### CONFIDENTIAL RECORD SHEET

Registration Service Boy Scouts of America

•
Date 7-10-90
Social Security Number
full name // / / / / / / / / / / / / / / / / /
Zip 97206
State Onto the should be exact.
Date of birth FERNARU (To be used ONLY when date of birth is not known)
Approximate ageNationality
ReligionOccupation_SAMMILL WORKER
Occupation SAMPHI STAN  Education Race (AUCASIAN)  Weight Color of eyes
Weight 200 Color of eyes
Color of hair RED Color of eyes WALKS WITH NOTICEABLE SWAGGER
Color of hair RED Color of eyes  Color of hair RED WALKS WITH NOTICEABLE SWAGGER  Outstanding characteristics or interests WALKS WITH NOTICEABLE SWAGGER  (Number, ages, and names, 11
Married or single
Spouse's name N/A
Scouting connections:  1981  1983  1981  TROOP 629 TILL AMOUNT OR SM Date registered Date resigned  Unit No. City State Position Date registered The State Position Date registered Date resigned
Special regognition
Special regognition  Suspended or denied registration for following reasons: pased out of troop in 1913  Suspended or denied registration for following reasons: pased out of troop in 1913  -> convicted of oral sedeming with a minor on May 11, 1966;  Collin County With a Mew York
applicated of oral socienty with
in Hangpange, Suffork County New York - road sodoney with a name
-> arrested Tuly 9, 1990, in 1874 and to IV file 7/23/90 cm
SPECIFY THE FACTS THAT LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION, AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE, OR SPECULATION): Signed Scout Executive
Council Columnoia Lacific #492
GER:go

April 2, 1991

Mr. Douglas Smith Scout Executive Columbia Pacific Council, No. 492

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD HERBERT SMITH

Dear Doug:

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.

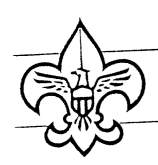
Sincerely,

Paul Ernst, Director Registration and Statistical Service

eko

cc: Richard E. Parker, Western Region

· KUMUTTUK FILE 1881 E O 189A ERIN O'RILEY



February 27, 1991

Paul Ernst Registration Department National Office, BSA

P.O. Box 152079 Irving, Texas 75015-2079

Dear Paul,

Enclosed are the conviction reports on Richard Herbert Smith.

This should complete the file.

Sincerely,

Douglas S. Smith, Jr.

Scout Executive

DSS:go

THE PEOPLE OF THE STATE OF NEW YORK

against

RICHARD H. SMITH.

DEFENDANT.

The Grand Jury of the County of Suffolk, by this Indictment, accuse

RICHARD H. SMITH

of the following crimes: Sodomy in the Second Degrae; Carnal Abuse of a Child of Over Ten Years of Age and Less Than Sixteen; Endangering Life or Health of a Child.

### FIRST COL. 1

Defendant on or about the 9th day of October, 1965, at Oakdale, Town of Islip, Suffolk County, New York, committed the crime of Sodomy in the Second Degree, contrary to Penal Law, Section 690

### SECOND COUNT

Defendant on or about the 9th day of October, 1965, at Oakdale, Town of Islip, Suffolk County, New York, committed the crime of Carnal Abuse of a Child Of Over Ten Years of Age and Less Than Sixteen, contrary to Penal Law, Section 483-b.

### THIRD COUNT

Defendant on or about the 9th day of October, 1965, at Oakdale, Town of Islip, Suffolk County, New York, committed the crime of Endangering Life or Health of a Child, contrary to Penal Law, Section 483, Subdivision 2.

FOURTH COUNT

District Attorney of the County of Suffolk

Present, Hon. Fred A. Dickinson, Acting County Judge

Indictment No. 539-65

THE PEOPLE OF THE STATE OF NEW YORK

Theodore Jaffe, Esq., Asst. DISTRICT ATTORNEY FOR PEOPLE

Against

RICHARD H. SMITH, a/k/a RICHARD HERBERT SMITH,

Defendant

Edward LaFreniere, Esq. FOR DEFT

Sodomy as a Misdemeanor as to 1st count; Endangering Life or Health of a Child as a Misdemeanor as to 3rd count, in satisfaction of the indictment.

