

THE FRONTIER

D. H. Cronin, Editor and Proprietor

Entered at the Postoffice at O'Neill, Nebraska as Second Class Matter.

ADVERTISING RATES:
Display advertisements on Pages 4, 5 and 8 are charged for on a basis of 25 cents an inch (one column wide) per week; on Page 1 the charge is 40 cents an inch per week. Local advertisements, 10 cents per line first insertion, subsequent insertions 5 cents per line.

Every subscription is regarded as an open account. The names of subscribers will be instantly removed from our mailing list at expiration of time paid for, if publisher shall be notified; otherwise the subscription remains in force at the designated subscription price. Every subscriber must understand that these conditions are made a part of the contract between publisher and subscriber.

EDUCATIONAL NOTES

Plans are progressing for the New Educational Exhibit hall which we hope to erect before Fall. Nearly \$400.00 has been received in contributions to date. This building will be used for exhibiting school work done by children in the Public and Parochial schools of the county, also for other children's activities in club work, such as 4-H clubs, etc. It will be the property of the school children of the county. The size of the building will depend upon the amount of money received. Districts contributing to date to either the Chambers or O'Neill Halls are:

- | | |
|-----------|------------------------|
| Dist. No. | Director |
| 181 | -Cyril Peter |
| 176 | -George Rouse |
| 71 | -C. I. Smith |
| 115 | -Seymour Harkins |
| 73 | -Frank Tomjack |
| 165 | -John Hoffman |
| 222 | -W. A. Thompson |
| 156 | -D. L. Holcomb |
| 152 | -William Storts |
| 137 | -Dr. J. W. Gill |
| 211 | -O. L. Hansen |
| 121 | -Charles Forquier |
| 228 | -B. W. Waldo |
| 170 | -Frank Nelson |
| 189 | -George Rock |
| 72 | -Clem Oiberding |
| 101 | -Peter Tushla |
| 223 | -C. R. Pettijohn |
| 125 | -George W. Pond |
| 248 | -Mrs. Anna Rhoades |
| 105 | -Mrs. Alvina Tesch |
| 18 | -William Rahn |
| 86 | -Henry Fielberth |
| 183 | -R. F. Humrich |
| 187 | -Henry Allbrecht |
| 60 | -Max Berger |
| 212 | -William Ermer |
| 65 | -J. S. Hoffman |
| 233 | -Frank Wilbur |
| 163 | -M. L. Sagesser |
| 120 | -Mrs. Isaac Taylor |
| 58 | -Earl Estes |
| 98 | -Marion F. McRoberts |
| 27 | -W. F. Kaczor |
| 232 | -E. Weber |
| 91 | -L. Larson |
| 203 | -Henry Hamik |
| 5 | -E. M. Leach |
| 218 | -Charles Loquest |
| 52 | -Roy W. Hipke |
| 21 | -Frank Schnase |
| 26 | -Mrs. Pauline Graham |
| 127 | -James Van Every |
| 30 | -F. E. Keyes |
| 242 | -Fritz Vogel |
| 246 | -Roy Ofe |
| 70 | -Lyle Radcliffe |
| 11 | -James D. Beck |
| 88 | -A. L. Alexander |
| 62 | -Mrs. Bessie Whaley |
| 32 | -W. L. Brady |
| 247 | -W. R. Shaw |
| 122 | -Ora Robinson |
| 36 | -Mrs. Myrtle Beck |
| 57 | -Luke Rakow |
| 19 | -J. W. Rocke |
| 74 | -Mrs. Mabel Hammerberg |
| 56 | -Lewis A. Hansen |
| 17 | -Mrs. Pat Sullivan |
| 180 | -Mrs. Ferne Shane |
| 84 | -Mrs. John Storchmann |
| 177 | -James Brennan |
| 123 | -Louis Lauridsen |
| 55 | -O. Townsend |
| 244 | -Henry Timmermans |
| 40 | -Archie McKathie |
| 158 | -Mrs. J. Schmaderer |
| 172 | -Mrs. Eva Segar |
| 142 | -J. W. Black |
| 170 | -Frank Vahsonnick |
| 189 | -George Rock |

In addition to the contributions by these districts, \$50 and all labor on the Chambers Building was donated by Chambers residents.

