Judge Dupree Hands Down Three Active Sentences

District Court Judge Joseph E. Dupree handed down active sen-tences for three men on speeding and worthless check charges in last

Friday's court session.
Louis Frank Sneed, Jr., Washington, N.C., pleaded guilty to a charge of speeding 64 in a 55 m.p.h. zone. He was sentenced to 31 days, suspended upon payment of cost, taxing onto the cost the sum of \$75 restitution for Hoke County to be applied to the Sherrif's Department. The suspended sentence was activated and the defendant ordered to serve the 31 days for failure to comply with the judgment.

David Ellerbee, P.O. Box 713, Raeford, pleaded guilty to two counts of worthless checks. Ellerbee was charged with writing worthless checks for \$6.95 and \$5.29 to Faye's Grocery. He was sentenced to 30 days in each case. with the second sentence to begin at the expiration of the first. The

defendant gave notice of appeal. Marvin R. Jones, Rt. 2 Box 64, Raeford, was given an active term of 60 days on a charge of inade-quate support of child and a sentence of 30 days on a charge of worthless check. He was called and failed to appear in Friday's session. and an assistant district attorney moved that the judgment be entered. The second sentence is to begin at the expiration of the first.

John C. Jones, 41, Rt. 1 Box 822, Raeford, pleaded not guilty to charges of breaking and entering and assault with intent to commit rape. He was charged with breaking into a Rt. 3 home where he allegedly used a butcher knife to threaten a 12-year-old youth and attempted to rape her. Probable cause was found to bind the defendant over for trial in Superior

Parnell Robinson, 17, was ordered to serve a two-year sentence that had been suspended in the original action against him. The court found that he had violated the conditions of the probation judg-ment that ordered him to remain gainfully employed or in school, and the suspension was revoked and the defendant ordered to serve two years as a committed youthful offender. He was given credit for four days jail time

Kenneth Roger Brewer, Rt. 1 Box 48E, Red Springs, was found not guilty of assault on a female. Earl Bullard, S. Main St.

Raeford, pleaded not guilty to a charge of assault on a law officer. He was found guilty of the lesser included offense of simple assault. The defendant was ordered to pay

Ellis Locklear, Rt. 3 Box 312, Raeford, was found not guilty of assault on a female. The prosecuting witness was ordered to pay costs for frivilous and malicious prosec-

Virginia Goodman, Rt. 4, Raeford, pleaded guilty to a charge of shoplifting. She was sentenced to six months, suspended for five years upon payment of a \$25 fine and costs. She was ordered not to

List Your Real Estate FOR SALE with

Graham A. Monroe

at 203 Harris Ave. Phone 875-2186

be convicted of the crimes of shoplifting, larceny, receiving, fraud, embezzlement or passing worthless checks for five years. She was also ordered not to go on the premises of Mack's Stores in Raeford for five years.

Mitchell Hammonds, Rt. 2, Red Springs, pleaded guilty to a charge of trespass. He was sentenced to six months and sentence was suspended for five years upon payment of costs. The defendant was ordered not to go upon the premises of the proscuting witness for five years unless by written invitation.

Hudell "Moose," Hammonds. alias Red Springs, pleaded guilty to a charge of trespass. He was sentenced to 90 days, suspended for five years on payment of costs. He was ordered not to go upon the premises of the prosecuting witness for five years unless by written invitation.

Kenneth Roger Brewer, Rt. 1 Box 48E, Red Springs, was found not guilty of a charge of injury to

real property.
Billy G. Bease, 105 Lamont
Street, Raeford, pleaded guilty to
malicious injury to personal property. He was sentenced to six months, suspended for three years upon payment of \$200 restitution for the prosecuting witness. Valen-cia Bease, and costs. He was ordered to violate no penal laws of

the state for three years.

George Timothy Davis, Rt. 3
Box 153, Raeford, pleaded guilty to injury to real property. He was sentenced to six months, suspended for three years. for three years upon payment of a \$50 fine and restitution of \$15 for the benefit of the State of N.C. and costs. He was ordered to violate no penal laws for three years.

