

MOTHERING -- Nootsie the dachshund snuggles up to her five "children" that she took over from their natural mother, Sugar, shortly after their births three weeks ago. Nootsie, who has never had a litter of her own, took to the little kittens so much she had to be locked away from them so they could be fed by Momma cat. The animals are the pets of the Archie Walters family in Five Points. (Photo by Marty Vega)

In District Court

Escape Earns Inmate 90 Days

District Court Judge Joseph Dupree sentenced a 20-year-old man to 90 days in jail after he pleaded guilty to an escape charge Friday.

Arthur James, Sandhills Youth Center, McCain, will begin the 90-day term at the expiration of a sentence he is now serving for larceny.

Larry McCain, Shaw Town, who earlier was found guilty of assault, was sentenced to 18 months, suspended for three and one half years. McCain was ordered to pay into the clerk's office a sum of \$300 for use by the prosecuting witness and fined costs of court. The defendant gave notice of appeal.

Tony Morrissey, Rt. 3, Raeford, pleaded guilty to a charge of assaulting a female and was sentenced to 90 days in jail, suspended for two years. Morrissey was ordered not to assault the prosecuting witness, Doris Morrissey, for a period of two years. He was also fined \$25 plus court costs.

Charles Prevatte, Pembroke, pleaded not guilty to a third offense driving while under the influence of intoxicating liquor charge. He was found guilty and sentenced to two years in jail, suspended and placed on probation for three and one half years. Prevatte was ordered not to drive for a period of two years and fined \$500 plus court costs. For good cause shown \$200 was remitted from his fine. The defendant was also instructed to follow the guidance of his probation officer in regards to alcoholic rehabilitation.

Emery Hunt, Rt. 2, Box 183, Maxton, was sentenced to 90 days in jail, suspended for two years, after he pleaded guilty to allowing an unlicensed person to operate his motor vehicle and to a littering charge. Hunt was fined \$25 plus costs of action and ordered not to violate any penal laws of the state for two years.

Dwight Greene, Rt. 2, Box 8, Raeford, was found not guilty of assaulting Annie Douglas. The prosecuting witness was ordered to pay costs of action for frivolous and malicious prosecution.

The following case was given a voluntary dismissal: Jeffrey Lynn Martz, Rt. 1, Box 597, Raeford, speeding 66 in a 55 m.p.h. zone.

Thursday Session

Billy G. Bease, 105 Lamont St., Raeford, pleaded guilty to worthless check for \$50 to James Cross and received a 30 day term suspended on payment of restitution and court costs.

James G. Baker, Fayetteville, pleaded guilty to speeding 65 in a 55 m.p.h. zone and received a prayer for judgement continued upon payment of costs.

Claire R. Davis, Rt. 1, Box 82, Raeford, pleaded guilty to 65 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Edward M. Deeb, Box 262,

Raeford, pleaded guilty to worthless check for \$125 to Walter Parks and received a 30 day term suspended upon payment of restitution and costs.

Marry L. Hammond, Rt. 1, Box 12-B, Parkton, pleaded guilty to driving left of center and received a PJC upon payment of costs.

Norma B. McNally, Fayetteville, pleaded guilty to speeding 67 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Johnny E. Foust Jr., Hope Mills, pleaded guilty to speeding 65 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Sam A. Galbreth, Rt. 1, Raeford, pleaded guilty to exceeding a safe speed after the state dismissed a charge of DUI. He was ordered to pay costs. Breathalyzer reading was .08.

Steven A. Harris, Rt. 2, Box 507, Raeford, pleaded guilty to speeding 70 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Wilson B. Hyman, Laurinburg, pleaded guilty to speeding 70 in a 55 m.p.h. zone and received a PJC upon payment of costs.

James A. Lawler Jr., Fayetteville, pleaded guilty to speeding 66 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Monte M. Lunsford, Fayetteville, pleaded guilty to speeding 65 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Daniel R. Maynor, Rt. 4, Box 287, Red Springs, pleaded not guilty to DUI (third offense) and resisting an officer. He was found guilty and sentenced to 12 months active. Notice of appeal was filed. Breathalyzer reading was .18.

Ray McDougald, Rt. 1, Box 451, Raeford, pleaded not guilty but was found guilty of worthless check for \$125 to Larry's Drive-in. He was given a six month active term and notice of appeal was filed.

