

## Jones County Students Earn Their Degrees at NCSU Graduation Saturday

Two Jones County seniors at North Carolina State University were among the more than 1,300 seniors earning bachelors and professional degrees Saturday (May 27) at the largest commencement in the University's history.

Governor Dan K. Moore, Chancellor John T. Caldwell and Consolidated University President William C. (Bill) Friday, praised the students for their achievements during the colorful Saturday morning ceremonies at State's famed Reynolds Coliseum.

A young Jones County widow, Mrs. Elaine P. Dunshee, a graduate of Jones Central High School in 1960, earned her degree in recreation and park ad-

ministration in the School of Education. Mrs. Dunshee is the daughter of Mr. and Mrs. J. E. Parker of Rt. 1, Pollockville.

Roy A. Eubanks, son of Mr. and Mrs. Christopher R. Eubanks, Rt. 2, Trenton, earned a bachelors degree in agricultural education.

The commencement ceremonies were State's 78th annual commencement and included the conferral of degrees on all students who've completed their degree requirements since last spring.

More than 1,700 degrees were conferred, 123 of them on Ph.D. graduates and 335 on masters degree students. In addition, five honorary doctorates were conferred on prominent citizens.

## Danny Kilpatrick to Attend GI School



Airman Danny L. Kilpatrick, son of Mr. and Mrs. Albert C. Kilpatrick of Rt. 6, Kinston, has been selected for technical training at Chanute AFB, III, as an Air Force missile electronics specialist.

The airman recently completed basic training at Lackland AFB, Tex. His new school is part of the Air Training Command which conducts hundreds of specialized courses to provide technically trained personnel for the nation's aerospace force.

Airman Kilpatrick, a 1965 graduate of North Lenoir High School, attended Lenoir County Community College.

His wife is the former Kathryn Hill of Kinston.

### NOTICE OF SALE OF REAL ESTATE

By virtue of power of sale contained in a deed of trust dated July 9, 1966 to F. W. Frye Trustee, recorded in the Office of the Register of Deeds of Jones County, N. C. in Book 147 Page 668 there having been a default under terms of said deed of trust, the undersigned will sell at public auction the hereinafter described real estate to the highest bidder at the Court-house door of Jones County, N. C. on June 27, 1967 at 3:45 o'clock P.M., for cash, with 5% of bid to be paid at sale. The property to be sold is as follows: Lying and being in the County of Jones, North Carolina, and being known and designated and further described as:

Being know and designated as Lot 6 of the W. J. Riggs Division, in Jones County, North Carolina, and more particularly described as follows: BEGINNING at the northeastern corner of said Lot No. 6 in the southern line of County Road No. 1112; thence South 47.04 West 54 feet along the southern line of said County Road No. 1112; thence south 48.06 East 150 feet; thence North 47.04 East 54 feet to the division line between Lots No. 5 and 6 of said Riggs Division; thence North 48.06 West 150 feet along the division line between Lots No. 5 and 6 to the southern line of said road, the point of beginning.

The aforesaid deed of trust was executed by Fred D. Riggs and wife Hilda E. Riggs.

The said sale will be made subject to such easements, restrictions and prior liens as are appearing of record and subject to assessments and taxes against the property.

This the 17th day of May, 1967.

F. W. Frye, Trustee  
Walter C. Holton  
Attorney at Law  
Winston-Salem, N. C.  
J—June 1, 8, 15, 22

Rouse, Walter Wooley Rouse, Winifred Ann Rouse, Solomon Speight Rouse, Isaac Daniel Rouse and Ruth Magdaline Rouse.

## John Capps Reports From Spain

My Dear Friends,

"Molinos de Abajo" is the name of the farm where I am now living that means "low mills," located by a beautiful and swift flowing river which provides necessary reservoirs for irrigation used daily by this and many other farms. Rainfall is scarce in this section of Spain, and inland irrigation is provided by the government for those who use it for agricultural production. Sprinkler systems are present, but the majority of farmers use the canal system which is provided by the government. My host father said it is easier to use and more economical than the sprinkler system.

What am I doing while living here? Daily activities begin at 6 a.m. with the milking and feeding of cows, followed by the necessary cleaning and daily preparation of the calf and swine quarters.

Then to the nearby alfalfa field with the handy and useful mule and cart. Can't wait until 10 a.m. for a hardy breakfast, then back to the fields hoeing, plowing or planting another crop working up an appetite for 3 p.m. lunch and a most welcomed siesta until 4:30 or 5.

