THE PILOT-Southern Pines, North Carolina

THURSDAY, NOVEMBER 1, 1956



Be Warmer in every Room SAVE to 2 on FUEL! FOR YOUR **OLD HEATER**

on the early purchase of this Quaker Heater equipped with automatic forced air fan and automatic air feed..

lina School of Nursing utilizes this country may be 40 to 45 per

classrooms, hospitals, outpatient cent more in 1975 than in 1953,

and community facilities to pro-vide students with a broad back-

ground in professional nursing. U. S. Department of Agriculture.



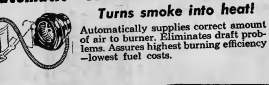
system.

Page TEN



matically. Circulates ONE-THIRD more armer air than ordinary heater blower or fan.

Automatic "AIR-FEED"





CHALLENGER OIL HEATER Here is advanced design offer-

ing you real heating economy combined with moderate cost.

2-WAY MONEY-BACK GUARANTEE

The University of North Caro- Demand for farm products in AUTOMOBILE COLLISION Negro Ordered To Pay \$4,500 In Case Monday; Stiffest In Court's History

One of the stiffest penalties in seal broken whiskey, \$25 to in-Moore Recorder's Court history clude costs.

was handed down Monday when Wallace Wallington, Judge J. Vance Rowe assessed Greensboro, failure to yield right Bragg, speeding, accident. Prayfines and medical expenses of way. This appearing to the er for judgment continued for amounting to some \$4,500 from Court to be a civil case, in that both defendants on payment of Hoover Benymon, 26-year-old the defendant has violated no costs.

Addór Negro. Benymon, who was being tried missed.

appealed the sentence to Su-speeding in excess of 90 miles per Two Not Guilty perior Court and was released on hour, three months on the roads, suspended for two years on con-\$1,000 bond.

mobile accident last June 9 when costs, not violate speed laws for ty Benymon's car collided with one two years, and not operate a driven by Hubert Michael of motor vehicle for 12 months. driven by Hubert Michael of Infort venicle for 12 months, West End at the intersection of Allen Bryant Buchanan, Route NC 211 and the Murdocksville 7, Sanford, speeding in excess of 00 correlers and reckless driving ous injury, not guilty.

Mrs. Michael, 47, a passenger in carrying concealed weapon, im-the car, was seriously injured proper equipment. Three months and lay unconscious in the Moore on roads, suspended for two County Hospital for some nine years on payment of \$250 fine weeks, hovering between life and costs, not violate speed laws

Bragg, who was driving when payment of \$10 and costs, be of

because he (Benymon) had been pon, 30 days on roads, suspendarrested before for numerous ed for 12 months on payment of

lington (he's called the "Clarence Sixty days on roads, but because Darrow of Harnett County"), said of wife's decision not to proseit would be impossible for Beny- cute, sentence to be suspended mon to have been driving the car and not suffered injuries. He dition he remain of good be-

based his contention on the fact havior for two years.

He reasoned, also, that the pas- clude costs.

90, careless and reckless driving,

and death. Testimony at the for two years and not operate a Monday trial indicated that Mrs. motor vehicle for 12 months. Michael is still in serious condi- Sheriff to destroy a night stick tion and probably will never re- found in defendant's possession at time of arrest.

Benymon denied the charges at the time, saying it was a pas-senger in his car, Raymond Mc-Millan, a soldier stationed at Fort Bragg, who was driving when payment of \$10 and costs he of

the collision occurred. According to State Highway Patrolman R. R. Samuels, who investigated, Benymon said he had loaned the car to McMillan. McMillan, according to testi-mony, at first admitted he had indeed been the driver of the car but later changed his story and

but later changed his story and sons involved in accident. said that Benymon had asked Biosevelt Vamper, Southern him to tell the story to officers Pines, assault with a deadly wea-

Benymon repeated his denial Don Gales, assault on wife, astraffic violations.

Defense lawyer, Neil McK. Sal- but not with intent to kill; also mon, noted attorney from Lil- guilty of assault and battery.

Walton Avery Spence, Route 1, the Benymon car that was crash- Fuquay Springs, driving with ed in when the accident occur- improper license, operating truck

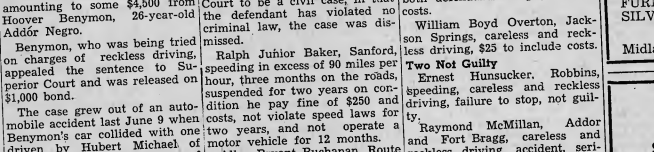
senger, McMillan, was injured and Thomas B. Barrett, Route 3, thus circumstances, as well as Carthage, careless and reckless fact, pointed to the soldier as the driving, \$25 to include costs. Charles Brown, Carthage, in-

decent exposure, larceny of coat and pocket knife. Three months on roads, sentence to begin at expiration of three months sentence imposed last week for larceny of watch from trunk.

Charles Milton Kennedy, Robbins, failure to yield right of way resulting in an accident, and

Tommy Ewell Powell, Fort Jr.,

and Fort Bragg, careless and







1 57

1 Ath