The News - Journal



ATTEND CONGRESS - Attending the State 4-H Electric Congress in Durham last week were left to right, Robert Attaway, Rockfish 4-H, who recruited the most 4-Hers to take the electric project; Wayne Monroe, Rockfish 4H, best boy's electrical record; Mrs. James Attaway, Rockfish 4-H leader; Teresa Orem, Stonewall 4H, best girl's electrical record; and Joe Sinclair, Carolina Power and Light Representative, Trip expenses were provided by sponsoring Power

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Raeford Man Bound Over For Grand Jury Action

A Raeford man waived preliminary hearing on a felony charge and was bound over for grand jury action and two Raeford men filed appeals on convictions handed down in district

court Friday. Charles Edward Handon, Rt. 1, is charged with failure to stop at the scene of an accident in which he was involved, a felony. He waived preliminary hearing and was bound over to the Hoke County superior court for grand jury action and \$200 bond was continued.

James Breeden, Raeford, was convicted of careless and reckless driving, driving without a license and failure to stop for a siren. He received two consecutive 90 day sentences and filed notices of appeal. He was released

on \$500 appeal bond.

Wyman Faircloth, Big Star Truck
Stop U.S. 401, was convicted on two
counts of assault. He received two
consecutive 30 day sentences, suspended 24 months on condition he violate no penal laws for 12 months and pay \$25 fine, \$50 restitution and costs of both actions. Faircloth gave notice of

appeal and \$400 bond was continued.

In further court action Friday,
Dannie Harrington, Duffie, was
convicted of DUI, sentenced to six
months, suspended two years on
condition he surrender his license and not drive until properly licensed, and pay \$250 fine and costs. He was placed

on two years probation.
Linda Bullard, Fayetteville, was convicted of DUI and driving without a She received six months, suspended two years upon condition she not drive until properly licensed and pay \$160 fine and costs. She was placed

on two years probation.
Charles Ray Moss, Rt. 2 Raeford, was found innocent of DUI.

Henry B. McBryde, Duffie, was convicted of assault with a deadly weapon, received twelve months, suspended two years upon payment of \$50 fine and costs. He was placed on two years probation.

Albert Lee McCrimmon, McCain, was convicted of assault and received six

Thadeus Jones, McCain, was convicted of assault and prayer for judgment was continued two years upon payment of costs.

Atlas McNeill Jr., Queenmore Section, was convicted of assault. Prayer for judgment was continued two years upon payment of costs. The state took

not pros on a second charge of assault.

Albert Lee Smith, Lumber Bridge, was convicted of assault. Prayer for judgment was continued three years upon payment of costs. The state took nol pros on a second assault charge.

Louis Southerland Raeford, was found innocent of assault

Geneva Bullard Edens, Rt. 2 Raeford, was found innocent of assault. Court found frivilous and malicious prosecution and taxed the prosecuting witness with costs.

Gerald Roy Goins, McColl, S.C., was convicted of careless and reckless driving received 60 days suspended upon payment of \$100 fine and costs. The state took nol pros on companion charges of DUI and speeding.

Dennis Emery Nelson, Rt. 2 Raeford,

was convicted of careless and reckless driving and failure to comply with license restriction. He received 60 days suspended upon payment of \$50 fine and costs.

James Alexander Liles, Raeford, was convicted of a license violation. He received 30 days, suspended upon payment of \$25 fine and costs.

Kelly Curtis Ray, Fayetteville, was convicted of failure to yeild right of way at a stop sign, received 30 days, suspended upon payment of \$10 fine

Justus Lee Benton, Harrisburg, was convicted of speeding. Prayer for judgment was continued upon payment

Victory Grey Jordan, Newton Grove, was convicted of speeding. Prayer for judgment was continued upon payment of costs.

Earl McDuffie Jr., Raeford, was convicted of speeding. Prayer for judgment was continued upon payment

snacks. They are learning that snacks do

not have to be sweet snacks; also they are learning care of their teeth. Contributions from local citizens and

clubs have been used to purchase a

toothbrush for each child

attending.Representatives from G-5

XVIII Airborne Corps Ft. Bragg attend

Day Camps certain days and presenta dental program. Many thanks go to

these men for their cooperation and to the Extension Nutrition Aides, Mrs.

Delores Dial, Grace Pierce, and Mrs.

John Millard Lancaster Jr., New Bern, was convicted of speeding. He was

assessed costs only.
Reginald Joseph Frahm, 709 Harris Ave., was convicted of littering. Praye for judgment was continued upon

payment of \$25 fine and costs.

Marvin Chavis, Red Springs, was convicted of issuing a worthless check.

He was assessed \$50 restitution and

Larry Ray, Raeford, was convicted offssuing a worthless check. He received 30 days, suspended upon payment of \$20.80 restitution and costs

Fredrick C. Morrisey, Raeford, was convicted of issuing a worthless check. He received 30 days, suspended upon payment of \$3 restitution and costs

Terry Wayne Caulder, Raeford was convicted of trespassing. He received 90

days.
Wayne Jay Wilkes, Raeford, was found innocent of trespassing. Donald Peterson, Raeford, was found innocent

of trespassing.

Louie White was convicted of escaping. Prayer for judgment was continued three years upon payment of costs. For good cause shown, costs were

remitted.
The State took nol pros in the following cases:

Walter Parks, Raeford Rt. 2, worthless check; Charles Ray Moss, Rt. Raeford, public intoxication; Roland Morneault, Rt. 1 Raeford, assault; Wilbert Lee Jones, Raeford, simple assault; Franklyn Fowler, Ft. Bragg, simple assault; Ronald Busch, Rt. 1 Raeford, Assault with a deadly weapon; and George V. Beaty, Robbins Hts. worthless check.

From The Home Agent's Desk

By ELLEN WILLIS and BRENDA ABRAMS

Sweeter Than-Sweet-Americans Are Eating MORE Sugar

If you've heard that Americans are eating more sugar than any time since early this century, - you've heard right. We are eating more of it in refined form, and we are getting much of it in ways that are not even obvious to us, according to scientists at the U.S.

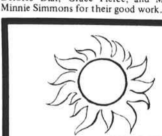
Department of Agriculture.
For instance, he total sugar content of the U.S. diet-that is, sugar from all so urces in cluding the naturally-occurring sugar found in many foods as well as that in sirups, honey, beets, and cane—has gone up about 25 percent since the early 1900's.

However, today's consumers seem to have less control over the sugar content in their diets than people did some 60 to 70 years ago. Why? Most of the increase has resulted from greater use of refined sugar in prepared foods and beverages before the products get into the home.

These are some of the conclusions drawn from a study on the level of use of sugars in the United States as conducted by scientists of USDA's Agricultural Research Service. While this data cannot tell us what people actually eat, it can give us a good picture of average per capita consumption at any one time. This type of information is useful for following trends in consumption over a period of years. It also permits an accounting of most of the refined sugar and sweeteners going into prepared convenience-type foods.

Americans are now consuming about 102 pounds of refined sugar per person a year—or about 130 grams per day. More than two-thirds of that amount comes from the various food products and beverages that are commercially prepared outside the home.

Beverages alone (primarily soft drinks) comprise the largest single use of refined sugar, accounting for over one-fifth the total intake of the average American diet.



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