This cause having been called in its order on the Calendar,

The following question was asked the defendant: Have you any legal cause to show why judgment should not be pronounced against you?

The defendant answering "No Sir" thereto.

Whereupon it is Ordered and Adjudged by the Court, that the said RICHARD H. SMITH, a/k/a RICHARD HERBERT SMITH for the Sodomy as a Misdemeanor aforesaid whereof he is convicted, be imprisoned in the Common Jail of the County of Suffolk for the term of Time Already Served less one day.

It is Further Ordered and Adjudged by the Court, that the said RICHARD H. SMITH, a/k/a RICHARD HERBERT SMITH for the Endangering Life or Health of a Child as a Misdemeanor aforesaid whereof he is convicted, be imprisoned in the Common Jail of the County of Suffolk for the term of ONE (1) YEAR.

Execution of one year jail sentence suspended pending good behavior and defendant RICHARD H. SMITH, a/k/a RICHARD HERBERT SMITH placed on Probation under all provisions of §932 of the Code of Criminal Procedure, on the CONDITION, however that defendant return to the home of his Parents in the State of Oregon.

Supervision of Probation transferred to Oregon.

A true extract of the Minutes

Norman E. Klyips Clerk.

### IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

STATE OF OREGON  V.  RICHARD HERBERT SMITH  Defendant		CASE # 90-07-34123 D.A. # 424134  JUDGMENT OF CONVICTION AND SENTENCE (MULTIPLE COUNTS)							
						December 11 1990	Reporter/Tape No.		
						January 17, 1991 Charles	H. Sparks	OSB#	85416
2. District Attorney:			OS8 #	76279					
<ol><li>Defense Attorney:</li></ol>	Richard L. Parker								
4. Defendant is conv	victed of the following offenses:		Date of Incide						
Count	Offense	ರರ	5/1/89 to	5/20/90					
1 - 11	SODOMY IN THE SECOND DEGR		5/1/89 to						
16 - 21 -	USING A CHILD IN A DISPLA EXPLICIT CONDUCT	Y OF SEXUALLY							
	(attach list if addit	lonal offenses)							
Count(s)	involved operation of a motor vehi	icle.							
Defendant's: DO	8ODL			9					
☐ Defendant is unre	presented and knowingly waived counsel.			<b>-</b>					
☐ Defendant waived	two-calendar-day delay before sentencing	<b>.</b>		FEB					
	K in custody								
5. Defendant is:	e 🗆 🔻 on sheriff's population releas	e.		~					
				3 日報					
6. IT IS ADJUDGED	THAT DEFENDANT HAS BEEN CONVICTE	D on defendant's plea or:							
ar guilty.				<u>сп</u> .					
no contest.	dict of guilty, by jury trial.			¢¢.					
not guilty and fine	ding of guilty, by court trial.								
<ul> <li>b. All other counts</li> </ul>	quitted of the following count:  s contained in the charging instrument in interests of justice.	this case are hereby dismi	ssed on motion	of the District					
8. The security post	ted is to be:		16	the helance if					
applied to other of	ourt-ordered obligations owed by the dete	ndant or surety in this or any	cother case, and	Ine parance, in					
and in the heartfear	nded. erson who posted it less the applicable se	4	ENTERED	ţ					
refunded to the p	erson who posted it less the approaches to		- HA 1 2 1-04	,					
9. Defendant was a	dvised of the right to appeal (ORS 137.020	)	FEB 13 (1.01	ì					
				V 01					
10. Security on appe	al (to guarantee the appearance of the defe	). IN A	EGISTER BY						
			•	(ORS					
☐ Bond on appeal (to 138.135).	o guarantee payment of fines and costs (OR	S 161.665) is set at \$							
Page 1 of 2 Original: Court	LlCase #90-07-34123 Blue: O.A. Green: Probation Yello	ow: Defense Attorney Pink	; Jail Gold: Ju	udge's File					

The court FINDS that Counts 1, 6, 16 and 17 of Case No. C 90-07-34123 occurred after November 1, 1989, and that Counts 1 and 6 occurred on different dates.

The court FINDS that the defendant falls into Crime Category "H" based upon defendant's criminal history, as sworn to by the defendant on the criminal history form.