James B. McLean, Rt. 3, Box 196-B, Red Springs, pleaded guilty to speeding 100 in a 55 m.p.h. zone and attempting to elude an officer and he was given a 12 month term suspended for two years on condition he surrender his license and pay a \$250 fine and costs. A charge of careless and reckless driving was dismissed by the state. Additional charges of engaging in speed competition, failure to stop for siren and reckless driving were dismissed by the state.

Raymond McNeill, 620 Hoke Loop, Fayetteville, pleaded guilty to possession of marijuana and was fined \$50 and costs.

Brantley Miller, Red Springs, pleaded guilty to speeding 66 in a 55 m.p.h. zone and received a PJC upon payment of costs.

James D. Monroe, Jr., Fayetteville, pleaded not guilty but was found guilty of DUI and received a 30 day term suspended for 12 months on condition he surrender his license and pay a \$150 fine and costs. Breathalyzer reading was .21. Notice of appeal was filed.

Melvin Nitkin, Kernersville,

pleaded guilty to exceeding a safe speed after the state dismissed a charge of speeding 72 in a 55 m.p.h. zone and was fined costs.

Albert R. Odom, Rt. 2, Box 414, Raeford, pleaded not guilty to DUI and driving while license revoked but was found guilty and given a 12 month term suspended for two years on condition he not operate a vehicle until properly licensed and pay a fine of \$400 and costs. Breathalyzer reading was .10. A charge of failing to comply with restrictions of limited driving permit was dismissed by the state. Notice of appeal was given.

Richard Palmer, West End, pleaded not guilty to DUI (third offense) and was found guilty. He was given a 12 month term suspended for three and one half years and was placed on probation for three and one half years. He was fined \$500 and costs, ordered to surrender his license and follow direction of probation officer regarding alcoholic's rehabilitation. Breathalyzer reading was .19. Notice of appeal was given.

LaRue Price, Ft. Bragg, pleaded guilty to speeding 76 in a 55 zone and received a 30 day term suspended upon payment of \$20 fine and costs.

Lacy Purcell Jr., Rt. 1, Raeford, pleaded guilty to public drunkenness and littering and received a 30 day term suspended upon \$10 fine and costs.

David L. Ray, Laurinburg, pleaded guilty to exceeding a safe speed after the state dismissed a charge of speeding 65 in a 55 m.p.h. zone and he was fined costs.

Andrew J. Sanders, Raleigh, pleaded guilty to a speeding violation after the state dismissed a charge of speeding 72 in a 55 m.p.h. zone and he was fined \$15 and costs.

James K. Saunders, 110 Birch Cr., Raeford, pleaded guilty to speeding 80 in a 55 m.p.h. zone and received a 30 day suspended upon payment of \$25 and costs.

Stephen N. Sawyer, Rt. 3, Raeford, pleaded guilty to speeding 70 in a 55 m.p.h. zone and received a PJC upon payment of costs.

Isaiah S. Simms, Ft. Bragg, pleaded guilty to speeding 76 in a 55 m.p.h. zone and received a 30 day term suspended upon payment of \$20 fine and costs.

Paul Smith Jr., Rt. 1, Box 133, Lumber Bridge, pleaded guilty to worthless check for \$104.39 to Davis Cash Mart and received a 30 day term suspended upon payment of costs and restitution. A charge of failing to appear was dismissed.

Carl Stackhouse, Fayetteville, pleaded guilty to possession of marijuana and was fined \$50 and costs.

T.L. Stanbro, Fayetteville, pleaded guilty to a reduce charge of speeding 70 in a 55 m.p.h. zone after being charged with speeding 72 in a 55 m.p.h. zone and was fined \$15 and costs.

Carl D. Strickland Jr., Fayetteville, pleaded guilty to speeding 69 in a 55 m.p.h. zone and received a PJC upon payment of costs.

David R. Wallace, Rt. 3, Box 241-A, Raeford, pleaded not guilty and was found not guilty of driving while license revoked.

David L. Whiting, Charlotte, pleaded guilty to speeding 80 in a 55 m.p.h. zone and received a 30 day term suspended upon payment of \$25 fine and costs.

The following charges were dismissed by the state: Michael L. Ewing, Candor, no registration; Michael Cruz, Fayetteville, no registration and no financial responsibility; Ralph C. Bostic, Candor, no financial responsibility; and Judy L. Canoy, Randleman, having no operator's license.



Moore's
B. C. MOORE & SONS, INC.

EDENBOROUGH SHOPPING CENTER
RAEFORD, N. C.

