

# Long Gets Third Sentence For Coming To Court Drunk

James Tillman Long was jailed for the third time for contempt of court after appearing inebriated for trial in District Court Friday.

Judge Joseph Dupree ordered a highway patrolman to administer a breathalyzer test to Long at the beginning of court. The test reading was .23, a .10 reading is accepted as proof of intoxication.

Long was to be tried on a charge of driving under the influence, second offense. He was sentenced instead, to 30 days in jail for contempt of court.

Seven weeks ago, Long was to be tried on a charge of driving under the influence. Judge Dupree said, He came to court that day intoxicated and registered in excess of .20 on a breathalyzer test. Dupree found him in contempt of court and sentenced him to two weeks in jail.

"At this time he was brought back to court sober and pleaded not guilty to the charge. He was found guilty, judgement was entered from which he appealed," Judge Dupree explained.

That night Long was again arrested for driving under the influence (second offense) and came before the court a week later for trial. Judge Dupree ordered a breathalyzer, on which Long again registered more than .20. He was sentenced once more for contempt of court, this time for four weeks.

"Approximately one week after he was placed in jail, his grandmother died in South Carolina," Dupree said in reviewing the history of the case. "Against my better judgement, in order to let this man attend his grandmother's funeral, I allowed him to be released from jail. He was to go back to jail after the funeral to finish the 30 day sentence."

"When he got back in town, he contacted me and told me he was through with liquor and would never take another drink. If I would strike the remaining three weeks, he would report to the Sheriff each evening cold sober. This

he did until three or four days ago.

"Now once again he is back before the court for DUI and for the third time has appeared inebriated, blowing in excess of .20. There is no way to keep this man sober for any period of time except to incarcerate him."

Long is to be tried for DUI, second offense at the end of his contempt sentence.

Carl Wayne Locklear of Wagram was found not guilty of driving under the influence, second offense, and having no financial responsibility. He was found guilty of careless and reckless driving, driving while his license was revoked and improper registration. He was sentenced to 18 months suspended for 3 1/2 years with 3 1/2 years probation and was fined \$250 and costs. His driver's license was revoked for two years. Locklear, who has been in jail for two weeks, had been assigned a public defense attorney by the court. However, neither of the two public defenders were present in court Friday so Locklear waived his right to counsel and acted as his own attorney.

Marion McPhatter, Clifford McNeill, Roy McDougall, Freddie McLaughlin, Ora Singletary, Lynwood Hollingsworth, and Dwan McNeill, all of Raeford, were all accused by Curtis McNeill of maintaining and keeping a public nuisance, by loitering, cursing and talking in a loud and boisterous manner on the premises of Curtis McNeill's place of business.

After the seven teen-agers were arraigned, Phil Diehl, attorney for the defense, moved to quash the charge on the grounds that the common law public nuisance law did not apply in the case as it pertained only to persons who maintained property which constituted a public nuisance, such as a gambling house. The court granted the motion to be quashed.

R.B. Upchurch of Raeford was found guilty of assault with a deadly weapon after he was accused of threatening

William Garner, an employee of Raeford Turkey Farms, with a rifle. Prayer for judgement was continued until July 31.

SP4 Stephen Ray Sullanger of Ft. Bragg was found not guilty of driving without an operator's license and was found guilty of speeding 70 in a 60 mph zone. He was assessed court costs.

David C. Taylor of Goldsboro was found guilty of driving under the influence and was sentenced to six months suspended for two years with capias or commitment to issue at anytime during the next two years should he be convicted of violating any state penal laws. He was fined \$100 and costs and his driver's license was revoked for one year.

L.C. Cunningham of Raeford was found not guilty of moving a structure of improper width and height.

Prayer for judgement was continued until July 31 on a charge of unsafe movement against Roger Woodrow Ray, Jr. of Pembroke.

The state took a nol pros on a charge of non-support against Johnny Woods of Hawk Eye.

The state took a nol pros on a charge against Kenneth Oxendine of Raeford, who was accused of driving without a valid operator's license.

A motion for non-suit was granted at the close of state's evidence against Paul Locklear of St. Pauls, who was charged with malicious damage to property.

Luther Lee Oxendine of Shannon was found guilty of driving under the influence and was sentenced to six months suspended for two years with capias or commitment to issue at anytime during the next two years if he should be convicted of violating any state penal laws. He was fined \$100 and costs and was ordered not to drive for a year except under the provisions of the limited driving privilege.

James Earl Gilbert of Ft. Bragg was found guilty of driving under the influence, second offense, and of driving while his license was revoked. He was sentenced to two years suspended for 3 1/2 years with capias or commitment to issue at anytime during the next two years if they are convicted of violating a state penal law. Their driver's licenses were revoked for one year and they were each fined \$100 and costs.