The court FINDS re: C 90-07-34123 that the following facts support the imposition of consecutive sentences under ORS 137.122 and ORS 137.123:

- 1. That the defendant's sexual activities with the victim in Case No. C 90-07-34123 did not occur on the same date and were not part of a continuous and uninterrupted course of conduct, but instead occurred over a substantial period of time, approximately one year, and this demonstrates the defendant's willingness to commit multiple and separate crimes against this victim;
- 2. That each act of sodomy against this victim caused additional harm to the victim;
- 3. That the photographing of this victim, in addition to the sexual acts against him, represent the defendant's willingness to commit a different crime against this victim, and represents a different potential for loss, harm or injury to this victim; it is not merely an incidental violation of a separate statutory provision.

Pursuant to OAR 253-08-002, upward departure sentences are based upon the following facts found by the court:

- l. The defendant knew, or had reason to know, of this victim's particular vulnerability, to-wit: the victim was placed in the defendant's care by the Children Services Division of the State of Oregon for and was in need of a stable and secure home environment to help alleviate problems he was having due to his youth and his unstable home life and personal history. This vulnerability increased the harm or threat of harm from the defendant's conduct.
- 2. The defendant has engaged in another, completely separate, sexual assault, also repetitive in nature, against an eleven year old female child in the State of New York in the year 1965. This conduct is not accurately reflected in the defendant's criminal history since he ultimately was allowed to plead guilty to the crimes in New York of "Sodomy as a Misdemeanor" and "Endangering the Life or Health of a Child", also a misdemeanor. The crime of Sodomy as Misdemeanor as it existed then in New York involved

consensual sodomy between two persons; it had no element concerning the age of the victim and is thus not a crime at all for Oregon criminal history calculation. Further, the "Endangering" conviction fails to reflect the sexual nature of the defendant's conduct against that child victim. Moreover, the defendant's sworn affidavit concerning these crimes shows that he committed what in Oregon would be the crimes of Sexual Abuse in the First Degree by touching the 11 year old child's breasts and vaginal area on multiple occasions, and that he committed oral sodomy upon her on multiple occasions by putting his mouth on her vagina and having her put her mouth on his penis. Thus, the only conviction for these acts that can be used for Oregon Criminal History, that of "Endangering the Life or Health of a Child," a misdemeanor, does not accurately reflect the seriousness of the conduct that led to the conviction. A copy of the defendant's criminal conviction, the relevant statutes, the police reports, his affidavit and that of the child's in this 1965 case are attached to the plea and sentencing contract accepted by this court, and are incorporated by reference for purposes of this sentencing record.

- 3. That these convictions involve a violation of public trust in that the defendant was given responsibility for this child as a foster parent by the Children's Services Division of the State of Oregon, and the offenses against this boy occurred during the pendency of that relationship.
- 4. That this sentencing involves multiple victims in that the defendant also committed the crimes of Sexual Abuse in the Second Degree against the victim in Case No. C 90-08-34412. This fact that the defendant acted upon more than one victim is not captured in a consecutive sentence.

The court hereby FINDS by clear and convincing evidence, pursuant to ORS 426.675, that defendant is a sexually dangerous offender.

### IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

STATE OF OREGON	CASE# 90-08-34412		
V.	D.A.# 424019	WOTION	
RICHARD HERBERT SMITH	JUDGMENT OF CONVICTION AND SENTENCE (MULTIPLE COUNTS)		
Defendant  1 Hearing Date: December 11, 1990	Reporter/Tape No.		
1. Healing Date.		OSB# 85416	
<b>4.</b> • • • • • • • • • • • • • • • • • • •			
3. Defense Attorney: Richard L. Parker		USB # / 02 / 3	
<ol> <li>Defendant is convicted of the following offenses:</li> </ol>		<b></b>	
Count Offense	22222	Date of Incident 9/1/89_to_1/31/	
1 2 SEXUAL ARUSE IN THE SECONI		9/1/89 to 1/31/	
3 FURNISHING ALCOHOL TO A M	LNOR		
		···	
(attach list if addition			
☐ Count(s) involved operation of a motor vehic		9	
Deteridant 5. 000			
☐ Defendant is unrepresented and knowingly waived counsel.		FEB	
☐ Defendant waived two-calendar-day delay before sentencing.		-	
☐ Defendant waived the Presentence Investigation Report.		2	
5. Defendant is: 🗀 in custody 🗆 on recognizance		밀	
☐ on security release ☐ ☐ on sheriff's population release	•		
6. IT IS ADJUDGED THAT DEFENDANT HAS BEEN CONVICTED	on defendant's plea of:	59 5	
CK guilty.			
☐ no contest.			
<ul> <li>not guilty and verdict of guilty, by jury trial.</li> <li>not guilty and finding of guilty, by court trial.</li> </ul>			
I not guilty and finding of guilty, by court than			
7a. Defendant is acquitted of the following count:	this same are baseline dia	missed on motion of the Dist	
b. All other counts contained in the charging instrument in Attorney in the interests of justice.	this case are hereby dis	missed on motion of the bist	
<ul><li>8. The security posted is to be:</li><li>applied to other court-ordered obligations owed by the defendance</li></ul>	dant or surety in this or a	iny other case, and the balance	
any, is to be refunded.	ر ا	ENTERED	
refunded to the person who posted it less the applicable sec	urity release tee.		
9. Defendant was advised of the right to appeal (ORS 137.020).	F	E3 13 EN 1	
and the data	» i	ŧ	
<ul><li>10. Security on appeal (to guarantee the appearance of the defendence is set at \$</li></ul>	uant) (NEE	EGISTER BY PL	
□ is denied.	and comment		
☐ Bond on appeal (to guarantee payment of fines and costs (ORS 138.135).	161.665) is set at \$	(C	
Page 1 of 5 Case # 90-08-34412			
	r: Defense Attorney Pl	nk: Jail Gold: Judge's File	
Most 1100		-	

January 24, 1991

; , ... IILE

JAN 2 4 1991

A GRAVES

Mr. Douglas Smith Scout Executive Columbia Pacific Council, No. 492

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD HERBERT SMITH

Dear Doug:

We have not heard from you since August and wondered if the legal action had now been completed against Mr. Smith. If you could send us newspaper clippings or court records which would indicate the outcome, we would appreciate it. This would then compete our file.

Thanks for your help in protecting the youth of America.

Sincerely,

Paul Ernst, Director Registration and Statistical Service

ag

cc: Richard Parker, Western Region



### COLUMBIA PACIFIC COUNCIL BOY SCOUTS OF AMERICA

Portland, OR 97201

Council No. 492

August 7, 1990

Richard C. Alexander

Lee A. Pintar

Council Commissioner
Paul Lorenzini

Senior Vice President Program Division

William E. Love Senior Vice President Operations Division

James Martin Senior Vice President Support Division

David Larimer
Senior Vice President
Finance Division

Victor G. Atiych
Senior Vice President
Endowment/Trust Fund

Nick Collins
Vice President
Activities

Sandi Larson
Vice President
Training

Lyn Hall
Vice President
Advancement

Tames Deming
Vice President
Varsity Scouting

Don Lengacher Vice President Exploring

Ed C. Sammons, III Vice President Membership

Judge Hollie Pihl Vice President Pacific Service Area

Dr. Robert Corlett
Vice President
Mt. St. Helens Service Area

Dr. Wallace Teuscher Vice President Columbia Service Area

Sheldon Edner
Vice President
Camping & Properties

Wes Perrin
Vice President
Public Relations

Public Relation

Lee Shalhope

Vice President

Relationships
Robert G. Yingling, Jr.
Treasurer

Trensurer
John Purcelli

Assistant Treasurer
Douglas S. Smith, Jr.
Scout Executive

Paul Ernst, Director Registration Service National Office, BSA

Icving, TX 75015-2079

RE: Richard Herbert Smith

Dear Paul:

Enclosed are news clippings pertaining to Richard Herbert Smith as you requested. I will send more information as it becomes available.

Sincerely,

Duane L. Rhodes

Director of Field Service

DLR/jag

Enc.

