



CONTROVERSIAL PASSENGERS—Arriving in San Francisco are two much-talked-about figures—architect Frank Lloyd Wright, foreground, and James Hoffa, heir-apparent to Dave Beck's Teamster presidency, background. Hoffa, Teamsters Union vice president, poses with two stewardesses for photographers' benefit.

Dunn Defeats Benson To Win Championship

The Dunn Invitational baseball tournament sponsored by the Dunn Recreational Dept. came to a close Saturday.

Dunn defeated Benson for the championship by the score of 8 to 2. The leading hitters for Dunn were David Dixon with a single and double in three times at bat and Gail Tart with two triples in four times at bat. The leading hitters for Benson were Phillips and Hayes with a double and single each in three times at bat. David Dixon was the winning pitcher for Dunn and Nichols was the losing pitcher for Benson.

The tournament was for boys whose ages were 14 years and under and was made up of teams from Lillington, Erwin, Benson, Angier, Fuquay and Dunn. This is the first year of the tournament but the plans of the Dunn recreation committee is to hold it each year in the future.

In the first game of the evening Benson defeated Fuquay in the semi-final for the right to meet Dunn in the championship by the score of 4 to 3 with Miller stealing home with the winning run for Benson in the last inning. The leading hitter for Benson was Byrd with a triple in three times at bat. The leading hitter for Fuquay was Coats with a single and triple in three times at bat. The winning pitcher for Benson was Byrd and the losing pitcher for Fuquay was Roland.

Trophies were presented by Mr. Herbert Taylor after the final game. The championship trophy won by Dunn was donated by Dunn Coca Cola Bottling Company. The runner up trophy won by Benson was donated by Perry Bros. Tire Service. The most valuable player of the tournament won by David Dixon of Dunn was donated by Shamrock Denning.

The trophy for the champion of the Knee Pants League was donated by Godwin Building Supply and the trophy for the winner of the Knee Pants League was donated by Moff Iron Works.

The tournament was planned and directed by Red Lambeth who was in charge of all little league baseball in Dunn this summer.

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David

(Continued from Page One) him, and he has claimed that the Dunn police, every since the judge gave him his new chance at life, have been "out to get me," and were cooking up phony offenses against him.

A few weeks ago, Stephenson ran afoul of the Fayetteville police after skipping bond on one of numerous arrests made in the area of Dunn. There, he was sentenced to 18 months for breaking and entering and skipped to the county jail in Lillington for a court review of his shenanigans in Harnett.

Stogsdill Cites Record He didn't bother to challenge the testimony of Dunn Policeman Paul Stogsdill, who took the stand as an expert witness on David's past record.

The arrests were too many to recall, said Stogsdill, but included breaking and entering, drunkenness, assault on his wife, disorderly conduct and a number of others.

Judge Fountain said: "It looks like your trouble is you thing nobody ought to bother you — that they just ought to let you do what you like."

David, about to uncork his notice of appeal, jockeyed with His Honor for a moment to see if he could soften him up.

"Your Honor, I work all the time I've been out. I honestly thought I could live up to my probation."

"And you found out you couldn't?" the judge asked.

"That's exactly the truth," replied David.

As he walked off toward the corridor leading from the courtroom to jail, "There's a man who likes to be in jail but doesn't like to be in jail," said an attendant.

If he can stir up money for a lawyer, perhaps David will have one more chance to debate the legal essences with men who have found such debate more profitable than his has.

Stephenson walked cockily and was still talking as he left the Harnett courtroom, because David Stephenson is a hard man to keep quiet.

Lawyer

(Continued from Page 1) Whether Miss Calvet or dozens of other stars named as possible candidates for the witness stand will be called remained a mystery.

However, the French-born actress has been alerted by the defense to appear in court on two hours' notice.

"I want to see these people take the witness stand for the prosecution and swear that the Confidential magazine stories about them were untrue," Crowley said.

"The prosecution has refused to say whether it will put celebrities on the witness stand. But District Atty. William Ritz earlier announced he might call some big name rebuttal witnesses after the defense has rested."

