

The Daily Tar Heel

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STATE and NATIONAL

Canadians debating abortion bill

From Associated Press reports
TORONTO—Canada's Parliament has begun debating an abortion bill that would allow abortion if a doctor believes the physical, mental or psychological health of a pregnant woman is

threatened.
 The bill has split Prime Minister Brian Mulroney's governing party and is opposed by both pro- and anti-abortion lobbies.

Parliamentarians from all parties have proposed two dozen amendments, most designed to tighten the restrictions.

The pro-choice lobby is fighting the law because it says there have been no restrictions for the past two years and

none are needed now. Anti-abortion forces say the bill doesn't go far enough.

The bill, on which debate began Tuesday, is aimed at filling the void left when the Supreme Court struck down a previous law restricting abortions in January 1988. The court said the old measure was arbitrary and violated women's rights.

About 60,000 abortions were performed in Canada last year. Mulroney supports the bill but has

given his Conservative Party lawmakers freedom to vote their consciences. The future of the bill seems to rest on how many of his legislators switch sides and vote against the government.

The final vote is scheduled May 29. Under the old law, abortions were allowed if they were approved by a hospital's therapeutic abortion committee, which had to have at least three doctors. The life and health of the woman were the only criteria. It was a cumbersome, often agonizingly slow procedure.

There was no single standard, and acceptable reasons for abortion varied across the country.

Under the government's proposal, the judgment of a single doctor would be sufficient to determine that the physical, mental or psychological health of a pregnant woman is threatened.

Requiring medical opinion on the need for abortion appears to be a gesture toward the anti-abortion forces. At the same time, the Justice Department says the wording of the proposed law is broad enough to permit abortion on social or economic grounds.

"It pretends to be a pro-life bill," said Margaret Purcell, national vice-president for the anti-abortion Campaign Life Coalition organization.

"But under the bill, a woman would only have to walk through her doctor's door and she has established that she is psychologically unwell," she said.

The pro-choice Canadian Abortion Rights Action League opposes the bill for different reasons.

"This law will make some abortions criminal," said Jane Holmes, executive coordinator for the lobbying group. "This is insulting legislation. This is a primary women's issue."

Local man charged in relative's murder

From Associated Press reports
HILLSBOROUGH— Authorities charged an Orange County man Tuesday with first-degree murder in the slaying of his grandmother, whose body was found in the woods over the weekend.

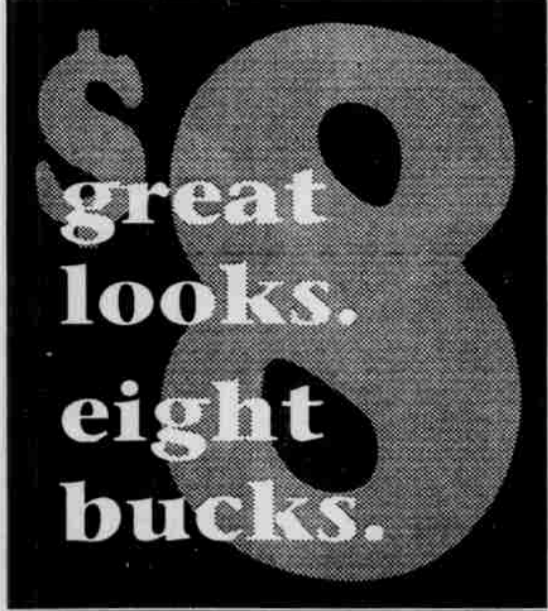
Christopher N. Tilley, 20, of White Cross Road, was charged but hadn't been arrested late Tuesday. Authorities said they thought he may have left town.

The body of Geraldine Eubanks, 73, was found Sunday off Millikan Road,

about five miles from her mobile home. No weapon was found, but authorities said that the woman had died from a blow to the head with a blunt object.

Search teams had been combing the area since last Thursday, when she was reported missing by her family. Authorities said they thought she had been dead for some time.