Serving more than 35,000 vouth in 15 counties of Northwest Oregon and Southwest Washington with Cub Scouting, Boy Scouting, Varsity Scouting and Exploring

The Oregonian

TUESDAY, JULY 31, 1990

## の対対の

the plan, but no major errors ☐ The agency has moved a iew children as a result of have been discovered

By GORDON OLIVER of The Oregonian staff

needs, CSD Regional Administrator David placements every four months as part of its strategy to make sure children in state custody are living in homes that meet their The Portland office of the Children's Serv ices Division will routinely review foster Fuks said Monday.

In a case review now under way, Fuks

been in foster care too long because there said he had found "a number of cases" Most commonly, he said, children have where children are not in the right settings.

suitable foster parents. Also, the agency is finding that some children have such severe problems that it has no good places to send aren't enough residential treatment centers or are living with relatives who may not be them, he said

review. Fuks oversees CSD's Multnomah he agency had not finished its current case Fuks gave no specific numbers and

said

The agency is reacting to the criticism that followed the disclosure two weeks ago that a Portland boy under CSD's custody and Clackamas County branch offices.

CSD's Multnoman County branch left the dren as a result of the case review, Fuks 13-year-old boy in the care of Richard Her. said. But he said he has not discovered bert Smith for eight months after learning Smith had molested an 11.year-old girl 25 nome of a known sex offender. Workers in

dren as a result of the case review, Fuks

The agency already has moved a few chi

major errors of the kind that came to light in

the Smith case.

"There has been nothing where we've

fallen out of our chairs and said, 'Oh, my

God, here's another one," " he said.

Fuks said he would work on increasing coutine reviews every four months. He said cases but would insist on reviews by branch

supervision of casework, starting with

personally review difficul

he would not

years ago in New York. Smith now faces 21 counts of sex abuse in Multnomah County. He has pleaded not

After the Smith case became public, Fuks asked caseworkers to surrender files of any cases where they were worried about the children in state custody. Foster care workers in the Multnomah County branch turned in 54 cases, and Fuks said he had n the branch and the Clackamas County received cases from other departments with

Please turn to

### CSD: System not adequate

Continued from Page B1

"I will expect a report every four months," he said.

Fuks said he had thought the review system was adequate in the past, but the Smith case taught him otherwise.

"It was happening on an as-needed basis," he said. "My expectation was that it was happening adequately. This case shows me that it wasn't."

Last week, the agency reassigned six workers to investigate 22 child-abuse claims that needed immediate attention. Fuks said those workers can help on the foster care cases, but he said he didn't know what to do about the shortage of suitable treatment centers and foster homes.

"We're going to continue screaming loud and raise our concerns," he said. "We have to point out the problems and take them up the line more frequently."

# Foster parent's sex-crime conviction known early

☐ Officials say Richard Herbert Smith's history was noted / years ago by the CSD's Tillamook County office

### By GORDON OLIVER of The Oregonian staff

ually abusing his teen-age foster son, was a workers in Multnomah County made him a Dort Smith, a Portland man accused of sex-Children's Services Division officials in Tillamook County knew that Richard Herconvicted child molester even before CSD foster parent. 40

But Multnomah County CSD wonkers didn't learn about Smith's criminal history until November, seven months after the UL

Also, officials said Friday that the agency son while the family was living in Tillamook had taken custody of Smith's son and step County in the 1980s

unclear whether Multnomah County workers had fully investigated the Smith family That information was available in the agency's computer system, but it was background before certifying him as a foster parent in May 1989.

abuse, sodomy and photographing a child In the case of the foster son, Smith, 52, County Circuit Court on 21 counts of sexual in a sexually explicit display. He pleaded was indicted Wednesday in Multnomal

innocent to the charges. The foster son, who had been arrested on a juvenile charge last week, is lodged in the Donald E. Long home.

Smith had been convicted of molesting a child in New York state in 1966, according to CSD officials.

remove the foster son from Smith's home after learning of that conviction, even Multnomah County workers didn't

February that the boy should be removed. The Children's Services Division has though five CSD workers agreed in aunched both internal and outside investi-

In other developments, state Sen. Lenn Hannon, R-Roseburg, said he would propose gations of foster parents. Hannon said he avored mandatory nationwide background legislation to intensify background investigations into the affair.

tive parents, similar to those now required investigations of potential foster and adop for child-care employees.

background checks of potential foster or adoptive parents. Hannon said the state might need to impose a fee on foster homes State law prohibits nationwide criminal to help pay for the criminal background checks.

