Man Held For Grand Jury For Possession Of LSD

Probable cause was found in police chief after the charges pleaded guilty to the driving Moore County District Criminal Court last week to hold Ronald Thursday trial). Stuart Newsome for grand jury action on a charge of possessing

Judge Donald R. Huffman ordered Newsome bound over un- at the next superior court session. til the next criminal session of superior court.

while Huffman was presiding in and larceny. Troy for the trial of a police chief charged with defacing a public active prison sentence of 12 to 18 building. (Ernest Warner, who months for charges of third of-

SUBSCRIBE TO THE PILOT. MOORE COUNTY'S LEADING were lodged, was acquitted in the

Three persons charged with felonies waived their right to preliminary hearings and were bound over for grand jury action

They are: Daniel S. Condosta, charged with forging an endorse-Judge Huffman presided for ment and breaking, entering and the Wednesday session of district larceny; Tommy Brinkley Short court. Judge Billy Nealey was on and Kenneth Daryl Small, both the bench in Carthage Thursday, charged with breaking, entering posting \$50,000 secured bond.

Quevie Thompson was given an had been suspended as Troy fense driving under the influence, third offense driving while license revoked, and resisting a public officer. The defendant

charges but not guilty to the resisting offense.

Also given an active sentence was Fred A. Butler, who pleaded guilty to misdemeanor defrauding of an innkeeper. He was originally charged with obtaining property by false pretense. Butler was sentenced to six months. The court ruled that if he decides to appeal the judgment, he is be released upon

Notice of appeal to superior court was given by three persons who pleaded not guilty but were convicted as charged.

These cases were: Russell D. Goodhue, non-support, six months, suspended five years, unsupervised probation, pay \$35 weekly to support family; Charlotte Passapae Phillips, driving under the influence and driving wrong way on one-way street, six months, suspended one year, \$100 fine, costs of court, surrender driver's license and attend alcohol education classes; Stephen Michael Phillips, DUI, six months, suspended one year, \$100, costs, surrender license, attend alcohol education classes.

Nelson Hickman pleaded guilty to charges of first offense DUI, first offense driving while license revoked, and possession of marijuana. He was charged in the original warrants with second offense violations in the driving offenses. He was sentenced 12 to 24 months, suspended under probation conditions for three months. Hickman was ordered to pay a \$400 fine and costs and to attend alcohol education classes.

Voluntary dismissal was taken on companion charges of displaying a fictitious license and transportation of seal-broken alcohol.

Guilty pleas were entered by these persons: Lewis Heflin, income tax violation, six months, suspended, unsupervised probation for five years. \$100 fine, costs, and \$1,138 restitution, good behavior, obey all state laws; Marie Heflin, income tax violation, six months, suspended, unsupervised probation for five years, \$100, costs, and \$466.29 restitution, good behavior, obey all laws; Edgar Pearle Buffkin, DUI first offense (originally charged with second offense DUI), six months, suspended two years, \$150, costs, surrender

Pleading guilty were: Jeffery alcohol of 0.10 percent (originally charged with DUI second offense), six months, suspended one year, \$100, costs, surrender license, attend alcohol education classes; Betty Key Billingsley, improper registration, \$25, costs (voluntary dismissal taken on charge of no liability insurance); James Wilbur Grubbs Jr., improper registration and no inspection sticker, \$25, costs (voluntary dismissal taken on charge of no liability insurance).

Others who pleaded guilty included: Thaddeus Jones Jr., DUI first offense (originally second offense), six months, suspended two years, \$125, costs, surrender license; Stephen Judge Farrar, possession of marijuana and improper equipment, \$25, costs; Charles Edwin Muse, unsafe movement, costs; David Raymond Solomon, careless and reckless driving after consuming

alcohol (originally DUI), 30 days, threaten, injure or intimidate the with or harass her; Kenneth ton Dutton, \$10, costs; Michael returned to the rightful owner, suspended one year, \$100, costs, attend alcohol education classes; Henry Armstrong, intoxicated in a public place, \$25, costs.

Also pleading guilty were: William Russell Hussey, driving with blood alcohol of 0.10 percent (originally DUI), six months, uspended, unsupervised probation for two years, \$100, costs, not operate a motor vehicle on public highways until license restored, attend alcohol education classes; Arnold Cleo Cheek, no liability insurance and no registration, \$35, costs; Bob Lee Lawrence, DUI, six months, suspended, unsupervised probation for two years, \$100, costs, not operate a motor vehicle on public highways until

Among those pleading guilty were: Joseph Lee Stephens, larceny, 90 days, suspended, unsupervised probation for three years, \$18 restitution, not go on campus of Aberdeen Middle School for one year; Mark Anthony Scott, possession of malt beverage by a minor, publicly displaying malt beverage, and littering, \$50, costs; Walter DeGraffenreid, assault on a female, 90 days, suspended, un-

license restored.

prosecuting witness, Cheryl Wayne Battle, too fast for condi- Lee Waller, costs.

These persons pleaded guilty: Frances B. Allen, nine counts of worthless check, six months, suspended, probation two years, costs and restitution for each check, good behavior, not violate any state laws; Jerome Crutchfield Jr., fail to return rented property, \$25, costs; Paul Goins, communicating threats, 30 days, suspended, unsupervised probation for two years, costs, not go about or communicate with the prosecuting witness.