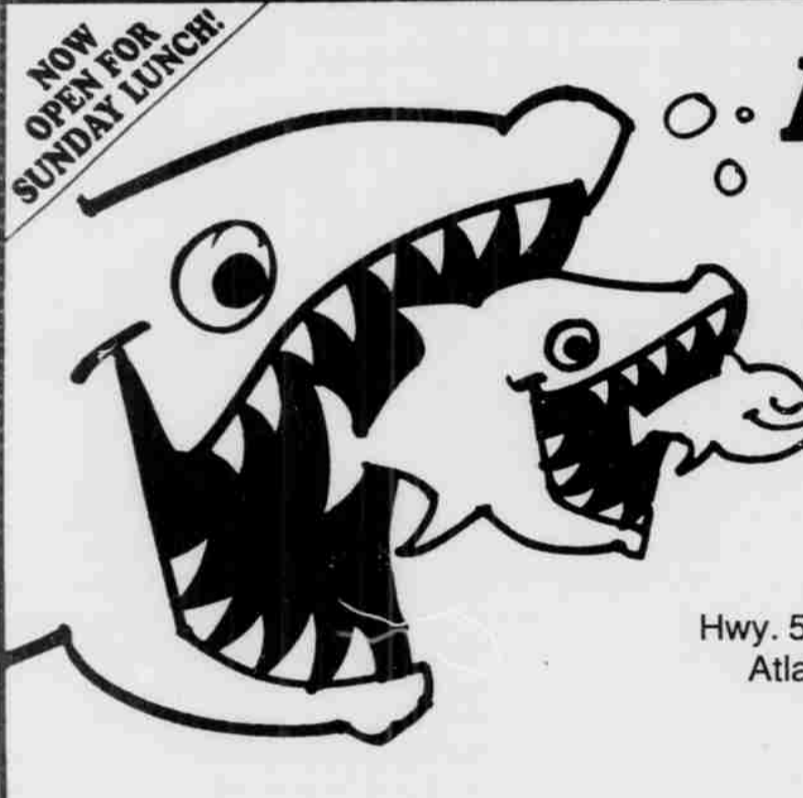
Orange County Sheriff A. Lindy Pendergrass said investigators had no motive. "That's the weird, sad part about it," he said. "We don't know what the motive was. It's a bizarre case."



great looks. eight bucks.


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Edenton molestation case drags

From Associated Press reports
EDENTON, N.C.— The judge, prosecutors and defense attorneys in the child-molestation case at an Edenton day care center have indicated it could be a year before the case is finished.

Blaming extensive pretrial publicity, Judge Bradford Tillery ruled Tuesday that the trial of seven people charged with sexually abusing children at the Little Rascals Day Care Center will be moved out of Chowan County.

Tillery decided during a hearing on pretrial motions in Chowan County Superior Court that it was unlikely the defendants could receive a fair trial even in Martin County, located less than an hour from Edenton.

He said there was "no urgency" in selecting a trial site because the case is not expected to come to trial soon.

Parents in the packed courtroom groaned as Tillery reminded attorneys that he could move the trial "from here to the Tennessee line; from the South Carolina border to the Virginia border."

The case involves seven defendants who have been indicted on more than 400 counts of sexually molesting 29 preschoolers at the Little Rascals Day Care Center. The alleged heterosexual and homosexual abuses took place over a year-long period.

The defendants include: the owners of the day care center, Robert F. Kelly, 41; his wife, Elizabeth Twiddy Kelly, 34; as well as Willard Scott Privott, 40; Darlene McDonald Harris, 25; and three former employees of the center — Shelley Alyce Stone, 34; Kathryn Dawn Wilson, 24; and Robin Boyles Byrum, 19.

Tillery said he would not announce his decision on a location until the trial date draws near.


He ordered that discovery items such as psychological evaluations of the children be mailed to his office in Wilmington, where he would sift through the reports and later rule on whether defense attorneys should be allowed to have copies of the reports.

District Attorney Herschel P. Williams Jr. of Elizabeth City said the documents could include thousands of pages and take a month to compile.

"This entire case is about whether the state's experts, psychotherapists and medical experts were correct," said Thomas Manning, a defense attorney for Mrs. Kelly.

Attorneys for all seven defendants also asked for a bill of particulars, naming specific incidents of the alleged abuse and where and when they might have occurred.

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S	O	U	R	G	R	A	P	E	S	T	E	L
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