Pre-Holiday Drinkers End Up In Court KE COUNTY

Friday's District Court docket was heavily loaded with liquor violations as people apparently began premature holiday celebrations. Judge Joseph Dupree heard

the following cases:

Bobby Alex Papion, Ft. Bragg, pleaded guilty to charges of driving while under the influence of intoxicating liquors and without being a licensed operator. He was sentenced to four months in init sentenced to four months in jail, suspended, and fined \$175 and costs. He was ordered not to operate a motor vehicle in this

Lee Chester McLean, Red Springs, was ordered to surrender his license after he pleaded guilty to a charge of DUI. He was given a voluntary dismissal on a charge of speeding 65 in a 55 MPH zone. He was sentenced to four months in jail, suspended for 12 months. He was fined \$150, costs, and granted

vernell Pack, Rt. 1, Box 561,
Raeford, pleaded and was found
guilty of a second offense charge of
DUI. He was sentenced to six months, suspended for 12 months, fined \$250 plus costs, ordered to surrender his driver's license for

David Lewis Hubbard, Red Springs, pleaded guilty to a charge of DUI. He received a four month jail sentence, suspended for 12 months, and ordered to surrender his license for a period of 12 months. He was granted a limited driving privilege. He was also charged with transporting an open alcoholic beverage in the passenger area of a motor vehicle for which he was fined \$150 and costs. A speeding charge against Hubbard was dismissed.

James Lewis Holt, Rt. 1, Box 599 Raeford, surrendered his driver's license after pleading guilty to a charge of DUI. He was sentenced to four months, suspended for 12 months, fined \$150 and court costs and granted a limited driving

and granted a limited driving privilege.

Martin Locklear, Red Springs, pleaded and was found guilty of a charge of DUI. He was sentenced to 90 days, suspended for 12 months, and was ordered to surrender his license to the court for 12 months. He was granted a limited driving privilege and ordered to pay \$150 and costs of court.

Curtis A. Minge, Dayton, Ohio, was ordered to surrender his probationary license after pleading guilty to DUI. He was sentenced to 90 days in jail, suspended for 12 months. He was granted a limited driving privilege and fined \$150

William Frank Lucas, Jr., Pinewilliam Frank Lucas, Jr., Pine-hurst, pleaded guilty to DUI and was sentenced to 90 days, sus-pended for 12 months. He was fined \$150 and costs. He was granted a limited driving privilege, following the suspension of his operator's license.

Norman McFadyen, Rt. 1, Box 104, Raeford, pleaded guilty of DUI and surrendered his license to the court. He was sentenced to 90 days, suspended for 12 months, fined \$150, costs, and granted a limited driving privilege.

David Ronald Gibson, 422 W.

Sixth Ave., Raeford, pleaded not guilty to DUI and pleaded guilty on charge of following another vehicle too closely. He was found guilty on both charges and sentenced to six months, suspended for two years, and fined \$250 plus costs. He was ordered to turn his license over to the court and to follow the direction of his probation

officer for alcoholic rehabilitation. Howard Locklear, Wagram, pleaded guilty to charges of DUI and carrying a concealed weapon. He was sentenced to six months, suspended for 12 months. His license was revoked with a limited thriving privilege granted. He was ordered to pay \$200 and cost of court. The gun in evidence is to be disposed of as provided by law. Worthy Franklin Kelton, Rt. 2,

Box 250, Raeford, pleaded guilty to a second offense charge of DUI and was ordered to surrender his license to the court and not operate a motor vehicle in the state for two years. He was sentenced to six months, suspended for four years and was fined \$250 and costs. He was ordered to follow the guidance of his probation officer for alcoholic rehabilitation during the

next two years.

Austin Dale Yarborough, Fayetteville, pleaded guilty to driving with his license suspended and was sentenced to 12 months, suspended for two years, and ordered not to operate a motor vehicle in the state until properly licensed. He was fined \$200 and costs.

nied 3,200 and costs.

n Jerry McNeill, P.O. Box 721,
Raeford, pleaded guilty to charges
of improper vehicle equipment, to
passing a worthless check and
failure to appear pursuant to
release order. He was first sentenced to six months, suspended for two years, and ordered to pay \$84.92 restitution and costs for the cases of improper equipment and worthless check charges. On the

failure to appear order he was sentenced to 90 days, suspended for two years, to begin at the expiration of the prior sentence. He was also fined \$50 and costs.