Senate Interim Committee on Huren Resources to investigate whether children he might ask the Legislative Emergency were at risk while under CSD's care. He said Also, state Sen Bill McCoy, D.Porti said he would call a special meeting of Board for money to help the agency.

## CSD: Computer file closed

■Continued from Page D1

The Multnomah County case file on Smith first refers to his New York crime in notes about a November offices, said Alice Galloway, an conversation between workers in the Multnomah and Tillamook agency spokeswoman. She said she didn't know who had initiated the conversation or how the subject of Smith's past had come up.

The file shows that Smith admit. ted the crime to a Multnomah County worker in December, Galloway

mook County for about 20 years before moving to Portland a few Smith apparently lived in Tilla-

years ago, Galloway said. The agency's computer system has entries about Smith dating to 1981, she However, the computer file on

and his stepson are now adults, the Multnomah County foster parent, Galloway said. Since both his son agency's Multnomah County Smith had been closed by the time he applied in May 1989 to become a file may have been closed when the children reached age 18, said Karen Sheppard, spokeswoman for the branch.

The CSD officials would not disclose why the boys had been taken from Smith's home or for how long.

CONF019410

### Foster father faces charges

☐ The child abuse case, only the latest in a series, prompts an investigation of how CSD places its clients

By GORDON OLIVER and FRED LEESON

of The Oregonian staff

A Portland foster parent will be charged Wednesday with a range of sexual abuses of a boy placed in his care by the state Children's Services Division.

Authorities allege the abuse continued eight months after the man told CSD officials he had been convicted of molesting a child in 1965, and five months after agency officials agreed the child should be removed from his care.

The case is the latest in a series of cases in which children placed by the Children's Services Division were victimized by their foster parents. It has spurred an investigation into the way the agency places its

clients.

Richard Herbert Smith, 52, was arrested Monday on accusations involving 21 sexually related crimes. The accusations involve a boy who had been placed in his care by the Children's Services Division in May 1989. The boy, now 14, ran away from the man's home last week.

Smith told division workers in November that he had been convicted of sexual abuse of a child in New York in 1965, CSD officials admitted Tuesday. The boy stayed with Smith even after five division employees agreed in February that he should be placed elsewhere, said David Fuks, the division's regional administrator.

"It appears that serious mistakes were made in terms of judgment with this case," Fuks said. "The agency should have removed the child in a much more speedy man-

Please turn to CSD, Page A9

### CSD: Agency set to conduct two investigations of case

### **■**Continued from Page One

ner, and that wasn't done." - ---

The boy told Portland police about the alleged sexual abuse last Thursday after he was picked up on a juvenile delinquency charge, Fuks said.

Fuks said the agency would launch a pair of investigations of its handling of the case. The Multnomah County CSD office will conduct an internal investigation, and the agency's statewide office will appoint a committee of employees and independent experts for an outside review, Fuks said.

Fuks said he expected to hold people accountable for the decisions they made in the case. Discipline against employees involved in decisions could range from written reprimands to firings, he said.

The boy is staying in the Donald E. Long home, Fuks said.

Smith has been indicted by a Multnomah County grand jury with 11 counts of second-degree sodomy, four counts of second-degree sexual, abuse and six counts of photographing a child in a display of sexually explicit conduct.

The youth and Detective Thomas Jacobs of the Portland Police Bureau were listed as the only witnesses to appear before the grand jury.

Smith is being held at the Justice Center jail. Bail is set at \$136,500. He is scheduled to be charged Wednesday morning in a courtroom at the Justice Center.

The indictment charges that the crimes occurred between May 1989 and May 1990. Specific dates for the alleged sexual acts are not listed.

Second-degree sodomy is defined as deviate sexual intercourse with a victim who is younger than 14. Second-degree sexual abuse is defined as subjecting a person to sexual contact when the victim is younger than 18.

None of the accusations alleges that Smith used force against the youth.

Charges of using a child in a display of sexually explicit conduct are Class A felonies under state law. The sodomy counts are Class B misdemeanors, and the sex abuse counts are Class A misdemeanors.

