TWO GIVEN TERMS FOR VIOLATIONS OF JIM CROW LAW

Case Regarded As State's Law On \mathbf{Of} Bus Seating

was described the North C What was described as a "test case" on the North Carolina Jim Crow law appeared on the docket in police court yesterday, resulting in a verdict of guilty egainst a white man and a Negro. They were sentenced to 30 days each by Judge Sam M. Cathey, the maximum sentence permitted under the statute. as

James Peck, 32. a white man of New York city, and Dennis L. Banks, 20, of Chicago, a Negro, were the defendants. They had been arrested at the Union bus station upon their arrival here, on charges of a bus reserved for the other race. Banks, in addition, is charged with a liquor law violation because a bottle of liquor with the scal broken was found in his suitcase, officers said. The charge was continued until May 1. said. until May The two

1. o defendants gave n

The two detendants gave notice of appeal to superior court, bond was set at \$200 each.

The calendar yesterday contained 41 cases, 19 of them new and 22 from continued docket. Fined \$125 An

of C the continued docket.

Fined \$125 And Costs

Frank Parris, of Sylva, charged with hit-and-run driving and driving while intoxicated, was convicted and fined \$125 and the costs.

Harris Smith, of Murphy, charged with drunkenness and resisting an

officer, was convicted and sentenced to serve 90 days in jail.

Robert Smith, of Murphy,

Robert Smith, of Murphy, charged with interfering with an officer and resisting an officer, was e roads. Probable in the

cause was found course cause was found in the in which Herbert Chambers, et Poplar street, was charged with ult with a deadly weapon with ut to kill. Bond for his appear-e in superior court was set at case Poplar intent

Fined In Driving Case ce Silver, of 41 Oak street. Rined in Driving Case
Royce Silver, of 41 Oak street,
charged with reckless driving, was
fined \$25 and the costs following
his conviction,
Louise Ledbetter, of 18 Velvet

his conviction,
Louise Ledbetter, of 18 Velvet street, charged with bedding and cohabiting, was convicted and fined \$25 and the costs and given a suspended sentence of 30 days.

Joe Hendon, Mt. Clare avenue, charged with reckless driving, was convicted and fined \$25 and the costs. He was found not guilty on a charge of driving while intoxicated. Fred Jones, of 25 Hill street, charged with passing a school bus while it was unloading, was convicted and given 30 days in Jail.

George Dugger, of 86 1-2 Eagle street, was found not guilty on a charge of assault with a deadly veapon. He was convicted on a charge of bedding and cohabiting

WESTERN AUTO STORES

Headquarters For Guaranteed Auto Parts Breadway Phone 4 4033



TWISTED WRE

City in one of th majo wreckage. Shredded a a huge barge blown a

and taxed with the costs, of 30 days in jail being a

A. J. Lunsford, of 40 B

avenue, charged with vi

avenue, charged with v the boulevard ordinance victed and taxed with th with the

Spotlight Charg J. Vickers, of Ashe charged with illega ht, was convicted route. spotlight, was with the costs,

was controlled in E. Christ Judgment case of Calvin Skyland, charged driver's license,

driver's license, A not pros with leave in the case of E. C. De Laurel Loop, charged wi with a deadly weapon. No probable cause was the case of Jim Tomberlin street, charged with assa deadly weapon.

street, charged deadly weapon.

Several defendants did for trial when their na called out and capiases them. The defendants are Tom Parker of the Shill charged with assault with

charged with assault with the weapon; Leonard Bingham Heights, charge sault; Floyd B. McKiss Madison avenue, chargeding a school bus; and ing a school bus; and Call of Henderspaville, ch speeding.

Cases continued: Ed Wyatt, Sr., of Bla in, charged with reckle June 3.

Thomas Worley of charged with carrying, to and delivering liquor, to W. J. Harwood of 2: avenue, charged with 1 W. J. Harwoo avenue, charged April 24.

pril 24. Burgess Hunter of of 33 surgess Hunter of 33 street, charged with concealed weapon, to M was found not guilty on assault with a deadly Paul Owens of 223 R nuc, charged with inconsure, to May 7.

Burl T. Brown of Cot