Graham

(Continued from Page One) Belshazzar mocked God at a huge banquet attended by "every big-shot in Babylon," Graham said, but Daniel wasn't there. Suddenly, said the evangelist, a hand attached to nothing started to write letters of fire across a wall and "Belshazzar's goblet fell to the table and his knees began to shake."

He called in Daniel and promised to make him emperor if he would interpret the handwriting on the wall, Graham said. But Daniel spurned the offer and said it was God announcing the empire would be destroyed because of its ungodliness.

That night, said Graham, the Persians and the Medes conquered Babylon, killed the emperor and his guests and made Daniel their prime minister.

Photographer

(Continued from Page 1) rappers from 48 states, Canada and Alaska have registered for the ten-week series of courses to be held at Winona this summer. The curriculum is both intensive and concentrated, allowing students to absorb practical knowledge that would ordinarily require months of academic effort.

Legal Notices

Upon motion of Commissioner Godwin and seconded by Commissioner Bryan the following assessment was made for street improvements on W. Cole St., N. Layton Ave., N. McKay Ave. All Commissioners voting in favor of the motion.

The following resolution and order of levy and assessment offered by Commissioner J. Leon Godwin and seconded by Commissioner W. M. Bryan was adopted unanimously:

Whereas, on December 20, 1956 a petition signed by C. E. McLamb, Mrs. C. E. McLamb, Mrs. Lena McLamb, A. M. McLamb, L. H. McLamb, F. N. McLamb, Mrs. Blanche N. McLamb, Mrs. Elizabeth McLamb, M. O. McLamb, Mrs. Nannie B. McLamb, H. E. Godwin, Mrs. Thurlene L. Godwin, T. L. Anderson, Mrs. T. L. Anderson, Mrs. Sally Stewart, Dock Tart, Mrs. Dock Tart, Joel Draughton, D. H. Godwin, Mrs.

Airmen

(Continued from Page One) raped by eight men and identified them all as Americans. She said the attacks took place in the shallow water at the edge of the pond and on the bank. Her companions fought with some of the men but were overpowered, she said.

The men charged are Lee R. Burns, 20, of Bedford, Tex., Donald L. Harrington, 21, of Farrington, Mo.; David R. Hearle, 20, of Newark, N. J.; and Richard L. Kemple, 18, of St. George, Utah.

The men face possible death sentences if convicted of the rape charges. Air Force sources pointed out, however, that because of the ages of the defendants such a sentence would be unlikely.

SEND GIRARD PLEADS

Erwin

(Continued from Page One) Kineane, Irene Woodleaf and Mrs. Martha Brock, all second grades.

Mrs. Beatrice J. Jackson, Mrs. Hattie M. Tart and Mrs. Clara Woodworth, all third grades.

Mrs. Gertrude R. Biggs, Frances Crowder, Mrs. Margaret Rufford, Mrs. Alma Warren, all fourth grades.

Mrs. Velva W. Lee, Mrs. Peggy H. Warren, Mrs. Aline M. Williams, and Mrs. Martha L. Winston, fifth grades.

Mrs. Ellen King Flowers, Mrs. Sybil B. Warren, Mrs. Lena S. Jackson and Mrs. Christine J. Sinclair, sixth grades.

C. D. Baggett, Mrs. Mary W. Hudson and Mrs. Opal S. Weeks, seventh grades.

Mrs. Lela A. Harrington, Whitey Hood, Mrs. Ethel B. Maxwell and Mrs. Susan S. Stack, eighth grades.

Madeline Robinett, librarian; Nancy Lu Herring, music; Rachel Clifford, social studies; Mrs. Louise Hicks, math; John L. Honeycutt, English and French; Mrs. Sarah Z. Hudson, English and guidance; Mary Winifred Kernode, home economics; Walton S. Keen, arts; Roy Parker, science; Mrs. Jo R. Mattox, commercial; Dure Jo Gillikin, English; John L. Pecora, physical ed and coach; and Bobby M. Rogers, math and science.

A teachers meeting will be held Sept. 2 at 10 a.m. in the school library.



