

Crowded Calendar Causes Long Day In Court Friday

A court calendar crowded with cases continued due to a Superior Court session here the week before kept district court in session until 7 p.m. last Friday.

Beginning at 9:30 a.m., the court processed a total of 55 cases during the day. The usual in and out traffic of spectators, defendants, witnesses, attorneys and officials, combined with the noise of the air conditioning system and the bad acoustics, in the courtroom drew an outburst of anger from Judge Joseph Dupree. The judge stationed Deputy Alex Norton at the courtroom door to stop anyone from entering or leaving the courtroom. Judge Dupree also issued an order to subpoena the five county commissioners to attend the next opening of district court to "see what we have to put up with to hold court here," but he later rescinded the order when he learned that the commissioners had already discussed installing carpeting in the courtroom to help muffle the noise.

The following cases were heard in District Court last Friday: Joseph Hunt, Rt. 4, Red Springs, was found not guilty of inadequate support of four children.

Walter Glen Maxwell, Aberdeen, pleaded not guilty but was found guilty of DUI, second offense. He was sentenced to six months suspended for three years and was ordered not to drive for two years. He was fined \$300 and costs. Maxwell gave notice of appeal and the appeal bond was set at \$500. The breathalyzer reading in the case was .16.

Burleigh B. Thompson of Raeford pleaded guilty to issuing a worthless check for \$20 to James E. Thompson. Prayer for judgment was continued on the condition that he pay the check and costs.

Ester Everhart Fleming of Lexington pleaded guilty to DUI and was sentenced to six months suspended for 18 months and fined \$150 and costs. She was ordered not to drive for 12 months except under the conditions of a limited driving privilege. The breathalyzer reading was .15.

Scilous Junior Love of Raeford was charged court costs for driving with tires that did not have at least 2/32 inch of tread.

Gerald Haypen Barber, Jr. of Raeford was sentenced to 30 days suspended and fined \$25 and costs for failing to decrease speed in time to avoid an accident.

Amos Lee Jones of Raeford was fined \$10 and court costs for speeding 53 in a 45 mph zone.

David Lee McClure of Charlotte was sentenced to 30 days suspended and fined \$25 and costs for speeding 79 in a 60 mph zone.

Eddie J. Hollingsworth, Jr. of Raeford was sentenced to 30 days suspended and fined \$25 and costs for exceeding a safe speed.

Stanley Dean Childers of Ft. Bragg pleaded guilty to DUI and was sentenced to six months suspended for 18 months. He was ordered not to drive for 12 months and was fined \$150 and costs. The breathalyzer was .14.

Harvey Shelton McGregor of Raeford pleaded guilty to failing to decrease speed in time to avoid an accident. He was sentenced to 30 days suspended and was fined \$25 and costs.

Prayer for judgment was continued upon payment of costs by Harlin Mike Brown of Raeford who pleaded guilty to speeding 74 in a 60 mph zone.

Henry Simpson of Hickory received prayer for judgment continued and no court cost attached after pleading guilty to attempting to kill or take deer.

The court held Ni Si hearing to determine if the bond for Bascom Brewer should be forfeited when he failed to appear for trial. Finding that the bondsman had expended about \$200 in an attempt to locate Brewer, Judge Dupree ordered the bond reduced to \$50 and forfeited. The bondsman was relieved of any further responsibility and the court ordered a capias, or arrest order, issued for Brewer, of Raeford, who is accused of assault. The new bond was set at \$1,000.

William McMillan of Red Springs was found guilty of improper registration plates and was fined \$10 and costs. The state took a nol pros on charges of driving under the influence and careless and reckless driving. There was no breathalyzer.

Frank Ronald Moody Sr. of Florence, S.C. pleaded not guilty but was found guilty of DUI and was sentenced to six months suspended for 18 months. He was ordered not to drive for the next 12 months and was fined \$150 and costs. The breathalyzer was refused.

Danny Zimmerman of Rt. 2, Raeford pleaded guilty to temporary larceny of an auto and injury to property. He was sentenced to 18 months suspended for 3 1/2 years with 3 1/2 probation and was ordered to pay \$250 in damages and court costs.

Lloyd Garland Sellers of Fayetteville pleaded not guilty but was found guilty of DUI and was sentenced to six months with capias and or commitment to issue at anytime during the next 18 months if the defendant is convicted of any traffic law violation. He was ordered not to drive for the next 12 months except under the conditions of the limited driving permit and was fined \$150 and costs. The breathalyzer was .10.

Tom Rose of Fayetteville pleaded not guilty but was found guilty of DUI. He was sentenced to six months with capias and or commitment to issue at anytime during the next 18 months upon conviction of a traffic law violation. He was ordered not to drive for the next 12 months except under the conditions of the limited driving permit and he was fined \$150 and costs. There was no breathalyzer reading.