The boy first came into the care of the Children's Services Division when he was 7 and was in and out of CSD custody after that, said Karen Sheppard, spokeswoman for the agency's Multnoman County office.

The boy came into state care because of emotional and behavioral problems, she said.

He was returned to his mother in September 1988 but returned to state custody seven months later, after his mother was arrested for operating a methamphetamine laboratory, Sheppard said.

The boy asked to be placed with Smith after he became friends with the man's son, Fuks said. The agency accepted Smith, who is divorced, as a foster parent under a special certification review process generally used to place children in homes of friends and relatives. About half of the foster homes in Multnomah County are homes approved under the special certification.

Smith told the agency in initial interviews that he had no criminal record, and the agency found none in a background check, Sheppard said. But the agency's criminal checks look for records only within the state of Oregon, noted Alice Galloway, spokeswoman for the agency's central office.

Fuks said he was trying to find out why the boy wasn't immediately removed from Smith's home after the man said he had been convicted of sexual abuse in 1965. He said Smith's statement was one of many "red flags" that raised questions but were not pursued.

Fuks said he thinks a CSD worker was trying to gather more information about Smith between November and February of this year. In February, the caseworker assigned to the case met with a CSD foster home certifier, two supervisors, and an acting program manager to discuss the case, he said. The group decided that the boy should be removed from Smith's home. They also thought Smith should lose his certification as a foster parent, Fuks said.

"We made a decision that the child should be removed, and then I think the case got caught up in bureaucratic red tape," he said.

bureaucratic red tape," he said.
Several other CSD placements
this year have come back to haunt
the state agency this year:

• In January, CSD removed a 7-year-old boy from the Salem home of Andrew and Diana Mae Kerp after the boy suffered second-degree burns and blisters on his legs and buttocks. The couple, who planned to adopt the boy, were accused of ordering him to stand close to a fireplace as a disciplinary measure

while he was naked from the waist down. Both parents recently admitted to criminal mistreatments charges and await sentencing.

In February, an Aurora foster, father died of a heart attack while allegedly trying to sexually assault acceptance foster daughter. Two cases workers said the man, Robert Nelms son, 49, was immature and said they had reported feeling uneasy about him before his death.

- In April, the former director offithe Children's Farm Home, an indecise pendent treatment center in Corvalionis, was arrested on sexual abuses charges. Grand jury indictments accuse William Henry Dufort, and longtime counselor and administrator, of 43 counts of sodomy and sexual abuse for acts allegedly commitanted against 10 young residents overlithe previous two years. Most youther at the home are referred there by CSD.
- And in June, a Washington's County couple were charged with murder by abuse in the death of a 2-year-old girl placed in their home, by CSD for adoption. It's the first time such charges have been brought in Oregon. The girl, Katie Gonzalez-Butterfield, also known as Felina Dillon, died Jan. 11. An attorinely for the couple, Bruce L. Butter in field and Sarita J. Gonzalez, maintained that the child died of natural causes related to being a cocaine-addicted baby, not of head injuries.

Galloway said the case involving or Smith would raise questions about the CSD's performance. "We're very! disturbed by this case," she said. "It's an extremely serious case."

Fuks, who said he was grieving over the incident, defended the agency's ability to protect most children under its care.

"This agency is capable of doing a w good job and every day is doing a good job with many, many children," he said. "But this is an agency run by human beings, and sometimes human beings make errors."



July 25, 1990

READY FOR FILE

JUL 2 5 1990

JULIE FIELDER

Mr. Duane Rhodes Director of Field Service Columbia Pacific Council, No. 492

PERSONAL AND CONFIDENTIAL

SUBJECT: RICHARD HERBERT SMITH

Dear Duane:

Thanks for the Ineligible Volunteer Record Sheet you recently sent concerning the above named individual. This is most helpful for identification purposes should be attempt registration in some other area.

We would like to have some documentation on his arrest. Newspaper clippings would be most helpful. We would also like to have the outcome of the legal action once it has been completed as this would give us a more solid case.

Thanks for your help.

Sincerely,

Paul Ernst, Director Registration Service

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cc: Western Region
Douglas Smith, Scout Executive - Council No. 492