SINGER STRICKEN — Popular singer Mel Torme, above, collapsed with a heart attack while performing at a Manchester, England, theater, but defied a doctor's orders and completed the program. Torme, 31, refused to go to a hospital because he thought it would upset his ailing wife.

Marie S. Godwin, Leslie Artis, Mrs. Maggie D. Artis, was submitted to the Board of Commissioners of the Town of Dunn asking that the Town of Dunn proceed as is provided in Chapter 160, Article 9, of the General Statutes of North Carolina, to construct an asphalt pavement one and one-half inches (1-1/2") thick and twenty feet (20') wide on West Cole Street from a point 150 feet West of the Western margin of North McKay Avenue to the Western margin of North Layton Avenue; and also on North Layton Avenue from the Northern margin of West Cole Street to the Southern margin of West Granville St.; and also on North McKay Ave., from the Northern margin of West Johnson Street to the Southern margin of West Cole Street; and assess upon the lots and parcels of land directly abutting upon the portion or portions of said West Cole Street, North Layton Avenue, and North McKay Avenue to be improved, according to the extent of their respective abutting footage, one hundred per cent (100%) of the cost of the asphalt pavement, exclusive of the cost as is incurred in street intersections upon said West Cole Street, North Layton Avenue, and North McKay Avenue.

And, Whereas, on December 20, 1956, Charles R. Storey, Clerk of the Town of Dunn, N. C. certified that he had investigated and examined the said petition, and that there are 15 persons or corporations owning property abutting said portion of West Cole Street, North Layton Avenue, and North McKay Avenue; that the number of said owners who signed said petition is 13, a majority; that there are a total of 2734 lineal feet of frontage of lands abutting said portion of West Cole Street, North Layton Avenue, and North McKay Avenue; that the number of said lineal feet represented by said owners who signed the petition is 1599, a majority.

And, Whereas, on December 20, 1956 the Board of Commissioners adopted a resolution that the above mentioned petition was found sufficient in all respects and that the said improvements upon said portions of North McKay Avenue, West Cole Street, and North Layton Avenue be made.

And, Whereas, the said resolution of said Board of Commissioners was published in the Daily Record, a newspaper published in the Town of Dunn, on the 4th day and on the 8th day of January, 1957.

And, Whereas, after completion of the said asphalt pavement, the Board of Commissioners of the Town of Dunn caused to be prepared an assessment roll showing each individual or corporate owner's proportionate share of the cost of said asphalt pavement to be as follows, which assessment roll was opened for public inspection from July 26, 1957 to August 15, 1957.

Name and Address of Owners Footage and Amounts C. E. McLamb, N. Side Cole St., 140, \$126.00; A. M. McLamb, N. Side Cole St., 150, \$135.00; Miss Lena McLamb, N. Side Cole St., 75, \$67.50; F. N. McLamb, N. Side Cole St., 75, \$67.50; C. E. McLamb, S. Side Cole St., 50, \$45.00; H. E. Godwin, S. Side Cole St., 90, \$81.00; E. R. Edwards, S. Side Cole St., 150, \$135.00; Mrs. O. T. Wilson, S. Side Cole St., 150, \$135.00; L. H. McLamb, E. Side Layton Ave., 172, \$154.80; Mrs. Sallie Stewart, E. Side Layton Ave., 50, \$45.00; Leslie Artis, E. Side Layton Ave., 100, \$90.00; Joel J. S. Draughton, W. Side Layton Ave., 150, \$135.00; L. H. McLamb, W. Side Layton Ave., 50, \$45.00; M. O. McLamb, W. Side Layton Ave., 50, \$45.00; F. N. McLamb, W. Side Layton Ave., 72, \$64.80; E. R. Edwards, E. Side McKay Ave., 300, \$270.00; E. R. Edwards, E. Side McKay Ave., 150, \$135.00; E. R. Edwards, E. Side McKay Ave., 115, \$103.50; E. R. Edwards, E. Side McKay Ave., 35, \$31.50; J. B. "Dock" Tart, E. Side McKay Ave., 35, \$31.50; H. E. Godwin, W. Side McKay Ave., 150, \$135.00; D. H. Godwin, W. Side McKay Ave., 150, \$135.00; Mrs. Lillian Adley Hood, W. Side McKay Ave., 270, \$243.00; T. L. Anderson, W. Side McKay Ave., 30, \$27.00.

