dismiss on file herein.

SIXTH JUDICIAL DISTRICT OF IOWA JUDGE OF THE

The state of the second st

10-22-2 County Attorney - MK

Defense Counsel: Amanda Potterfield Public Defender's Office DC\_S

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October 29, 1991

Mr. Leslie G. Marguart Scout Executive Hawkeye Area Council, No. 172

PERSONAL AND CONFIDENTIAL

SUBJECT: ROBERT A. GRIFFITH

50158-039342

9147

Dear Les:

Thanks for your letter of October 25. We feel Mr. Griffith should be suspended from the Boy Scouts of America immediately. Please prepare the letter, and send me a copy when it has been delivered.

I am assuming since this occurred so long ago that there are no newspaper clippings or other materials available at this time. If you can get a copy of the court record or a newspaper clipping, this would help to strengthen our file.

Enclosed is an Ineligible Volunteer Record sheet, which we would like to have completed so that we can identify Mr. Griffith. Please give us some personal characteristics if you have them available, as these will help in the identification process in any other location.

Thanks again for your help.

added to Iv file deleted reg net on NESA file

READ ; FOR FILE 10/30/91

OCT 2 9 1991

ERIN O'RILEY

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Paul Ernst, Director Registration and Statistical Service

eko

Enclosure

Sincerely,

cc: Gerald R. Ulrich, North Central Region



October 25, 1991

Paul Ernst Registration Service National Office, B.S.A. P.O. Box 152079 Irving, Texas 75015-2096

Dear Paul:

I have just been made aware that we have an individual registered (since October 1990) as an assistant Scoutmaster who has a history of possible child abuse.

The individual is Robert A. Griffith, Marion, Iowa 52302. Social Security Number Marion. On or about August 15, 1986 he pleaded guilty to indecent exposure and had the charge of lascivious acts with a child dismissed. This is as recorded at the Linn County Court. It would appear this was a plea bargain.

As soon as I have confirmation from you, I will proceed with the appropriate letter to Mr. Griffith informing him we are revoking his membership.

Sincerely,

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Les Marquart Scout Executive

cc: Bud Ulrich

ibm 080117

Council No. 172 serving youth in seven Iowa counties: Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington.

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