THE DAILY RECORD, DUNN, N. C. THUESDAP AFTERNOON, OCTOBER 21, 1965

THITS PLEM LARDER CENT TRAFTICATI DAT WINGTON CALLS !!

The Daily Record

DUNN, N. C.

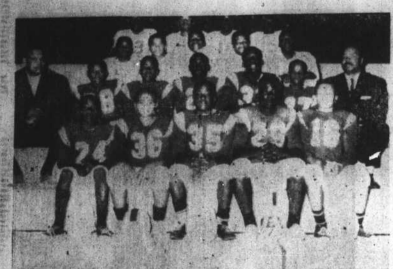
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d-class matter in the Post Office in Dunn, N. C. red as se we of Congress. Act of March 3, 1879. Afternoon, Monday through Friday. d-class postage paid at Dunn, N. C.

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HARNETT HIGH MIDGETS - (From left to right) are: Clarence Woodard, Anthony McNeill, Dennis McNeill, Cornell Evans, Lemont Kenneth Smith, David Wayne Jacobs, Tony Massey Larry McNeill, Alphonza MeLean, Laddie Thompson, Curtis Ray Jr., Leslie Thompson, John Holmes, Napolian Rose, Billy Buie Leonza Smith Bruse Chavis, John Tew. On the left is their coach R. W. Taylor and on the right G. D. McNeill, both members of the city receration program.



The Harnett High midget foot- | only touchdown for the Whites was ball team had its first experience a run by Billy Buis off the right on the field last Saturday night. guard for fifty yards. The final gress expressed in the Taft-Hartley The boys were divided isto two score was the Blues 18, the White teams, the Whites and the Blues. 6. Reporter - Robert Williams. The Blues won the toss of the

coin and Curtis Ray Jr. kicked off David Wayne Jacobs received the kick and was stopped cold on the Bass Convicted

Senator Sam Ervin WASHINGTON - The Administration's drive to repeal Section 14 (b) of the Taft-Hartley Act suf-

fered a major defeat in the Senate last week. A debate-ending motion was defeated 47-45 and the bill was laid aside for the session. The significance of the Senate action is that there is less than wide-spread demand for compulsory unionism. Indeed the available evidence is that the public is opposed to the proposal to abolish the right of the states to enact voluntary unionism laws.

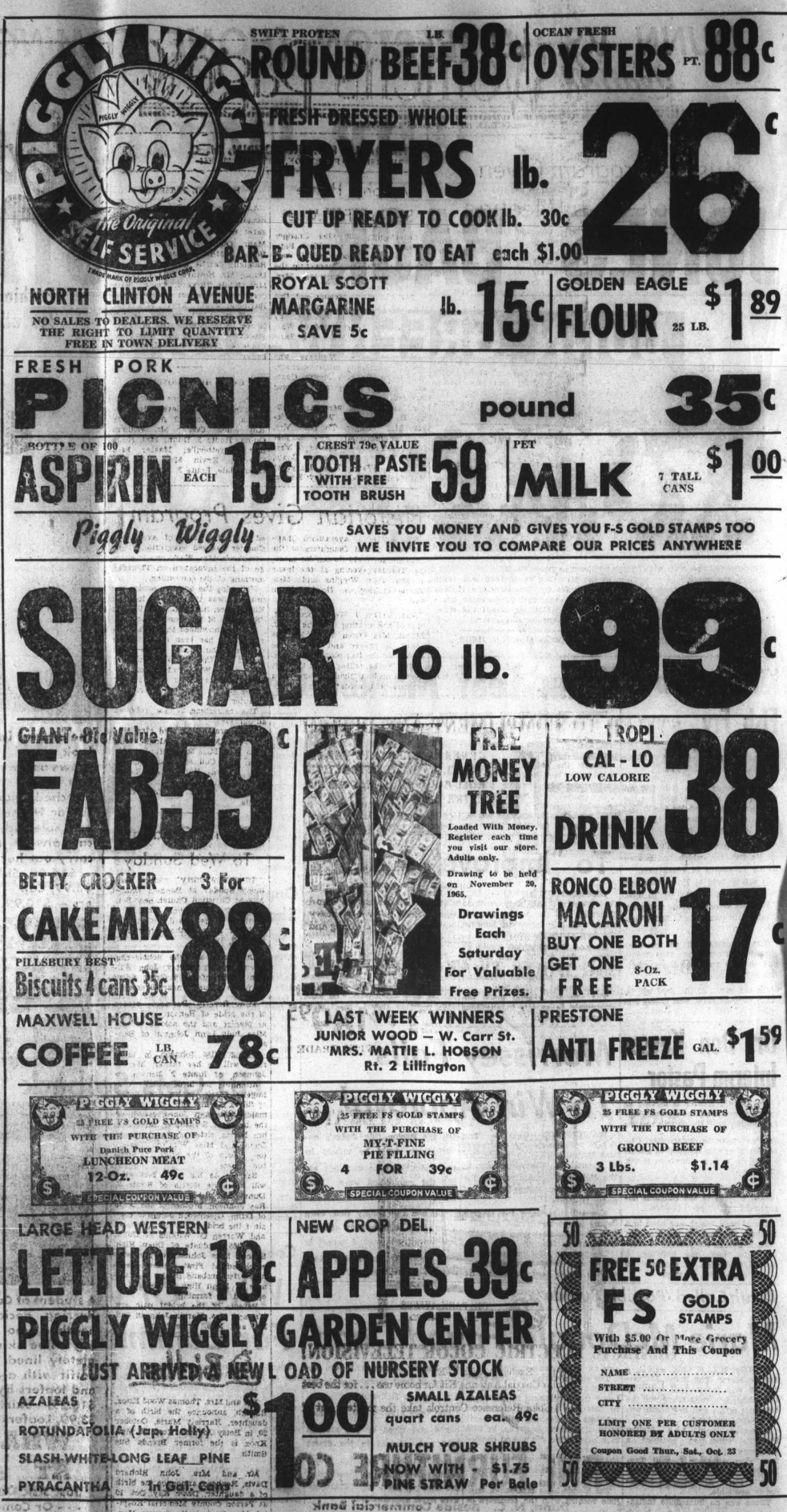
I do not subscribe to the theory advanced in some quarters that opposition to compulsory unionism is tantamount to anti-unionism. Voluntary unionism has a useful role to play in our society. It has advanced the welfare of individual workers. It is a potent force for making management act in an enlightened manner in respect to working conditions and in respect to rates of pay to: whit. But just as a worker mu t have the right to join a union, he must have the right not to join a union.