It is extremely hot and humid during the mid-afternoon, and the shade of the house provides adequate coolness for a most restful work break.

Whether they need it or not, it is time to milk the cows again followed by the evening watering and feeding of all the livestock which takes until 8 or 8:30 p.m.

After a quick "bath" mother has dinner ready at 9 and you can believe the evening meal is looked forward to by all of us. Many times after dinner a walk of three miles into Talavera and back is enjoyed by my host brothers; however, it becomes a long walk to me.

Other evenings are spent at home watching television, and sometimes friends stop by and enjoy chatting and looking this "Americano" over.

Some evenings have really been a "laughingstock night" and being the butt of many jokes and conversations has been great. The sense of humor these fine people have is fantastic, and when the laughing is over and the pat of their hand on my back and shoulder is felt, I can't help but to know I have been accepted as an amigo, which means friend.

Looking forward to May 16 and 17, the fiesta time in Talavera. My parents are providing me with my first witness of an "El Toro" bull fight. Anxiously awaiting these days to experience and share with you, I remain,

Your IFYE in Spain,  
John T. Capps

## SENATOR SAM ERVIN SAYS



In a 6-3 ruling on February 17, 1964, the Supreme Court handed down the one-man, one-vote doctrine setting Court standards for the apportioning of Congressional districts.

Prior to that landmark decision, the court had steadfastly refused to take jurisdiction of apportionment cases affecting congressional district boundaries. Congress itself, although it has the constitutional power to legislate in this field, has also up to now refrained from setting standards for Congressional districts except for several brief periods many years ago.

This session of congressional interest in the problem has caused the house to pass the Congressional District Standards Act (HR 2508), and the Senate Judiciary Committee last week ordered reported its versions of the measure.

What the bill seeks to do is to bring legislative standards into a much confused area of court defined doctrine. Twenty-two states are uncertain whether or not they comply with the Court's one-man, one-vote doctrine with respect to congressional districting. Six state legislatures, including North Carolina's, are presently under court order to redistrict or face a Court redistricting.

The bill reported by the Senate Committee contains both temporary and permanent standards. Section one would govern elections beginning in 1972 and thereafter. Section two would apply to the elections of 1968 and 1970.

The permanent provisions

which take effect in 1972 would establish a 10-percent maximum deviation between the population of the largest and the smallest congressional districts of any state. It also provides that there shall be no elections for representatives-at-large whereby candidates must seek election by State-wide balloting rather than by District-wide balloting. Moreover, the measure provides that Congressional districts shall be "composed of contiguous territory", that is, composed of counties that touch each other.

The temporary provision contained in Section two of the bill has caused more drafting difficulty. Under the Senate amendment, it would permit a maximum 35-percent deviation in population between the largest and smallest districts in any state for Representatives for the 1968 and 1970 elections. Its prime purpose is to remove the uncertainty which plagues a half of the Members of the house while the state legislatures and the courts seek to implement the one-man, one-vote doctrine.

I have worked on this legislation in committee a great deal. It is offered as a measure hammered out by compromise and not as a perfect bill. Frankly, it contains temporary provisions that I would have written differently if I thought that they would have been acceptable to the majority of both Houses of Congress.

However, it represents the best measure obtainable to clarify the issues in this troublesome area of the law. For this reason, I expect to press for its passage.

## John William Rouse Descendants to Meet Sunday at Riverside Church

Descendants of the John William Rouse and his first two wives, Winifred Ann Pridden Rouse and Bettie John Dail Rouse, will hold their fifth family reunion at Riverside Christian Church on Grifton, Route 1, on Sunday, June 4, according to Egbert T. Rouse of Jacksonville, president of the reunion.

Members of the Rouse clan are urged to meet at the church at noon. A picnic lunch will be served on the church grounds at 12:30 p.m., and a business meeting will be held in the church at 1:30 o'clock.

John William Rouse was the fifth-born son of Benjamin

Rouse of the La Grange Section of Lenoir County. He was born in 1836, served in the Civil War, was married four times and died in Craven County in 1916. He is buried in the churchyard of the Riverside Christian Church.

His first wife was Winifred Ann Pridden of Greene County and they had two sons, Egbert Parrot Rouse and Edward Everette Rouse.

When his first wife died, he married Bettie John Dail of the Wheat Swamp Section of Lenoir County and they were the parents of ten children — Lula Gustave Rouse, Franklin Leamon Benjamin Rouse, Dail Pridden Rouse, Virginia

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