Earl Bullard, South Main St .. Raeford, was found not guilty of using profane language in public. Mary Douglas, 515 E. Sixth

Mary Douglas, 515 E. Sixth Ave., Raeford, pleaded guilty to a charge of worthless check. She was sentenced to 30 days, suspended upon payment of costs. Restitution of \$12.58 to Faye's Grocery was made prior to the trial.

Richardson, Lumber Bridge, pleaded guilty to a charge of worthless check. He was sentenced to 90 days, suspended and placed on probation for 12 months. He was ordered to pay \$123.26 restitution for Davis Cash Mart and

Levon Arnold, P.O. Box 174. Raeford, pleaded guilty to a charge of worthless check. He was sentenced to 30 days, suspended upon payment of \$16.52 restitution for DeVane's and costs.

Nigel Baldwin, 514 E. Sixth St., Raeford, pleaded guilty to a charge of worthless check. He was sentenced to 30 days, suspended upon payment of \$33.28 restitution for DeVane's and costs.

Mack Jones, Rt. 2 Box 101, Raeford, pleaded guilty to charges of D.U.I., fourth offense, and carrying a concealed weapon. He was sentenced to two years, su-spended and placed on probation for three and one half years. He was ordered to surrender his license and not drive for two years and to follow the direction of the probation officer in regards to alcoholic rehabilitation. A \$600 fine was imposed and he was ordered to pay costs. The gun was ordered confiscated and disposed of. Breathalyzer reading was .19 percent. Walter Frank Smith, Asheville.

pleaded not guilty to a charge of D.U.I. The court found the defendant guilty of the lesser offense of careless and reckless driving after drinking. He was ordered to pay a

\$150 fine and costs. Breathalyzer reading was .16 percent. He also appeared on a charge of D.U.I. Breathalyzer reading was .18 percent. On that charge, he was sentenced to 90 days, suspended for one year upon payment of a \$150 tine and costs. He was ordered not to drive for one year except as set out in the limited driving privilege order.

Albert Smith. Rt. 1, Lumber Bridge, pleaded guilty to a charge of public intoxication. He was sentenced to three days retroactive to the date of arrest.

Lawrence Fields, Grant St., Raeford, pleaded guilty to charges of public intoxication and carrying a concealed weapon. He was sentenced to six months, suspended for three years, upon payment of a \$100 fine and costs. He was ordered not to carry a concealed weapon for three years and the gun was ordered confiscated and disposed

Mitchell Hunt, Maxton, pleaded guilty to a charge of driving under the influence. (D.U.I.). third offense. He was sentenced to six months suspended and placed on probation for three and one half years. He was ordered to surrender his operator's license and not operate a motor vehicle until properly licensed. A \$250 fine was imposed and he was ordered to pay costs. Breathalyzer reading was .12

Ricky Lee Medeiros, Rt. 1 Box 771-G. Raeford, pleaded guilty to a charge of D.U.1. He was sentenced to 90 days, suspended for 12 months upon payment of a \$150 fine and costs. He was ordered not to drive except as set out in the limited driving privilege order. Breathalyzer reading was .23 per-cent. The defendant gve notice of appeal.
Donald Pevia, Fayetteville.

pleaded guilty to driving without a license. He was sentenced to 60 days, suspended upon payment of a

\$50 fine and costs. Lewis Wilson Dawsey. Fayetteville, pleaded guilty to exceeding a safe speed. A charge of speeding 69 in a 55 m.p.h. zone was dismissed. He was ordered to pay a \$10 fine and costs.

George Douglas Baptist, Jr., Ft. Bragg, pleaded guilty to speeding 72 in a 55 m.p.h. zone. He was sentenced to 31 days, suspended upon payment of a \$15 fine and

Lewis Wilson Dawsey. Fayetteville, pleaded guilty to speeding 64 in a 55 m.p.h. zone. Prayer for judgment was continued upon payment of costs.

The following cases received voluntary dismissals: Douglas Mitchell Riley, non support; Dennis John Bloom, possession of hashish; James Edward Leach. unsafe movement: Dennis John Bloom, possession of marijuana; James B. Boquist, disorderly con-duct; Ronald Dean Gordon, unsafe movement; Earl Bullard, resisting a public officer; Glenn Currie Gibson, D.U.I., third offense.