Gertrude Hobson of Raeford pleaded guilty of larceny and was sentenced to six months suspended for 3 1/2 years with 3 1/2 years probation. She was ordered to pay court costs.

The state took a nol pros with leave in the following cases: David T. White, Stockbridge, Mass., DUI, breathalyzer reading .02; James Smith, Raeford, non-support; Radell Bullard, Rt. 4, Red Springs, assault with a deadly weapon by pointing a pistol and non-support; Manda Joan Saunders, Raeford, careless and reckless driving; Earle Locklear, assault with a deadly weapon and larceny; Ruth Ann Gillespie, Red Springs, assault with a deadly weapon.

The state took a nol pros on the following cases: Lawrence Edward Kelly, Pembroke, no driver's license; Joe Thearl Locklear, Raeford, following too closely.

Mrs. R.C. Brown of Rt. 1, Aberdeen pleaded guilty to trespassing on a school bus and was sentenced to 90 days suspended and placed on probation for two years. She was ordered not to go on any property of the Hoke County Board of Education for the next two years without the board's written permission.

Guy Edison McCraw of Hendersonville was fined \$15 and costs after pleading guilty to exceeding a safe speed. The state took a nol pros on a charge of speeding 58 in a 45 mph zone.

James Samuel Edwards of Raeford pleaded not guilty but was found guilty of DUI and was sentenced to six months suspended for 18 months. He was ordered not to drive for the next 12 months and was fined \$150 and costs. Edwards gave notice of appeal and appeal bond was set at \$300.

Bond for Harry Lewis of Rockingham, accused of improper registration and no driver's license, was ordered reduced to \$50 and forfeited and the bondsman was relieved of any further responsibility. A new capias was ordered and bond was set at \$250.

Bond for Caleb Ross of Newark, N.J. was reduced to \$100 and ordered forfeited. A new capias was ordered and bond was set at \$500. Ross was charged with driving under the influence.

Judgment for Beames Jones, convicted of DUI on April 23, was issued Friday. Jones was sentenced to six months suspended for two years and he was ordered not to drive for the next 12 months except under the conditions of the limited drivers permit. He was fined \$200 and costs.

PFC James Kenneth Phillips of Ft. Bragg pleaded guilty to improper passing, no financial responsibility and improper registration. He was sentenced to 90 days suspended for 18 months and was fined \$50 and costs.

Fred Bethea of Raeford pleaded guilty of assault and was sentenced to six months suspended for 2 1/2 years with 2 1/2 years probation. He was ordered not to assault his wife for the next 2 1/2 years and to pay court costs.

William D. Graham, of

Raeford pleaded guilty to driving under the influence and was sentenced to six months suspended for 18 months. He was ordered not to drive for the next 12 months and was fined \$150 and costs. There was no breathalyzer reading. He was found not guilty of driving without a license.

Glen West of Raeford waived a preliminary hearing on a charge of assault with a deadly weapon with intent to kill. He was bound over to the grand jury and bond was set at \$2,500. West pleaded not guilty but was found guilty of engaging in an affray and was sentenced to 30 days suspended for three years and was ordered not to go on the premises of the Tastee Freeze for the next three years. He was fined \$300 and costs. West appealed the judgment and bond was set at \$300.

Johnny Scott of Shannon was found not guilty of engaging in an affray and assault with a deadly weapon. A non-suit was granted. Evelyn Thomas of Raeford at the close of state's evidence. She was charged with assault with a deadly weapon.

The court granted a motion for non-suit by Richard L. Adkins of Cameron who was charged with larceny.

Edgar Gerald Lupo of Raeford was found not guilty of driving under the influence. The breathalyzer reading was .16 per cent.

Kenneth Ray Lowry of Lumberton pleaded guilty to driving under the influence and was sentenced to six months with the sentence to begin at the expiration of any and all sentences he is now serving. Lowry gave notice of appeal and bond was set for \$1,000 upon his release from prison. The breathalyzer test was refused.

Leon McPhaul of Raeford waived preliminary hearing and was bound over to the grand jury on a charge of murder. Bond was set at \$25,000.

SP4 Pernis McLean of Shannon failed to appear for trial on a charge of carrying a concealed weapon and a \$150 bond was ordered forfeited. A \$200 bond was ordered forfeited for a charge of driving under the influence.

James Artis Morrison of Raeford pleaded guilty to DUI and driving without a license. He was sentenced to six months suspended for 18 months and fined \$160 and costs. He was ordered not to drive for the next 12 months. The breathalyzer was .24.

Archie McLean of Raeford pleaded not guilty but was found guilty of driving while his license was revoked. He was sentenced to 12 months suspended for 3 1/2 years and was placed on probation for the next 3 1/2 years. His limited driving privilege was revoked and he was ordered not to drive for two years until properly licensed to do so. He was fined \$250 and costs. The state took a nol pros on a DUI, second offense, charge. The breathalyzer reading was .06.