Contributions of money, labor or material from any interested party will be gratefully received.

At some hour during the day or evening on Monday, June 12th, each school district in Nebraska will hold a meeting of its patrons at the school house to elect officers whose terms have expired, or to fill offices that have otherwise become vacant; to make preparations for the new term of school and to transact any other business that might concern the district.

The Moderator is the President of this meeting while the Director acts as Secretary. All bills should have been paid by check or registered warrant prior to this time, and the members of the Board should have met and balanced their books, thus closing the year's business. The Treasurer should have his report ready which should make a conservative estimate of funds necessary for the coming year's work. Be as economical as possible in this estimate but do not cut expenses enough to handicap the efficient work of your school. If you wish to receive the value of the money you pay your teacher you must provide her with the necessary equipment to work with.

Directly after the meeting the Director shall send to the County Superintendent's office a complete report of the year's business—an itemized account of receipts, expenditures, out-

standing warrants, and money on hand; (Be careful that your report balances.) a complete census of the district, the minutes of the Annual Meeting and a report of the levy voted for school purposes. These reports are delinquent after ten days and if not in by this time may be the means of losing a district's apportionment, since the report to the state is made from these reports. Please mail or bring your reports in promptly.

LEGAL VOTERS at a school district meeting: Any person 21 years of age who has lived in the district forty days, who has personal property or real estate assessed in the district in his or her name, or whose husband or wife has assessed property, or who has children of school age.

A transferred person may vote upon all questions except bond, but he may not hold office.

CENSUS—The census should contain the names of every man, woman or child residing in the district. Persons transferred should be on the census in the district to which transferred. Care should be taken to get every name, especially of children from 5 to 21 years of age including those married. Each name between these ages means at least \$2.00 to your school district in State Apportionment.

Each Treasurer, for his own protection, should insist that the members of the Board, together, designate the bank in which the funds should be deposited. (H. R. No. 141 Session Laws 1931.)

In case of a tie vote there is no way to break the tie except by continuously casting new ballots until the tie is broken.

It is every patron's privilege and duty to attend this district meeting. After remaining away from the meeting you have no right to criticize what has been done by those interested enough to attend.

This would be a good year to adopt the slogan, "A neater, brighter school room for every school child." It takes so little to brighten up your school room, then it is fair to compel your child to sit six hours a day in a dark, messy room? Your child will reflect his pleasant surroundings in good behavior. Would you not enjoy a day set aside as, "School Day," upon which the patrons of the district would come together at the school house for the day and all work together to brighten up the room and grounds. The walls may be cleaned or kalsomined, the wood work painted, old shades turned and hemmed, cloth hemmed or sash curtains, windows washed and desks scrubbed and varnished. Clothes hooks should be provided for each child long enough that the child may reach them easily.

Are your blackboards too high up for the small children to reach? Do you need new window lights? Is your well in good working order? Do your grounds have two toilets in good repair and are there vaults under them as low as the law specifies? Check up your building and grounds while at the meeting and see what they need and make provisions for getting the work done. This may save difficulties later.

The recent legislature passed a law lowering Free High School Tuition from \$108.00 to \$81.00 per year. This makes a difference of nearly \$12,000 per year in Holt county.

All students desiring Free High School Privileges for the coming year should make application to this office before July 1st.

We have received reports that the following teachers have been contracted with:

- | | |
|---|---|
| Dist. No. 57 | -Elva O. Snyder |
| Dist. No. 67 | -Helen O'Donnell |
| Dist. No. 101 | -Dale Marr |
| The following students have earned Perfect Attendance Awards for one year's Perfect Attendance in school: | |
| Dist. 73 | -Lloyd Durre, Marjorie Summerer and Donald Tomjack. |
| Dist. 35 | -Calvin Tipton. |
| Dist. 64 | -George Wettlaufer, Kenneth Wettlaufer, Elsie Timmerman and Otto Timmerman. |
| Dist. 71 | -Irene Smith. |
| Dist. 202 | -Merle Hansen, Virgil Hansen and Lavonne Hansen. |
| Dist. 55 | -Della Zumbrum and Delbert Zumbrum. |
| Dist. 88 | -Eileen Lampert and Jimmy Finley. |
| Dist. 150 | -Maurice Grutsch, Ardell Curran and Joe Curran. |
| Dist. 76 | -Wayne Rouse, Hazel Dexter, Opal Dexter, Raymond Dexter and Beulah Dexter. |
| Dist. 84 | -Anthony Rhode. |
| Dist. 7 | -Lydia Halva, Robert Yantzi, Helen Hagensick, Richard Loy, Hugh McKenna, Della Hagensick, Robert Gaskill, Mabel Harbottle, Ellen Stauffer, Jack Vincent, Helen Suchy, Robert Bergstrom, Vernon Spangler, Wilma Loy, Robert Gunn, Lurlean Kirkpatrick, Leone Korab, Francis Yantzi, Leonard Bergstrom, Myrtle Brown, Marion Dempsey, Elder Gaskill, Ruth Harris, Opal Persons, Teresa Sparks and Edward Kirkpatrick. |
| The following have earned pins for three years Perfect Attendance: | |
| Dist. 150 | -Ardell Curran and Joe Curran. |
| Dist. 181 | -Elsie Peter. |
| Dist. 176 | -Opal Dexter. |

CONTENTS OF BEER BILL PASSED BY LEGISLATURE

The 3.2 per cent beer bill, H. R. 585, as it was passed by the state senate Friday, May 5th, and sent to the governor, who allowed it to become a law without his signature, contains the following provisions:

Section 1. That Section 53-101, Compiled Statutes of Nebraska, 1929, be amended to read as follows:

53-101: The words "intoxicating liquor" or "intoxicating liquors" as used in this act, shall be construed to embrace vinous or spiritous liquors, wine or any other drink, mixture or preparations, whether patented or not, which will produce intoxication, or which contain over 3.2 per cent alcohol by weight, and in addition thereto, such liquors of a different character and not hereinafter enumerated capable of use as a beverage containing over 3.2 per cent of alcohol by weight. Natural persons, unincorporated associations of persons, partnerships and corporations shall be deemed persons. All forms of the pronoun "he" shall be held to stand for persons herein defined, irrespective of gender. The term "private dwelling house" shall mean a separate dwelling with a separate door for ingress and egress exclusive of outbuildings, and used exclusively as a private residence and not connected with any factory, shop, warehouse, club or other place or building. The term shall include a room or suite of rooms actually used as a residence whereby a communication may be had with other rooms except doors entering into the main hallway. The term "beverage" as used in this act shall include beer, lager beer, ale, porter and other fermented or brewed beverages containing one-half of one per cent or more of alcohol but not more than 3.2 per cent of alcohol by weight.

Section 2. That Section 53-102, Compiled Statutes of Nebraska, 1929, be amended to read as follows:

53-102. It shall be unlawful for any person to manufacture for sale, sell, keep for sale or barter, give away, barter, exchange, transport, purchase, or to sell or to barter under any pretext, any malt, spiritous, vinous and intoxicating liquors, except only certain liquors for medicinal, mechanical, scientific or sacramental purposes by persons specially authorized in the manner and to the extent only as hereinafter provided. It shall be lawful, however, for any person to make, keep or sell sweet cider, unfermented wine, wood alcohol, and denatured alcohol and nothing herein contained shall be construed to prevent the bona fide manufacture and sale of vinegar. Provided, the provisions of this section shall not be construed as a prohibition of the manufacture, transportation, sale and inspection of beverages as defined in Section 1 of this act.