Charles Locklear of Goldsboro was found not guilty of driving under the influence and was found guilty of careless and reckless driving. He was sentenced to 90 days suspended for two years on the

condition that he not violate any state penal laws during that time. He was fined \$150 and costs.

Reathere Beatrice Baker of Raeford was fined \$10 and costs for driving without a driver's license.

Monte Mack Lunsford of Raeford was found guilty of careless and reckless driving on private property and was sentenced to 90 days suspended for two years on the condition that he not violate any state penal laws during that time. He was fined \$75 and costs and his driver's license was revoked for 60 days.

Earl Daniels of Raeford pleaded guilty to injury to building and was sentenced to 90 days suspended for two years on the condition that he not violate any state penal laws during that time. He was charged court costs.

Robert Davis Clark of Raeford pleaded guilty to exceeding a safe speed and was sentenced to 60 days in jail suspended. He was fined \$35 and costs.

E4 Thomas Edward Allen of Ft. Bragg was fined \$10 and cost for driving on the wrong side of the highway.

Dexter Glenn Sanders of Charlotte was fined \$10 and costs for improper passing.

Mack McIntyre of Shannon was fined \$10 and costs for unsafe movement.

SP4 Richard Lee Neal of Ft. Bragg was found not guilty to driving without a driver's license and was found guilty of driving 85 in a 60 mph zone. He was sentenced to 90 days suspended for two years on the condition that he not violate any state penal laws during that time. He was fined \$50 and costs and his license was suspended for 60 days.

Elton Buffkin of Raeford was found guilty of driving under the influence and Warnell Jacobs, Jr. of Red Springs was found guilty of aiding and abetting and driving under the influence. They were sentenced to six months in jail suspended for two years with capias or commitment to issue at anytime during the next two years if they are convicted of violating a state penal law. Their driver's licenses were revoked for one year and they were each fined \$100 and costs.

Notice of appeal to Superior Court was given the appeal bond was set at \$300 each.

MAGISTRATE COURT  
The following cases were heard in Magistrates Court:  
William Wayne Barnett, High Point, improper passing, \$10

fine and costs.  
Clarence Wilson Dickens, Wilmington, speeding 55 in a 45 mph zone, \$5 fine and costs.

Homer Lucas Tew, Raeford, speeding 55 in a 45 mph zone, \$5 fine and costs.

Timmy Locklear, Red Springs, fishing without a license, \$5 fine and costs.

Kenneth Wayne Taylor, Rockingham, speeding 60 in a 50 mph zone, \$5 fine and costs.

Ina Jackson Josey, Fayetteville, improper passing, \$10 fine and cost.

Bobby R. Chavis, fishing without a license, \$10 fine and costs.

Chance Lowery, Wagram, speeding 60 in a 50 mph zone, \$5 fine and costs.

Mary E. Caple McNeill, Raeford, worthless check for \$50 to Avery Connell, pay check and costs.

Marvin Blue, Raeford, appeared drunk in public, \$6 jail fee and costs.

Archie Green, Raeford, appeared drunk in public, \$6 jail fee and costs.

Clarence Picken Satterwhite, McCain, failure to yield right of way, costs.

Thomas E. Erwin, Goodlettsville, Tenn., speeding 70 in a 60 mph zone, \$5 fine and costs.

Alfred King Patterson, Jr., Chapel Hill, failure to yield right of way, costs.

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Sometimes fables are fun but sometimes they can cause a lot of trouble. When it comes to your health and heart, there's no room for fables. The North Carolina Heart Association urges you to get the facts about heart disease. Write Heart, No. 1 Heart Circle, Chapel Hill, North Carolina, 27514.

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CAMPSITE - Mrs. Jack Pope (left) and Mrs. Winston McRae (center) visit one of the troop areas at the Girl Scout day camp. One Brownie troop, two Junior troops and one Cadette troop are attending the week-long camp which ends Friday.

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LADIES' \$4 & \$5 SHOES GOING FOR <b>\$1<sup>99</sup></b> Pr.	LADIES' HOSE REDUCED TO <b>19¢ &amp; 39¢</b> Pair	BIRDSEYE DIAPERS GOING FOR <b>\$1<sup>49</sup></b> Doz.	BOYS' \$3 & \$4 DRESS PANTS GOING FOR <b>\$1<sup>99</sup></b> Pr.
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LADIES \$2 & \$3 BLOUSES GOING FOR <b>\$1<sup>00</sup></b> Each	GIRLS' \$2 TENNIS SHOES GOING FOR <b>\$1<sup>00</sup></b>	MEN'S WORK PANTS \$3 & \$4 Value - Going For <b>\$1<sup>99</sup></b> Pr.	BOYS' \$3 & \$5 SHOES GOING FOR <b>\$1<sup>99</sup> &amp; \$2<sup>99</sup></b> Pr.

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