Jim Bright Boahn of Raeford was sentenced to 12 months for driving without liability insurance, driving under the influence and driving under influence, second offense. The sentence is to begin at the expiration of the sentence Boahn is now serving.

Fred McLean of Raeford was sentenced to 18 months for driving while his license was revoked. Commitment was ordered to issue on May 28 if McLean posted a \$1,500 compliance bond and to issue on May 12 if he didn't post the bond. McLean posted the bond Saturday.

Willie Howard McNeill of Raeford was given six months active sentence after pleading guilty to injury to property.

Luther Locklear of Fayetteville was sentenced to 12 months for driving under the influence, second offense. The breathalyzer was refused.

Wade McMillan, Fayetteville, public drunkenness, \$6 jail fee, \$5 fine, costs.

Sp5 John C. Leemaster, Laurinburg, speeding 75 in a 60 mph zone, \$10 fine, costs.

Marshall McLean, Tyler Town, worthless check for \$15.50 to Robert Harrell, pay check and costs.

James Daniel McCormick, Jr., Red Springs, failure to yield right of way, costs.

Marshall McLean, Tyler Town, worthless check for \$3.02 to Robert Harrell, pay check and costs.

Randall Kevin Delaney, Charlotte, improper passing, speeding 70 in a 60 mph zone, \$10 fine, costs.

Jesse C. Robinson, Fayetteville, hunting geese during closed season, \$15 fine, costs.

Cleo McDuffie, Raeford, failing to decrease speed in time to avoid an accident, costs.

Olos McPhaul, Raeford, worthless check for \$2.57 to Foster McBryde, Jr., pay check and costs.

George Edward Brooks, Jr., Pittsboro, inspection violation, costs.

Ayich Weldon Walters, Jr., Shannon, failing to drive on right half of highway, costs.

Mattie Wade Beatty, Red Springs, speeding 45 in a 35 mph zone, \$5 fine, costs.

William Ross Morrison, Fayetteville, allowing an unlicensed person to drive, \$25 fine, costs.

James Edmond Williams, Red Springs, inspection violation, costs.

Mark Kelly Cunningham, Raeford, allowing passenger to ride motor cycle without a safety helmet, \$10 fine, costs.

Willie M. Brown, Fayetteville, fishing without a license, costs.

Joyce R. Bullard, Shannon, worthless check for \$3 to Robert Harrell, pay check and costs.

Rebecca Jane Hood, Raeford, failing to comply with restrictions on license, \$25 fine, costs.

Mary Deloris Oxendine, Lumberton, littering the public streets or highways, \$3 jail fee, \$15 fine, costs.

Robert Charles Proctor, Wagram, exceeding safe speed, costs.

Mary Wells Love, Lumber Bridge, failing to yield right-of-way, costs.

Joe Kenneth Daugherty, Ft. Bragg, public drunkenness, \$3 jail costs.

Eddie Roscoe Campbell, Fayetteville, failing to yield right-of-way, costs.

James Kenneth Pate, Raeford, public drunkenness, \$3 jail fee, costs.

Henry Wilbur Barnes, Jr., Shannon, exceeding safe speed, costs.

Jimmie L. Glenn, Fayetteville, possession of goose in closed season, \$15 fine, costs.

Wilson Harvey Presley, Spring Lake, exceeding safe speed, costs.

James Frankie Penny, Chadbourne, improper passing, \$10 fine, costs.

Billy Ray Eason, Fayetteville, speeding 55 in a 45 mph zone, \$5 fine, costs.

LTC Herbert Mallette, Ft. Jackson, S.C., speeding 70 in a 60 mph zone, \$5 fine, costs.

Everton Chavis, High Point, failing to dim headlights to approaching traffic, \$10 fine, costs.

Francis Harless Windom, Forest Park, Ga., speeding 65 in a 50 mph zone, invalid registration plate, \$3 jail fee, \$10 fine, costs.

Willie Oran Monroe, Jr., Wagram, speeding 70 in a 60 mph zone, \$5 fine, costs.

Ronald Lee Henn, Cincinnati, Ohio, speeding 70 in a 60 mph zone, \$5 fine, costs.

Joe Vernon McLaughlin, McLeansville, brakes not maintained in proper working condition for a towed vehicle, costs.

Ottis Luther Dunn, Jr., Raeford, failure to yield right-of-way, costs.

Ernest Carrol Murchison, Raeford, public drunkenness, \$6 jail fee, costs.

Mitchell Lee James, Mapel Hill, speeding 70 in a 60 mph zone, improper passing, \$10 fine, costs.

Lee Oris Alford, Shannon, following too closely, costs.

Albert Womack Clark, Fayetteville, speeding 60 in a 50 mph zone, \$5 fine, costs.