Section 3. The city council, the village board, unless objected to by a petition containing the names of 50 per cent of the legal voters as shown by the polling list used at the last city and—or village election and—or village election and—or the county board of each of the political subdivisions of this state may issue licenses to persons, firms, corporations or associations on application duly made therefor for the manufacture, the importation and the sale of beverages within the respective political subdivisions under their respective jurisdictions, subject however, to the limitations and restrictions imposed by this act. The licensing officials of a county shall have no jurisdiction over or any power to authorize the issue of licenses within the limits of any incorporated city, town or village. Such licensing officials shall keep a full record of all applications for licenses, of all recommendations for and remonstrances against the granting of licenses and the action taken thereon. The licensing officials may employ such clerical and other assistants as may be necessary to properly inspect and supervise the operation of licenses under this act. The salaries and expenses incident to such work shall be fixed by the licensing officials and paid from the funds arising from license fees under this act.

SATURDAY SPECIAL COOKIES
(All kinds)
12c a dozen
TWO DOZEN 20c
Try Our Delicious BREAD and BUNS Fresh Every Day at **BAKE SHOP** IN THE NAYLOR BUILDING

Section 4. It shall be lawful for any brewery or manufacturer to brew within and wholesaler to import into the State of Nebraska and—or to sell to licensees only any beverage or beverages authorized to be manufactured or brewed or imported by the laws of the State of Nebraska.

Section 5. Any person, firm, corporation or association desiring a license to manufacture, brew or import beverages for sale in this state and—or desiring licenses for the sale of beverages under this act shall file with the licensing officials of the jurisdiction where at he proposes to establish his place of business an application therefor in such form as the director of the department of agriculture and inspection of the State of Nebraska hereinafter referred to as the director, may prescribe. The application shall designate the kind of license desired. Before the license is issued the licensing officials shall satisfy themselves of the moral character and financial responsibility of the applicant, appropriateness of the location where such licensed business is to be conducted, taking into consideration the number of licenses already issued, and generally as to the applicant's fitness to the trust to be reposed. Each license shall designate the place of business of the licensee. Each application for a license shall contain: First: The name and residence of the applicant and how long he has resided within the State of Nebraska. Second: The particular place for which a license is desired, designating the same by street and number, if practicable; if not, by other apt description as definitely locates it. Third: The name of the owner of the premises upon which the business licensed is to be carried on. Fourth: A statement that the applicant is a citizen of the United States and not less than 21 years of age, and that such applicant has never been convicted of a felony or been adjudged guilty of violating the laws governing the sale of intoxicating liquors or the law for the prevention of gambling in the State of Nebraska. Fifth: That the applicant is not the licensee named in any license then in force of the same character for which application is made. Sixth: That the applicant intends to carry on the business authorized by the license for himself and not as the agent of any other person, and that if licensed will carry on such business for himself and not as the agent for any other person. Seventh: That the applicant intends to superintend in person the management of the business licensed, and that if so licensed he will superintend in person the management of the business.

Section 6. The above application must be verified by the affidavit of the petitioner made before a notary public or other person duly authorized by law to administer oaths. If any false statement is made in any part of said application the applicant or applicants shall be deemed guilty of perjury, and upon conviction thereof the license shall be revoked and the applicant subjected to the penalties provided

Section 7. Licenses issued under authority of this act shall be of five kinds: (a) "Brewer's licenses, which shall permit the licensee to brew, manufacture, import and sell beverages within the State of Nebraska; (b) "On Sale" licenses, which shall permit the licensee to sell beverages for consumption on the premises only; (c) "Off Sale" licenses, which shall permit the licensee to sell beverage in original package, for consumption off the premises only; (d) "Wholesaler's licenses, which shall permit the licensee to sell and import beverages in barrels, bottles or other closed containers to licensees for resale only; (e) "Common Carrier" licenses, which shall permit a licensee to sell beverages on dining cars, when said transportation system is by law recognized as a common carrier. Provided, that each dining car shall be required to have a separate license.

Section 8. All applicant for "Brewer's" licenses shall pay to the treasurer of the governmental subdivision represented by the licensing officials a license fee of \$500.00 per annum. All applicants for "On Sale" licenses shall pay to the said treasurer a license fee in town of 500 or less \$10 per annum; in towns of 500 to 2,500, \$25 per annum; in cities of 2,500 to 10,000, \$50 per annum; and cities with a population above 10,000, \$100 per annum. "Off Sale" license fees shall be \$25. per annum, payable in like manner, "Wholesaler" license fees shall be \$250.00 per annum, payable in like manner; "Common Carrier" license fees shall be \$10.00. Each kind of license aforesaid shall be good for one year from its date unless sooner revoked by the licensing officials as provided by this act.