Guilty pleas were entered as follows: Charles A. Taylor, assault on a female, six months, suspended, unsupervised probation for two years, \$25, costs, good behavior, obey all laws, not go about, communicate with, threaten or bother the prosecuting witness, Denise Goins; Johnny E. Waller, fail to return rented property, 30 days, suspended, unsupervised probation for two years, costs, good behavior, obey all laws.

Pleading not guilty but convicted as charged were: Carolyn Rakes, trespass and simple assault, 30 days, suspended two supervised probation for three years, unsupervised probation, years, good behavior, not violate not go on or about the premises of any state laws, not harass, Sue Patterson, not communicate

tions, \$10, costs; Gary Wayne Foxx, too fast for conditions, \$10 Williams Jr., speeding and im-

proper passing, \$10, costs. Also pleading not guilty but convicted as charged were: Claudie Hampton Lineberry Jr., no operator's license for a motorcycle, \$10, costs; Paul Larry Goins, too fast for conditions, \$10,

Robert Earl Richmond, who pleaded not guilty to DUI and speeding, was found guilty of speeding and reckless driving after consuming alcohol. He was taxed with a \$50 fine and costs.

These persons entered varying pleas but were convicted: Jimmie Albert Sellars, who pleaded guilty to no inspection sticker but not guilty to too fast for conditions, \$25, costs; Leroy Bud Goins, guilty to no inspection sticker but not guilty to too fast for conditions, \$25, costs. Entering guilty pleas to speed-

related offenses were: Phyllis Joyce Baggett, \$20, costs; Arthur Duren, 30 days, suspended one movement. year, \$25, costs, not operate a motor vehicle on the public highways for 30 days; Larry Car- charge of carrying a concealed son Furr, \$15, costs; Lisa Rene weapon was amended. The gun

Pleading not guilty and found not guilty were: Sue Patterson, costs; Herbert Terrence assault inflicting serious injury; Carolyn Rakes, assault attempting serious injury; Gary Lee Rakes, assault on a female; Ralph Alfred Gaeta, driving DUI. while license revoked.

Prayer for judgment was continued for Lorrene Belton and Bill the charge of harassment over the telephone. Judgment was continued on the conditions that they not go on or about the premises of the prosecuting unsafe movement. witness, not harass him or make contact except through an at-

Because they had submitted payment for fines and costs, the court determined that these persons were pleading guilty and were waiving their right to trial: Betty Stutts Britt, no inspection sticker; Roger Joseph Heisler Jr., Thomas Hinson, Lester Lee Marshall, Michael Allen Moore, all charged with speeding; William Bobby Swanson, unsafe

In open court the original judgment against Mario Madrid on a Ragsdale, \$25, costs; Jennie Nor- which was seized was ordered

Juan E. Perlberg.

At the recommendation of the probation officer, probation was continued for Jerome King, under judgment for driving while license revoked and DUI, and for Levi Wilkins, under judgment for

The case of Floyd Cameron Jr., whose non-support charge was listed on the non-compliance Belton, who pleaded not guilty to docket, was continued under the

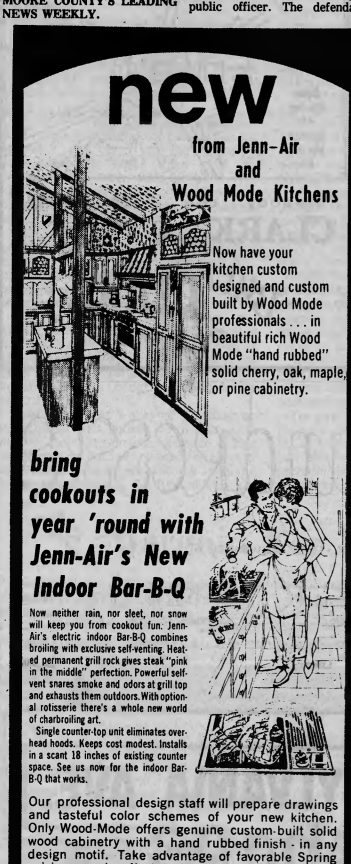
previously-entered order. A motion to dismiss was allowed in the case of Kent Steven Miller, who pleaded not guilty to

Bond was reduced in these armed robbery cases, which were not tried: John McLeod, from \$25,000 to \$17,000 secured bond; Jeffery McDowell, from \$20,000 to \$15,000; Martin Patterson, from \$20,000 to \$15,000.

Judgment was declared absolute on bond for Bobby Ray Phillips, charged with second offense DIII.

Prayer for judgment was continued on payment of costs by Michael Steven Casper and Phillip Leo Davis, both charged with speeding.

Voluntary dismissal was taken in the case of Charles Alexander Mason, charged with no



pricing now in effect.

Come In and Let's Discuss a New JENN-AIR BAR-B-Q (or Complete Kitchen)

KITCHENS by CARDER Inc.

Just south of the Post Office

692-7621







Cool

Prices Good At All Family Dollar Stores Through This Weekend. No Sales To Dealers Quantities Limited On Some Merchandise.

Cushion

Gal. **Latex Paint** Or Redwood

Stain Super Glo wall paint or latex !

Pair Men's And Ladies' **Tatomis**

Brach's

Peanuts

Soft orange flavor candy, 12-oz. Assorted flavor, 91/2-oz.

Circus

Liquid Gal. Bleach Reg. Price 79¢! Big gallon size

Sandhill Shopping Center