Jack Wilson Coffey, Lumberton, failing to stop sign costs.

Erwin Jerome Daniels,

Douche Is Not Effective As Birth Control Measure

Dear Gloria: I have tried the birth control pills after my first child and I couldn't take them. Then I tried birth control foam and I came up pregnant again.

I am afraid to use the shield or any method that you insert because I may not get it inserted right. I don't want to have a tubal ligation. A friend told me that if I took a cold water douche right after intercourse, it will kill the sperm. I want to know if this is true and if not, what I can do.

State Revenue Shows Increase

The net general fund collections for April amounted to \$79.5 million as compared with \$74.8 million collected in April, 1970, the State Department of Revenue announced last week.

For the first ten months of the current fiscal year, net general fund collections were \$783.4 million compared with \$721.1 million for the first ten months of the 1969-70 fiscal year.

April net highway fund collections amounted to \$21.7 million compared with \$21.2 million collected in April, 1970. Gasoline tax receipts amounted to \$18.8 million compared with \$18.5 collected last April.

Superior Civil Court

With only one case heard and one case settled out of court, a two-day session of Superior Civil Court ended Tuesday. Judge Fate J. Beal presided.

The James C. Lentz vs. Jack Haynes Lentz case, which ended in a mistrial after a week's trial last year, was settled before trial Monday.

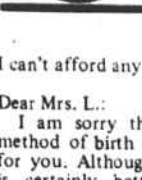
Judgment in an auto accident case of Vilma L. Massey vs. Bird Elias Beardsley was in favor of the plaintiff, Massey. The case was heard without a jury on Tuesday.

Three cases were dismissed Monday and several continued. The Superior Court jury was released on Monday without hearing a case.

Cases dismissed were John Dunk McNeill, administrator of the Mary Jane McNeill estate vs. Preston and Lois Jean Moore; Audie Communications, Inc. vs. CBS and Modern Sound, Inc.; and Bobby A. Smith vs. William Culp McNeill.

Continued for this term were Walter T. Myers vs. Whitney Trading Corp.; Larry Drake Saunders by N/F Albert Saunders vs. Glen William Wood; Lyndell J. Robertson vs. J.T. Harris; and Frances P. Branch vs. Gene Nelson Lane and Dilmor Transport Company.

PREGNANCY PLANNING AND HEALTH



by Mrs. Gloria Riggsbee

I can't afford any more. Mrs. L. Dear Mrs. L.: I am sorry that the foam method of birth control failed for you. Although using foam is certainly better than not using anything, it is not the most effective method, as you discovered.

It is not true that a cold water douche (or any other kind of douche, for that matter) will kill all the sperm. Many, many sperm cells are released each time a man has a climax. It only takes a few seconds for some of the sperm to get far enough inside the woman's body so that no douche could reach them. So you can see that douching is not a safe method of birth control. Even foam is more effective than douching!

If you can't take the pill, I suggest you go to a doctor and see about getting an IUD, such as the loop or the shield. An IUD is not inserted by the woman, but by the doctor. Once the doctor puts a shield or loop into your womb, you do not take it out. It stays in for as long as you want to keep from getting pregnant. You never have to worry about putting it in or taking it out. The doctor will show you how to check to see if it is still in place about once a week and that is all you have to do.

IUDs, such as the loop or shield, offer excellent protection against pregnancy. While birth control pills are presently the best method known, giving almost 100% protection, the IUD runs a close second, for it is about 97% effective. No other method (except, of course, for sterilization) is nearly as effective.

I am enclosing a booklet which explains a little more about these and other methods of birth control. Let me know if you have further questions.

Dear Mrs. Riggsbee: I have read lots of your articles in the paper and I have a problem about myself. I have asked many people about this. Will you please answer my question because I have worried about this a lot.

I had my tubes tied about three years ago. Can they be un-tied? I want another child now.

Dear Mrs. R.: I think that if you have had your tubes tied, you probably should not hope for an operation to undo this. The reason is: when you have your tubes tied, the doctor cuts a little piece out of each tube. Then he stitches or ties the cut ends to close them up and keep them from joining back together.

The only way this can be undone is to try to sew these cut ends back together. Most of the time this does not work and the woman is still not able to get pregnant. Trying to put the tubes back together is a very big and a very serious operation. It is also very expensive and usually requires 6-7 days in the hospital. As I said before, even after all this, the operation frequently is not successful. This is why doctors always want their patients to be very sure they will not want any more children before they have their tubes tied. The same is true for the other two methods of sterilization -- laparoscopy for the woman or vasectomy for the man. All three methods are permanent.

I know this is not what you want to hear, but these are the true facts. I don't want you to keep hoping for something that is almost impossible.

Address letters or requests for a free booklet on birth control methods to: Mrs. Gloria Riggsbee, 214 Cameron Ave., Chapel Hill, N.C. 27514.

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