Section 9. "On Sale" licenses shall be granted only to bona fide hotels, restaurants, incorporated clubs, and to only such incorporated clubs which have had a bona fide existence for more than one year prior to date of application for license and to such other persons as the governmental body may determine. "On Sale" license hotels or restaurants may serve beverages only to bona fide guests to be consumed at regular public tables, or, may be served in guest rooms at such reasonable hours as the licensing officials shall prescribe, provided, however, that no sale of beverage shall be made by "On Sale" licensees or "Off Sale" licensees to any minor as defined by the laws of this state.

Section 10. The above application must be verified by the affidavit of the petitioner made before a notary public or other person duly authorized by law to administer oaths. If any false statement is made in any part of said application the applicant or applicants shall be deemed guilty of perjury, and upon conviction thereof the license shall be revoked and the applicant subjected to the penalties provided

J. P. Protivinsky SPECIALS
Omar wonder Flour
48 lbs. . . \$1.29
Quick-Arrow Naptha SOAP FLAKES Large Package 15c
RAISINS 2-lb. package 15c
PEACHES SLICED, No. 10 can 41c
PEARS BARTLETT No 10 can 39c
VANILLA 8-ounce bottle . . 30c and BLACK PEPPER Half pound for . . . 1c when purchased with the 8-oz. bottle of vanilla.

Section 11. Licenses issued under authority of this act shall be of five kinds: (a) "Brewer's licenses, which shall permit the licensee to brew, manufacture, import and sell beverages within the State of Nebraska; (b) "On Sale" licenses, which shall permit the licensee to sell beverages for consumption on the premises only; (c) "Off Sale" licenses, which shall permit the licensee to sell beverage in original package, for consumption off the premises only; (d) "Wholesaler's licenses, which shall permit the licensee to sell and import beverages in barrels, bottles or other closed containers to licensees for resale only; (e) "Common Carrier" licenses, which shall permit a licensee to sell beverages on dining cars, when said transportation system is by law recognized as a common carrier. Provided, that each dining car shall be required to have a separate license.

Section 12. All applicant for "Brewer's" licenses shall pay to the treasurer of the governmental subdivision represented by the licensing officials a license fee of \$500.00 per annum. All applicants for "On Sale" licenses shall pay to the said treasurer a license fee in town of 500 or less \$10 per annum; in towns of 500 to 2,500, \$25 per annum; in cities of 2,500 to 10,000, \$50 per annum; and cities with a population above 10,000, \$100 per annum. "Off Sale" license fees shall be \$25. per annum, payable in like manner, "Wholesaler" license fees shall be \$250.00 per annum, payable in like manner; "Common Carrier" license fees shall be \$10.00. Each kind of license aforesaid shall be good for one year from its date unless sooner revoked by the licensing officials as provided by this act.

Section 13. "On Sale" licenses shall be granted only to bona fide hotels, restaurants, incorporated clubs, and to only such incorporated clubs which have had a bona fide existence for more than one year prior to date of application for license and to such other persons as the governmental body may determine. "On Sale" license hotels or restaurants may serve beverages only to bona fide guests to be consumed at regular public tables, or, may be served in guest rooms at such reasonable hours as the licensing officials shall prescribe, provided, however, that no sale of beverage shall be made by "On Sale" licensees or "Off Sale" licensees to any minor as defined by the laws of this state.

Section 14. The above application must be verified by the affidavit of the petitioner made before a notary public or other person duly authorized by law to administer oaths. If any false statement is made in any part of said application the applicant or applicants shall be deemed guilty of perjury, and upon conviction thereof the license shall be revoked and the applicant subjected to the penalties provided

Section 15. Licenses issued under authority of this act shall be of five kinds: (a) "Brewer's licenses, which shall permit the licensee to brew, manufacture, import and sell beverages within the State of Nebraska; (b) "On Sale" licenses, which shall permit the licensee to sell beverages for consumption on the premises only; (c) "Off Sale" licenses, which shall permit the licensee to sell beverage in original package, for consumption off the premises only; (d) "Wholesaler's licenses, which shall permit the licensee to sell and import beverages in barrels, bottles or other closed containers to licensees for resale only; (e) "Common Carrier" licenses, which shall permit a licensee to sell beverages on dining cars, when said transportation system is by law recognized as a common carrier. Provided, that each dining car shall be required to have a separate license.