Voluntary unionism advances its cause best by persuasion. Unions an sell their bentfits to workers in the basis of worthwhile achievenents and responsibility to the needs of their members, Compulsory unionism, on the other hand, runs against the grain of most Americans. When all is said, the rightto-work ought not to be a commoity which the union may sell and he worker must buy. The Taft-Hartley Act had its ori-

in in public sentiment. It was based upon the theory that an iniividual ought to have the right to join or refrain from joining a union according to his own judgment and discretion. There is evidence that the majority of the people still favor the Taft-Hartley Act and Section 14 (b) thereof.

How the next session will view repeal of Section 14(b) is uncertain. But if the Taft-Hartley Act is to be debated, a review might be in order of those agency and court lecisions which negate workers rights. There is no doubt that a series of National Labor Relations Board and some court desisions have thwarted the intent of Conict. The NIRB has held in reent years that a union can compel worker to strike or not, can fine worker for crossing a picket line, nd can even fine him if he exceeds

work quota fixed by the union. "hese are areas of the law 'that night well be studied by the Con-



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45 va rd line by Curtis Ray Jr. On the first play quarterback David Wayne Jacobs called a play that went around right end. The play was good for about five yards. Second down and five yards to go first down around right end, led by m., pleaded not guilty in Harnett afternoon. Dennis McNeill.

With first down and ten yards to Lamm amended the charge to forcgo quarterback Jacobs went to the lible trespass and the court found air, a long twenty-five yard pass the defendant guilty of forcible to Tony Massey was good for the trespass. first touchdown. On a series of plays Tony Massey received another long 22 yard pass from David Wayne Jacobs for a touchdown.

The Blues scored three times. The



Dr. Stacy Miller of Benson John Chapin who has left to take up practice in Sanford. Dr. Miller plans to start at Dr.

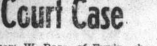
Chapin's clinic next Monday. His stay may be temporary, as his Dr. Miller ind cated that present with the cost.

plans are that he will be here at least until next July. He recently returned home after finishing his term of duty ice being discharged as a captain. He had been in England at the Air Force base in Bentwater for the past three years.

After graduation trom the medlocal school of the University of North Carolina, ne went for in- driving without valid license; and service internship at Andrews Air Force Base in Washington during Lynchburg, Va., paid the cost on a 1961-1962, before being transfer. speeding charge. red to Brooks Air Porce Base in Texas, from where he went to

England. Returning with him was his wite, the former have Lee of Benson Rt. 1; and to children. a daughter Tittany months, d a son Bracy, J n mon

Dr. Miller is the son ci E



Mr. and Mrs. Rhert Draughon Gubert W. Bass, of Erwin. charged with breaking and entering the and Miss Lillian Draughon attendfor a first down. The quarterback owelling nouse occupied by Nancy ed a tea honoring Dr. and Mrs. called on his big fullback Larry C. Bass, by jerking the screen off L. E. M. Freeman at the Free-McNeill who gained ten yards for a the window and entering at 12 a. man's home in Raleigh Sunday

gress

HAPPY BIRTHDAY

ATTEND TEA

twelfth birthday today. He is the son of Mr. and Mrs. Walt T. Weeks Sr.

The judge sentenced Bass to six months on the roads, suspended for three years on the condition he violate no 12ty and further condition he stay away from the premises of his wife and not assault or mol-

est her in any way. Malcolm Smith of Rt. 1, Coats, pleaded guilty to assault on his wife, Edna Smith, and the court also found him guilty of inadequate support, and sentenced him to 12

the condition he provide adequate will take over the practice of Dr. support for his wife and family and not assault or molest his wife, and pay the cost of court.

Alonzo McLeod of Angler, had

Melvin J. Godwin of Rt. 6, Sanford, paid a fine of \$50 and cost when he pleaded guilty to drunkwith the Air Force medical serv- 1, Lillington, who was charged with public drunk, was taxed with court costs; Archie Alexander of Raleigh paid \$10 fine and cost for speeding;

> Thomas Franklin McAuley, Mamers, was adjudged not guilty of William Raymond McDuffie of THE MONTY MOONT

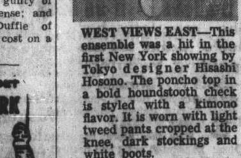






months on the roads, suspended on

his case for trespass lound frivolous plans are not yet definite in ac- and malicious and the prosecuting ig a post in a large hospital, witness, Alice B. McLeod was taxed



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tal. Mrs. Devis is the former Mar-

gatet Currin of Angler.