In Thursday's session, Howard Simon Adams, 510 W. 6th St., Raeford, pleaded not guilty to a charge of larceny. He was charged with stealing five pairs of men's pants valued at \$95 from the Raeford Department store. He was found guilty and sentenced to two years. The defendant gave notice of appeal

Jenxie Lonconda Killens, Rt. 1 Box 746B, Red Springs, pleaded guilty to possession of marijuana. He was ordered to pay a \$50 fine

Alphonzo White, Ft. Bragg. pleaded guilty to driving while license was permanently revoked and D.U.L. fourth offense. Breathalyzer reading was .25 percent. He was sentenced to two years on the first charge and two years on the second charge, with the second sentence to begin at the expiration of the first. The sentences were suspended for five years and the defendant was placed on probation for five years. He was ordered to pay a \$1,000 fine and costs and not drive until properly licensed. He was also ordered to follow the guidance of the probation officer in

regards to alcoholic rehabilitation.

Bobby Culbreth Bounds, 545 College Drive. Raeford, pleaded guilty to D.U.I. Breathalyzer reading was .16 percent. He was sentenced to 90 days suspended for 12 months and ordered to surrender his license and not drive except as set out in the order granting limited driving privileges. He was also ordered to pay a \$150 fine and

Danny Hugh McDougald. Aberdeen, pleaded guilty to allowing an intoxicated person to drive his care He was sentenced to 90 days, suspended for 12 months, and ordered not to drive for 12 months. He was also fined \$150 and costs. A charge of allowing an unlicensed person to drive was dismissed.

Carrie Smith Jacobs, Pembroke, pleaded guilty to D.U.I. Breathaly-zer reading was .17 percent. She was sentenced to 90 days, suspended for 12 months upon payment of

a \$150 fine and costs. She was also ordered not to drive except as set out in the limited driving privilege order.

Burton Lee Ray. Roseboro. pleaded guilty to a charge of D.U.1. He was sentenced to 90 days, suspended for 12 months and ordered not to drive for 12 months A \$150 fine was imposed and he was ordered to pay costs. For good cause shown. \$50 of the fine was remitted. Breathalyzer reading was 11 percent.

DeVoe Murphy. Rt. 1 Box 115 Shannon, pleaded guilty to D.U.I., second offense. He was sentenced to six months suspended for two years upon payment of a \$200 fine and costs. He was also ordered not to drive for two years. Breathalyzer reading was .19 percent.

Louis Patterson, Rt. 3 Box 83A. Raeford, pleaded guilty to D.U.I., third offense. He was sentenced to 18 months, suspended for three and one half years upon payment of a \$500 fine and costs. He was placed on probation and ordered to follow the direction of his probation officer in regards to alcoholic rehabilitation. He was also ordered not to drive until licensed.

Walter Judd. Fayetteville. pleaded guilty to D.U.1. Breathalyzer reading was .20 percent. He was sentenced to six months, suspended for 12 months, and was ordered not to drive for 12 months. A fine of \$250 was imposed and he was

ordered to pay costs.

Jerry Randolph Lockhart, Spring Lake, pleaded not guilty to a charge of D.U.I. Breathalyzer reading was .18 percent. He was sentenced to 90 days, suspended for 2 months, upon payment of a \$150 fine and costs. He was ordered not to drive except as set out in the limited driving privilege order.

Betty Jacobs Butler, Rt. 1 Box 65-A. Red Springs, pleaded guilty to reckless driving after drinking. A charge of unsafe movement, D.U.I., and driving without due caution were dismissed. She was sentenced to 60 days, suspended upon payment of a \$100 fine and

Granison Cobb-Jr., Rt. 1 Box 177. Raeford, pleaded guilty to careless and reckless driving. harges of unsafe movement and D.U.I. were dismissed. He was sentenced to 60 days, suspended upon payment of a \$75 fine and costs. Breathalyzer reading was .06 percent.

Milo Anson Richards. Fayette ville, pleaded guilty to appearing in an intoxicated condition. He was sentenced to 20 days, suspended upon payment of costs.

James Larry McLauchlin, Fayother the starty McLauchin. Fay-etteville, pleaded guilty to speeding to in a 55 m.p.h. zone and driving while license suspended. He was sentenced to 18 months, suspended for three and one half years and placed on probation for three and one half years. He was ordered not to drive until properly licensed, and to pay a \$300 fine and costs. James Mitchell McNeill, Camp

Lejeune, pleaded guilty to driving with a revoked license. Prayer for judgment was continued upon payment of costs.

