THE NEBRASKAN, TUESDAY, JULY 29, 1930.

CROWE DEVISES NEW ICE CREAM TESTER

Ag Professor Says Method to Be Saving for

Producer.

No ice cream testers needed from now on.

The latest in ice cream testing is a simple, inexpensive device for testing butterfat in ice cream, which has been perfected by L. K. Crowe, of the Nebraska college of agriculture.

Crowe's new invention is built on the plan of the Babcock cream tester, using two acid "re-agents"

in a simple process. The new tester is going to in-terest ice cream manufacturers, who previously, in compliance with the law requiring a certain per-centage of butterfat in the popular confection, have been using the "majonnier," an expensive machine.

LANTZ RUNS INTO SNAG ON STUDENT COUNCIL PROJECT

(Continued from Page 1.) the summer session; The Nebraskan office; or Mr. Lantz's office.

Just what objections Mr. Moritz has to offer on the proposal are not known. Associate Professor not known. Associate Professor Gayle C. Walker, director of the school of journalism, however, thinks the plan impracticable.

"I can't see how the thing could work, especially if the group were to be elected. Of course, there is a possibility if the so called council or committee of students were appointed rather than elected," the journalism head remarked.

The fact that so few summer school students know each other in proportion to the associations of the regular termers is the foun-dation for Mr. Walker's objection.

HUSKER GEOLOGISTS BEGIN WATER PROBE

(Continued from Page 1.)

and the Nebraska geologists He are to make a three day trip. through the Platte valley to outline fully the nature of the inxestigation to be made. They are to be accompanied by Lieutenant Young and J. J. Doland of the federal war department.

According to Condra, all the studies are to be closely correlated with the activity of the state bureau of irrigation which is under the direction of R. H. Willis.

STUDENT PULSE

HOW ABOUT THE PRICE? To the Editors of The Nebraskan: I was over on the university campus on business this morning and happened to see a copy of the July 25 issue of The Nebraskan in which I note a deficit in the 1930 Cornhusker year book ac-counts, that U hall basement is 326 storing about 350 unsold copies s at Corn

in June, will teach physics and Fort Dodge, Ia., seconding to rechemistry in the junior college at cent announcement. POLITICAL ADVERTISEMENT. POLITICAL ADVERTISEMENT. (Continued from Page 3.)

cate filed with the Department of Public Works as provided for in this Act, or certified copies thereof, shall be competent evidence in any hearing or proceeding involving the valuation of the electric light and power plant, distribution system, or transmission lines, covered by said statement and report and certificate, for rate making purposes, taxation, or in any other matter in which the facts and statements in such instrument, statement and report, or certificate, may be involved or drawn in question, and the purchaser thereof and his, or its successor, or assigns, shall be forever estopped to deny the facts set forth in such instrument, statement and report, or certificate.

Section 7. No private person, firm, association or corporation proposing to purchase, lease, or otherwise acquire any electric light and power plant, distribution system, or transmission lines, from any city, village or public electric light and power district of this state, nor any one on behalf or for the benefit of such proposed purchaser, may, in order to promote or bring about such sale, lease, or transfer, hay out, contribute, or expend, directly or indirectly, money or other valuable thing in excess of three thousand dollars nor, in any event, a excess of a sum, in number of dollars, greater than the number of he qualified voters in such municipality, or public electric light and ower district, based on the total vote cast for governor at the last ceneral election. Any person, firm, or corporation, violating any provision of this section shall be guilty of a felony and upon conviction thereof shall be fined in a sum not exceeding ten thousand dollars or shall be imprisoned, if a person or persons, for not more than one year in the penitentiary of the state, or shall be liable to both such fine and imprisonment, in the discretion of the court. Any violation of this section shall nullify and render wholly void any such proposed purchase, lease or acquisition; provided, however, any action to set aside and render invalid any such "sale, lease, transfer or acquisition, under the provisions of this section, shall be brought in the district court of the county in which such municipality or public electric light and power district, or a portion thereof, is located, by one or more electors of such municipality or public electric light and power district, or by such municipality or district itself, or by the State of Nebraska, within ninety days after the holding of the election at which the question voted on shall have been submitted.

