Perquimans District Court news

The Honorable Judge John T. Chaffin presided over the December 29, 1982 Perquimans County District Court and the Honorable Judge Grafton Beamon presided over the January 12, 1983 session of Perquimans County District Court. They heard the following cases:

Grace Lawrence Ferebee pled guilty to driving under the influence and was given a 90 day sentence, suspended for two years, a \$100 fine plus the cost of court, was told not to drive until licensed or by limited priviledge, to violate no laws for 12 months, to attend and complete within 90 days the Alcohol and Traffic and pay the \$100 tuition fee;

Vernon Winslow pled guilty to failure to yield the right of way and to improper passing. The charges were consolidated for judgement and he was given a 30 day sentence. suspended for two years, a \$75 fine plus the cost of court, and was told to violate no laws for 12 months;

Stella M. Daniels, also known as, Stella Daniels Trout, pled guilty to writing a worthless check. She was given a 90 day sentence, suspended for two years, a \$25 fine plus the cost of court, was told not to write any more bad checks for two years, to violate no law for 12 months and to make restitution to the court in the amount of \$137.14;

Darrell Mayo Windley pled guilty to exceeding the safe speed and was fined \$10 plus the cost of court.

John Edward Brown, charged with driving with his license revoked, pled guilty. He was given a 12 month sentence, suspended for two years, a \$300 fine plus the cost of court, was told not to drive a motor vehicle until licensed to do so and to violate no law for twelve months;

Joshua Warren Overton pled guilty

to shop lifting and received a 30 day sentence, suspended for two years, a \$100 fine plus the cost of court, was told to violate no laws for twelve months, not to go on the premises of the Super Dollar Store for two years and to make restitution of \$7.99 to the Super Dollar Store;

Primrose (NMN) Smith, charged with driving under the influence and speeding, pled guilty. The charges were consolidates and he was given a 90 day sentence, suspended for two years, a \$125 fine plus the cost of court, was told not to operate a motor vehicle in North Carolina until licensed to do so, and to violate no laws for twelve months:

Robert Lee Bass pled not guilty to driving under the influence. He was found guilty and received a six months sentence. An appeal was noted and a \$500 secured bond was ordered; William Eugene White pled not guilty to an unsafe movement but was found guilty. He was given a 30 day sentence, suspended for two years, a \$50 fine plus the cost of court, and was told to violate no laws for twelve months. An appeal was noted and a \$100 secured bond was ordered:

Charlie Leroy Welch pled not guilty to passing a stopped school bus. He was found guilty and was given a 60 day sentence, suspended for two years, a \$150 fine plus the cost of court, and was told to violate no law for twelve months;

Frederick Sawyer pled guilty to permitting a motor vehicle owned by him to be driven by a person who was not licensed and to aiding and abeting James Stokely in failing to report an accident. He was fined \$50 plus the cost of court;

Sarah White pled not guilty to

simple assault and assault and battery. She was found not guilty;

Wayne White pled not guilty to simple assault and assault and battery. He was found not guilty; Arlene White pled not guilty to

simple assault and assault and battery. She was found not guilty; Tyrone White pled guilty to simple

assault and assault and battery. He was given a 30 day sentence, suspended for two years, a \$25 fine plus the cost of court, was told not to assault Herman White for two years and to violate no law for twelve months. He was ordered to pay \$50 restitution to Albemarle Hospital for the account of Herman White:

James C. Covil pled guilty to speeding by power of attorney, 69 mph in a 55 mph zone, and was given a \$10 fine plus the cost of court;

Hector W. Rodriguez pled guilty by power of attorney to speeding, 67 mph in a 55 mph zone, and was given a \$10 fine plus the cost of court;

Ronald Lee Arnold pled guilty to driving with an expired operators license and was given a \$25 fine plus the cost of court;

George Benson Watson, Jr., pled guilty to driving without an operators license and was given a \$25 fine plus the cost of court;

Michael Alexander Herring pled not guilty to driving under the influence but pled guilty to driving while under the influence of any narcotic drug. The state took a voluntary dismissal on the driving under the influence charge.

Herring was given a 90 day sentence, suspended without supervised probation for two years, \$150 fine plus the cost of court, was told not to operate a motor vehicle until licensed to do so. He is scheduled to

(Continued on page 7)