And, Whereas, the Town of Dunn caused the following notice to be published on July 26, 1957 and on July 29, 1957 in the Dunn Dispatch, a newspaper published in Dunn, N. C.:

LEGAL NOTICE The public will take notice that the improvement on North McKay Avenue between the North margin of the right of way of West Johnson Street and the South margin of the right of way of West Cole Street; on West Cole Street between the West margin of the right of way of North Layton Avenue and a point 140 feet west of the West margin of the right of way of North McKay Avenue; and on North Layton Avenue between the North margin of the right of way of West Cole Street and the South margin of the right of way of West Granville Street, as requested in a petition submitted by the owners of the abutting property on said

streets on the 20th day of December, 1956, has been completed and that the Board of Commissioners has prepared an assessment roll showing each individual owner's proportionate share of the cost of said improvement and the same has been deposited in the City Clerk's Office for inspection by interested citizens. The Board of Commissioners will hold a meeting at 7 p.m. in the City Hall on the 15th day of August 1957, for the hearing of allegations and objections with respect to said assessment.

BOARD OF COMMISSIONERS Town of Dunn, N. C. By: Ralph E. Hanna, Mayor

And, Whereas, no objections of any nature in respect to said special assessments set forth in the assessment roll copied above have been made and no person has appeared in behalf of any person, firm, or corporation to object to the said special assessment.

Now, Therefore, be it ordered as follows: 1. That there be assessed and levied against that lot owned by C. E. McLamb fronting 140 feet on the Northern margin of West Cole Street in the Town of Dunn the sum of \$126.00, and the said sum of \$126.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$126.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said C. E. McLamb elects to pay the same in full.

2. That there be assessed and levied against that lot owned by A. M. McLamb fronting 150 feet on the Northern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said C. E. McLamb elects to pay the same in full.

3. That there be assessed and levied against that lot owned by Miss Lena McLamb fronting 75 feet on the Northern margin of West Cole Street in the Town of Dunn the sum of \$67.50, and the said sum of \$67.50 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$67.50 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Miss Lena McLamb elects to pay the same in full.

4. That there be assessed and levied against that lot owned by F. N. McLamb fronting 75 feet on the Northern margin of West Cole Street in the Town of Dunn the sum of \$67.50, and the said sum of \$67.50 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$67.50 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said F. N. McLamb elects to pay the same in full.

5. That there be assessed and levied against that lot owned by C. E. McLamb fronting 50 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$45.00, and the said sum of \$45.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$45.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said C. E. McLamb elects to pay the same in full.

6. That there be assessed and levied against that lot owned by H. E. Godwin fronting 90 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$81.00, and the said sum of \$81.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$81.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said H. E. Godwin elects to pay the same in full.

7. That there be assessed and levied against that lot owned by L. H. McLamb fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

8. That there be assessed and levied against that lot owned by Mrs. O. T. Wilson fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Mrs. O. T. Wilson elects to pay the same in full.

9. That there be assessed and levied against that lot owned by L. H. McLamb fronting 172 feet on the Eastern margin of North Layton Avenue in the Town of Dunn the sum of \$154.80, and the said sum of \$154.80 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$154.80 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

10. That there be assessed and levied against that lot owned by Mrs. Sallie Stewart fronting 50 feet on the Eastern margin of North Layton Avenue in the Town of Dunn the sum of \$45.00, and the said sum of \$45.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$45.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Mrs. Sallie Stewart elects to pay the same in full.

11. That there be assessed and levied against that lot owned by Leslie Artis fronting 100 feet on the Eastern margin of North Layton Avenue in the Town of Dunn the sum of \$90.00, and the said sum of \$90.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$90.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Leslie Artis elects to pay the same in full.

12. That there be assessed and levied against that lot owned by Joel J. S. Draughton fronting 150 feet on the Western margin of North Layton Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Joel J. S. Draughton elects to pay the same in full.