Earl Stone Locklear, Rt. 1. Shannon, pleaded no contest to misdemeanor hit and run and having a fictitious registration plate. Prayer for judgment was continued and he was placed on probation for two years on the first charge. The defendant was ordered to make restitution for damages not to exceed \$100. He was sentenced to 33 days on the second charge to

be retroactive to the date of arrest.

Jimmy McNeill, Ft. Bragg. pleaded guilty to careless and reckless driving. He was sentenced to 60 days, suspended upon pay-ment of a \$50 fine and costs. Charges of misdemeanor hit and run and improper equipment were dismissed.

Rovina T. Farmer, Fayetteville, pleaded guilty to displaying a fictitious license and no financial responsibility. She was sentenced to six months, suspended for years upon payment of a \$100 fine and costs. She was also ordered to violate no motor vehicle laws for three years.

Gregory Allan Kopsch, Charlotte, pleaded guilty to no opera-tor's license. He was sentenced to 31 days, suspended upon payment of a \$25 fine and costs.

James Edward Mclaughlin, Rt. 1 Box 150, Raeford, pleaded guilty to a stop sign violation. He was sentenced to 30 days, suspended upon payment of a \$10 fine and Frank Bernard McGrain, Jr.,

Lumberton, pleaded guilty to unsafe movement. A stop sign viola-tion was dismissed. Prayer for judgment was continued upon payment of costs. Ronnie Devon McNeill, Aber-

deen, pleaded guilty to unsafe

FAMILY DOLLAR

movement. A 30-day sentence wa suspended upon payment of a \$10 fine and costs.

Michael Roy Green, Fayetteville, pleaded guilty to exceeding a safe speed. A charge of speeding 66 in a 55 was dismissed. Prayer for judgment was continued upon payment of costs.

George Copeland Bell. Kingston. pleaded guilty to speeding 68 in a 55 m.p.h. zone. He was sentenced to 31 days, suspended upon payment of a \$10 fine and costs.

Jimmie Dean Weaver, Jr., Ft.

Bragg. pleaded guilty to speeding o9 in a 55 m.p.h. zone. He was sentenced to 31 days suspended upon payment of a \$10 fine and

John Francis Myles III. Pitts boro, pleaded guilty to speeding 65 in a 55 m.p.h. zone. Prayer for judgment was continued upon payment of costs.

Rodney Lee Edwards, Marshville, pleaded guilty to speeding 64 in a 55 m.p.h. zone. Prayer for judgment was continued upon pay ment of costs.

Walter Brent Peinhardt, Laurinburg, pleaded guilty to speeding 70 in a 55 m.p.h. zone. A charge of speeding 77 in a 55 m.p.h. zone was dismissed. Prayer for judgment was continued upon payment of

Milton Gray Hernodn, Mission

Milton Gray Hernodn, Mission Viejo, Calif., was found not guilty of speeding 66 in a 55 m.p.h. zone. Gerald Wayne Oldham, Rt. 2 Box 73, Raeford, pleaded guilty to exceeding a safe speed. A charge of speeding 71 in a 55 m.p.h. zone was dismissed. He was ordered to pay costs. pay costs.

James Mitchell McNeil, Camp

Lejeune, pleaded guilty to speeding 68 in a 55 m.p.h. zone and D.U.I. Breathalyzer reading was .11 per-cent. He was sentenced to six months, suspended for two years (See DISTRICT COURT, Page 4)

> You Can Get FORMBY'S **FURNITURE** TREATMENT

The Decor Center

111 W. Elwood Ave. RAEFORD, N. C.





A First in the Raeford Area



- no shampoo, but a detergent that deodorizes and cleans
- ns in the truck, only the hose and the technician enters your home or business trature is adjusted by the technician and therefore has no harmful effect to carpet or

- . Light spots and heavily traveled area may be tinted or dived a completely different color
- . The only water need is a cold water supply
- sess and Commercial accounts qualify for 15% discount

Please Give Us A Try PROFESSIONAL CARE Carpet & Upholstery Cleaning 323-4381

Fayetteville, N. C.