In other action against Jerry McNeill, he pleaded guilty to charges of passing worthless checks. He was sentenced to 30 days, suspended for two years, on the first check charge, and ordered to pay \$20 restitution plus costs of action. On the other charges have action. On the other charges he was sentenced to 30 days, suspended, to begin at the expiration of the previously imposed sentence. He was again ordered to pay restitution in the amount of \$25 and costs of

George Earl Ross, Ft. Bragg, pleaded guilty to charges of no parking violation and of possessing controlled substance, marijuana. He was sentenced to six months, suspended for two years, and ordered to pay \$175 and costs. He was cautioned to violate no narcotic

Control laws for two years.

Harold Thomas McIntyre Jr.,
Rt. 1, Box 421, Raeford, pleaded
guilty to speeding 67 in a 55 MPH zone and was granted a prayer for judgment for two years with court reserving right to pass final judg-ment within two years. He was fined costs.

Lonnie Farmer, 325 St. Pauls Dr., Raeford, pleaded guilty to excessive speed and was fined \$15 and costs.

Timothy Van McPhatter, Rt. 1, Box 114, Raeford, pleaded guilty to speeding 66 in a 55 MPH zone and was given a prayer for judgment continued upon payment of costs.

John Coleman Ross, Lumber

Bridge, pleaded guilty to speeding 80 in a 55 MPH zone and was sentenced to 30 days, suspended

Martha Wright Bowers, 608
South Main St., Raeford, pleaded guilty to speeding 70 in a 55 MPH zone and was fined \$15 and costs.

James Larry Taylor, Dunn, pleaded guilty to speeding 66 in a 55 MPH zone and was granted a prayer for judgment continuing for two years.

two years.
Raymond Hendley, Fayetteville, pleaded guilty to speeding 70 in a 55 MPH zone and was fined \$15 and costs.

John Curtis Taylor. Ft. Bragg. pleaded guilty to speeding 70 in a 55 MPH zone and was sentenced to 30 days, suspended, and fined \$15

and costs of court.

Daniel O. Baldwin, Fayetteville, pleaded guilty to three worthless check charges was ordered to pay restitution in the amounts of \$6.17, \$15.13, and \$10.13, plus costs of action. He was sentenced to 30 days, suspended for 18 months, to be followed by a sentence of 30 days, suspended for 18 months.

John W. McIntosh, Rt. 1. Box

466. Raeford, pleaded guilty to a charge of larceny and was sentenced as a youth offender to not less than one day nor more than 18 months, suspended for two years. He will be on probation for two years. He was ordered to pay \$50 restitution to prosecuting witness, and costs of court. Jack Edward Cribb, Gastonia.

pleaded no contest to carrying a concealed weapon in the glove compartment of his car. He was

sentenced to 90 days, suspended for two years, and fined \$100.

John M. Breeden, Rt. 2, Rae-ford, pleaded guilty to two counts of larceny and was sentenced as a youth offender to not less than one day nor more than two years in the custody of the commissioner of correction for treatment and super-

vision as a youthful offender. Arnold Jacobs. 515 E. Elwood Ave., Raeford, entered a plea of guilty to misdemeanor larceny and was sentenced to not less than one day nor more than two years as a

youthful offender in the custody of the commissioner of correction. He was fined \$50 and ordered to pay \$5 restitution and court costs.

Earl Nelms, McCain, pleaded guilty to the charge of escape from prison and was sentenced to 90 days in jail.

Ted Suggs. Aberdeen, pleaded guilty to trespass and was given a prayer for judgment continued for two years.

Curtis White, Rt. 2, Raeford. pleaded not guilty to assault with a deadly weapon. He was found guilty and sentenced to six months in jail. White gave notice of appeal

in open court.

Doretha Douglas, Red Springs, pleaded not guilty to assault with a deadly weapon. She was found guilty and given a prayer for independent.

judgment.
Edward Milton Wilson, Rt. 4. Box 27, Raeford, pleaded not guilty to a charge of assault on a female. He was found not guilty. The judge ruled frivilous and malicious prose-cution found on part of prosecuting witness, Sylvia Headen, and ordered her to pay court costs. Robert Patrick Baker, Rt. 1, Box

293. Raeford, pleaded guilty to assault and was granted a prayer for judgment, continuing for two years. He was ordered to pay costs.