Section 16. All applicant for "Brewer's" licenses shall pay to the treasurer of the governmental subdivision represented by the licensing officials a license fee of \$500.00 per annum. All applicants for "On Sale" licenses shall pay to the said treasurer a license fee in town of 500 or less \$10 per annum; in towns of 500 to 2,500, \$25 per annum; in cities of 2,500 to 10,000, \$50 per annum; and cities with a population above 10,000, \$100 per annum. "Off Sale" license fees shall be \$25. per annum, payable in like manner, "Wholesaler" license fees shall be \$250.00 per annum, payable in like manner; "Common Carrier" license fees shall be \$10.00. Each kind of license aforesaid shall be good for one year from its date unless sooner revoked by the licensing officials as provided by this act.

Section 17. "On Sale" licenses shall be granted only to bona fide hotels, restaurants, incorporated clubs, and to only such incorporated clubs which have had a bona fide existence for more than one year prior to date of application for license and to such other persons as the governmental body may determine. "On Sale" license hotels or restaurants may serve beverages only to bona fide guests to be consumed at regular public tables, or, may be served in guest rooms at such reasonable hours as the licensing officials shall prescribe, provided, however, that no sale of beverage shall be made by "On Sale" licensees or "Off Sale" licensees to any minor as defined by the laws of this state.

Section 18. The above application must be verified by the affidavit of the petitioner made before a notary public or other person duly authorized by law to administer oaths. If any false statement is made in any part of said application the applicant or applicants shall be deemed guilty of perjury, and upon conviction thereof the license shall be revoked and the applicant subjected to the penalties provided

Quality GASOLINES obtainable at the sign of the boy and slate
WHITE ROSE that snappy starting gasoline ~ costs less per mile
WHITE ROSE ETHYL costs no more than other ethyl gasoline
ROYAL GASOLINE a popular priced gasoline
don't forget Enar-co MOTOR OIL
MELLOR MOTOR CO.
Phone 16 O'Neill, Nebr.

V. Jordan for renewal of license to operate a Rural Dance Hall be granted. Carried.
Motion by Stein, seconded by Reimer, that the following salary claims be allowed and warrants drawn on the 1933 estimate of the Road Fund in payment of same:
John A. Carson \$ 10.00
Fred Ermer 19.50
Alfred James 30.00
L. W. Reimer 15.25
R. C. Root 19.50
John Steinhauser 5.00
Lester Bergstrom 7.25
Clinton McKim 18.00
Wm. P. Dexter 30.00
John Haskin 31.75
Hugh L. James 7.50
Rodell Root 10.50
C. Shaffer 11.75
John Sullivan 20.00
Richard Minton 18.00
W. J. Thrumer 10.65
12:00 noon. On motion, the Board adjourned until 1:00 P. M.
John Sullivan, John C. Gallagher, Chairman. Clerk.

May 24, 1933. 9:00 P. M.
Holt County Board of Supervisors met as per adjournment. All members present. Meeting called to order by the Chairman.

At this time, the Board went out to view a piece of the highway north of O'Neill and if possible to have a piece of this road straightened out.

The following claim were audited and approved and, on motion, were allowed and warrants ordered drawn on the 1933 estimate of the Road Fund in payment of same:

- | | |
|-----------------------------|-----------|
| A-W Road Machinery Co. | \$ 929.20 |
| A-W Road Machinery Co. | 226.19 |

(Continued on page 5, column 4.)

KC BAKING POWDER
SAME PRICE today AS 42 YEARS AGO
25 ounces for 25¢
ECONOMICAL and EFFICIENT
Use only half as much as is required of some others
MILLIONS OF POUNDS USED BY OUR GOVERNMENT