Section 8. Within ten days after any election upon the proposition of the sale, lease or transfer of any electric light or power plant, listribution system, and or transmission lines, as provided by Section of this Act, the person, firm, association, or corporation, proposing o make or secure such purchase, lease, or transfer shall file with the secretary of State a sworn statement, in form and detail to be approved by the Attorney General, showing all expenditures made and all obligations incurred by such proposed purchaser, directly or indirectly, in connection with or pertaining to such proposed sale, lease, or transfer and in connection with or pertaining to such election. Any person, firm, association, or corporation who shall fail or refuse to file such statement or who shall subscribe to such statement, knowing the same to be false, shall be guilty of a felony and upon conviction thereof shall be fined in a sum not exceeding ten thousand dollars or shall be imprisoned, if a person or persons, for not more than one year in the state penitentiary, or shall b - liable to both such fine and imprisonment in the discretion of the court.

Section 9. All provisions of law now applicable to electric light and power corporations as regards the exercise of the power of eminent domain, the use and occupation of the public highways and the manner or method of construction and physical operation of plants,

systems and transmission lines shall be applicable, as nearly as may be, to municipalities and public electric light and power districts in their exercise of the powers and functions and in their performance of the duties conferred or imposed upon them under the provisions of this Act.

PROPOSED BY INITIATIVE PETITION



This is an Act relating to cities, villages, and public electric light and power districts which own or operate electric light and power plants, distribution systems and/or transmission lines; prohibiting the sale of such plants, systems, or lines, except for cash, and unless authorized by a vote of the electors; regulating such election; forbidding the giving or receiv-AGAINST ing of anything of value in connection with such sale or purchase for such plants, systems or lines, and to fix a penalty for violation thereof.

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spirit.

Now, see here, gentlemen, if you have a deficit and a stock of that size on hand something must be wrong (surprising conclusion) for it certainly is strange that among a group of 7,000 persons who attend the regular term of school here, not even 2,000 copies of the Cornhusker can be disposed of.

that the price of the book is too much for the student body that does not buy? Did anyone ever hear the students objecting to the cost of the photography. engravings, etc., that go into the book? Some of these whispers have blown past my ears down here around O street but they may never have gotten over to the campus

I have heard it asked if it would not be better to publish a book at a low cost that 4-5 of the student body could afford, than one which less than 1-3 can afford. But would it?

It has been suggested that such a book might arouse some of that old fashioned college spirit of which the lack is so sadly deplored in your issue of July 25.

Well, well, never mind, you young fellows have a lot of prob-lems to solve in the next fifty years, some of the economic ones quite a bit bigger than this one, but here is betting on you, even if you do have to learn that for the public to "come a running" you sure do have to give them a full dollar's worth for their money.

Here's to you, from an old party down on O street who sometimes has a hard time solving these problems himself. Yours truthfully,

OLD FOGEY.

GILTNER TO TEACH SCIENCES IN IOWA E. B. Chapman, Giltner, who took his master's degree in physics A BIEL

But did it ever occur to anyone FOR AN ACT relating to cities, villages, and public electric light and power districts which own or operate electric light and power plants, distribution systems and or transmission lines; prohibiting the sale of such plants, systems, or lines, except for cash, and unless authorized by a vote of the electors; regulating such election; forbidding the giving or receiving of anything of value in connection with such sale or purchase for such plants, systems or lines; and to fix a penalty for violation thereof.

Be It Enacted By The People Of The State Of Nebraska:

Section 1. No city, village or public electric light and power district shall sell any electric light or power plant, distribution system, and/or transmission lines, owned by such city, village, or public electric light and power district, except for cash and unless such sale shall be authorized by a vote of the majority of the qualified electors of such city, village or public electric light and power district voting on a ch proposition at an election called for that purpose, and unless four weeks' notice of said election to vote on such proposed sale shall have been given by the governing authorities of such municipality or public electric light and power district, as the case may be, by publication once each week in one or more newspapers of general circulation in such municipality or public electric light and power district.

Section 2. In connection with the purchase of any equipment, material or supplies or the sale, lease, or transfer of any electric light and power plant, distribution system, or transmission lines, by any city, village, or public electric light and power district, no officer or employee of any city, village or public electric light and power district, shall take, demand or receive, and no person, firm, or corporation, shall offer pay or give to such officer or employee, directly or indirectly, any gratuity, bonus, commission, emolument, money, or other valuable consideration, in order to promote or bring about such purchase, sale, lease, or transfer.

Any person, firm or corporation violating this section shall be guilty of a felony and upon conviction thereof shall be fined in a sum not exceeding Ten Thousand Dollars or be imprisoned, if a person or persons, for not more than one year in the penitentiary of the state, or both such fine and imprisonment in the discretion of the court,



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