Grady White, Rt. 2, Raeford, pleaded guilty to assault on a female and was sentenced to jail for six months, suspended for two years. He was ordered to gickers. years. He was ordered to violate no penal laws for two years and to pay \$50 for the use and benefit of Lillian McDuffie.

The following cases were volun-tarily dismissed: James T. Long, W. Prospect, Raeford, trespass and injury to personal property: Nor-man Bernard, Fayetteville, littering and indecent exposure: Grady White, Rt. 2, Raeford, simple assault; Martin Locklear, Red Springs, resisting a public officer and disorderly conduct; James Lee McNatt, Rt. 1, Box 539, Raeford, assault with a deadly weapon and assaut with a deadly weapon and abandonment and nonsupport of children; Flora McLean, larceny; John Roper Jr., Rt. 1, Box 459, Raeford, worthless checks; Harrison McPhaul, Red Springs, assault on a child; Rufus Sandoval, Ft. Bragg, destruction of personal property.



SIDEWALK SALES -- Friday's sunny weather attracted good crowds downtown for the annual merchants sidewalk sale. Police guided traffic to help clear congestion at some intersections which became heavy in the



The story of the "Rich Young Ruler" (as it is more commonly known), is one of those stories that can easily - though not comfortably be personalized. Try reading it sometime and substituting the pronoun "I" for the young man who came to Jesus inquiring of eternal life.

It doesn't take too much imagination to hear ourselves saying to Jesus, "Lord, what remains for me to do in order to be assured to eternal life? "We may not verbalize it very often to our friends and neighbors, but many of us, like the young man in the story, are concerned to find assurance of eternal life. No pastor who visits the sick and the dying can be unaware of that deep concern.

I must assume that the young man in Matthew 19 was sincere in his question, yet, at the same time, there was also at work in him a certain smug pride. It was the kind of question which is asked by someone who anticipates that the answer is going to be to his favor. Consciously or unconsciously, he is not so much asking a question as he is seeking a "pat on the head."

One of the reasons I say this that the young man seems to be so "wrapped up in himself" that he misses what Jesus says to him in the

response to his initial question. "Why do you ask me about what is good," says Jesus, "One there is who is good." It is as if Jesus already knows what is in this man's mind: he knows the man is rather proud of his own righteousness. So he reminds the man that no one but

God alone is perfectly good. The young man, however, seems to miss this statement and only hears Jesus say: "If you would enter life, keep the commandments' (19-17). "Which?" replies th (19-17). "Which?" replies the young man, still smugly, for when Jesus digests the Ten Commandments, the young ments, the young man is eager to reply: All these I have observed; what do I still lack?" (19-20). The question he asks skirts the edge of being an outright boast.

With his amazing insight into this young man, Jesus challenged him in the one area where the man was extremely vulnerable: his love of material possessions. We must realize that Jesus is not laying down this challenge for all Christians, for material possessions are not the stumbling block for some that they are for others. He challenged this young man to give away all he had because he knew this was the man's really did want eternal life (just as we do), but he wanted something even more (just as many of us do.)

LIC LIBRARY

THE NEWS-JOURNAL

THURSDAY, JULY 8, 1976

WAITING - The lines outside the Employment Security Commission office can get long on Tuesday mornings as unemployed workers report for claims service, but with the public library so handy one can pop in and check out a book and catch up on some reading during the wait.

Higher Cotton Prices Prompts Contracting

Higher cotton prices during June resulted in a moderate increase in forward crop contracting, according to USDA's Cotton Classing Office in Raleigh.

Slightly more than one - third of North Carolina's 70,000 planted acres has been contracted through June 30. This represents an increase in contracting of about 20 per cent over May. No contracting was reported through this date last year. Contracting figures were obtained through informal contacts with farmers, ginners, merchants and other cotton leaders.

Contract prices received were up sharply. Basis contract terms were mostly 300 points off December futures, basis grade 41, staple 34. December futures prices rose about 1500 points during the month of June. CCC loan differentials apply to other grades on basis contracts. "All in grade" contract terms ranged from 65.00 to 75.00 cents per pound. Cotton reduced in grade is discounted 100 points. Acceptable mike range is 3.4 to

The 70,000 planted acres reflects no change from the April planting intentions, according to USDA Crop Reporting Board. National plantings of 11,711,000 acres indicate an increase of about 520,000 acres over the April intentions.

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