Back To School

EDUCATED SAVINGS ON JUNIORS' KNIT TOPS

REG. 7.99 **6⁶⁶**

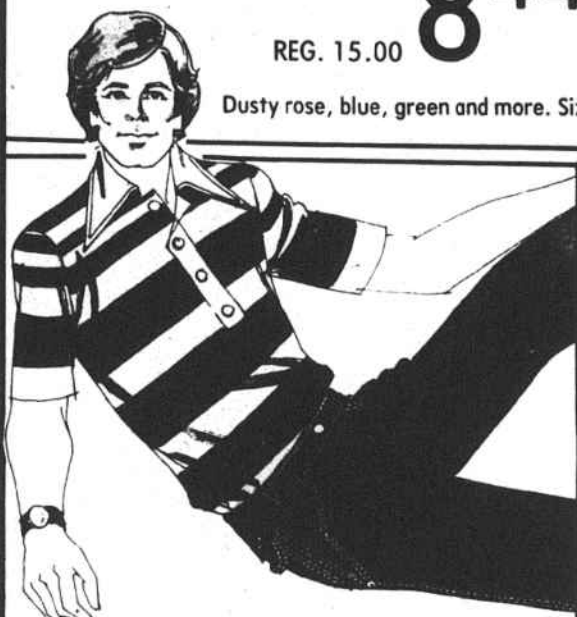
Sleeveless and Short Sleeves. Sizes S-M-L.



BIG SAVINGS ON JUNIORS' SPORTY JEANS FOR FALL

REG. 15.00 **8⁴⁴**

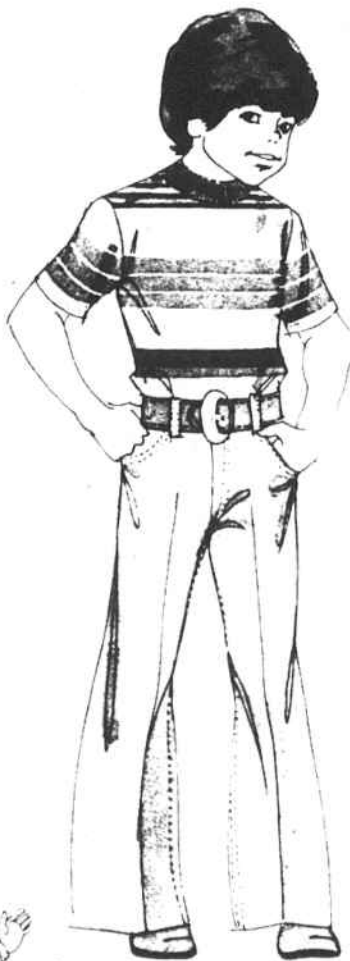
Dusty rose, blue, green and more. Sizes 5 - 13



STRIPED, SOLID AND NUMBERED KNIT SHIRTS FOR THE BOYS'

2⁷⁷ 3⁷⁷
AND **4⁷⁷**

Sizes 4 - 7, 8 - 18 and S-M-L.



FLARED BRUSH TWILL JEANS

REG. 10.99 **8⁸⁸**

Tan, brown, navy, rust and blue. Sizes 29 to 38.

SHORT SLEEVE KNIT PULLOVERS

NOW ONLY! **4⁸⁸**

Solids and stripes in sizes S-M-L-XL.

LONG SLEEVE TEE SHIRTS AND PRE-WASHED JEANS

SHIRTS REG. 4.00 **3³³**

JEANS REG. 8.99 **7⁴⁴**

Merchandise only similar to illustration

GIRLS' BIKINI PANTIES 58^c

Sizes 4 to 14



PERMANENT PRESS WESTERN STYLE FLARED JEANS

REG. 7.99 **5⁷⁷**

Navy, green, blue and tan. Sizes 8-18, Reg., Slim and Husky.

This Is The Law

LIABILITY OF CLOTHIERS

Brown goes to a store and tries on a suit of clothes. While he is in the process of admiring himself in the new suit before the mirror, his old suit disappears.

My he recover the value of his old suit from the owner of the clothing store?

The courts in many states hold

the clothing store liable on the theory that it has assumed responsibility for the old suit.

A clothing store invites customers to come in and look and try on garments. The implication is clear that the store is inviting customers to take off the garments they are wearing in order to try on those for sale.

Thus, a clothing store implies that a private dressing booth is a place of security and that the store will be responsible for the customer's clothes which are left there during the sales transaction.

Take stock in America. Buy U.S. Savings Bonds.