13. That there be assessed and levied against that lot owned by L. H. McLamb fronting 50 feet on the Western margin of North Layton Avenue in the Town of Dunn the sum of \$45.00, and the said sum of \$45.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$45.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

14. That there be assessed and levied against that lot owned by H. E. Godwin fronting 150 feet on the Western margin of North McKay Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said H. E. Godwin elects to pay the same in full.

15. That there be assessed and levied against that lot owned by D. H. Godwin fronting 150 feet on the Western margin of North McKay Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said D. H. Godwin elects to pay the same in full.

16. That there be assessed and levied against that lot owned by Mrs. Lillian Adley Hood fronting 270 feet on the Western margin of North McKay Avenue in the Town of Dunn the sum of \$243.00, and the said sum of \$243.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$243.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Mrs. Lillian Adley Hood elects to pay the same in full.

17. That there be assessed and levied against that lot owned by E. R. Edwards fronting 150 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said E. R. Edwards elects to pay the same in full.

18. That there be assessed and levied against that lot owned by J. B. (Dock) Tart fronting 35 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$31.50, and the said sum of \$31.50 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$31.50 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said J. B. (Dock) Tart elects to pay the same in full.

19. That there be assessed and levied against that lot owned by J. B. (Dock) Tart fronting 35 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$31.50, and the said sum of \$31.50 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$31.50 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said J. B. (Dock) Tart elects to pay the same in full.

20. That there be assessed and levied against that lot owned by H. E. Godwin fronting 150 feet on the western margin of North McKay Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said H. E. Godwin elects to pay the same in full.

21. That there be assessed and levied against that lot owned by D. H. Godwin fronting 150 feet on the western margin of North McKay Avenue in the town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said D. H. Godwin elects to pay the same in full.

22. That there be assessed and levied against that lot owned by Mrs. Lillian Adley Hood fronting 270 feet on the western margin of North McKay Avenue in the town of Dunn the sum of \$243.00, and the said sum of \$243.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$243.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said Mrs. Lillian Adley Hood elects to pay the same in full.

23. That there be assessed and levied against that lot owned by T. L. Anderson fronting 30 feet on the western margin of North McKay Avenue in the Town of Dunn the sum of \$27.00, and the said sum of \$27.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$27.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said T. L. Anderson elects to pay the same in full.

24. That there be assessed and levied against that lot owned by F. N. McLamb fronting 72 feet on the Western margin of North Layton Avenue in the Town of Dunn the sum of \$64.80, and the said sum of \$64.80 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$64.80 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said F. N. McLamb elects to pay the same in full.

25. That there be assessed and levied against that lot owned by M. O. McLamb fronting 50 feet on the Western margin of North Layton Avenue in the Town of Dunn the sum of \$45.00, and the said sum of \$45.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$45.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said M. O. McLamb elects to pay the same in full.

26. That there be assessed and levied against that lot owned by E. R. Edwards fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said E. R. Edwards elects to pay the same in full.

27. That there be assessed and levied against that lot owned by L. H. McLamb fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

28. That there be assessed and levied against that lot owned by L. H. McLamb fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

29. That there be assessed and levied against that lot owned by L. H. McLamb fronting 150 feet on the Southern margin of West Cole Street in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said L. H. McLamb elects to pay the same in full.

levied against that lot owned by E. R. Edwards fronting 300 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$270.00, and the said sum of \$270.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$270.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said E. R. Edwards elects to pay the same in full.

30. That there be assessed and levied against that lot owned by E. R. Edwards fronting 150 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$135.00, and the said sum of \$135.00 is hereby levied and assessed against said lot as its proportionate part of the cost of said special improvements referred to above, and that the said sum of \$135.00 be paid in five successive equal annual installments with 6% interest from August 15, 1957, the first payment to be due and payable on August 15, 1958 unless the said E. R. Edwards elects to pay the same in full.

31. That there be assessed and levied against that lot owned by E. R. Edwards fronting 150 feet on the eastern margin of North McKay Avenue in the Town of Dunn the sum of \$135.00,