

Legal Notices

(First pub. June 11, 1953)
John E. Gallagher, Attorney
NOTICE OF HEARING OF PETITION FOR FINAL SETTLEMENT OF ACCOUNT.
COUNTY COURT OF HOLT COUNTY, NEBRASKA.
ESTATE OF LYLE C. SMITH A/K/A CLINTON SMITH, DECEASED.
THE STATE OF NEBRASKA, TO ALL CONCERNED:
Notice is hereby given that a petition has been filed for final settlement herein, determination of heirship, inheritance taxes, fees and commissions, distribution of estate and approval of final account and discharge, which will be for hearing in this court on July 1, 1953, at 10 o'clock, A.M. Entered this 8th day of June, 1953.

LOUIS W. REIMER
County Judge
(COUNTY COURT SEAL) 6-8

(First pub. June 25, 1953.)
Julius D. Cronin, Attorney
NOTICE OF HEARING OF PETITION FOR FINAL SETTLEMENT OF ACCOUNT.
COUNTY COURT OF HOLT COUNTY, NEBRASKA.
ESTATE OF MABEL H. GATZ, DECEASED.

THE STATE OF NEBRASKA, TO ALL CONCERNED:
Notice is hereby given that a petition has been filed for final settlement herein, determination of heirship, inheritance taxes, fees and commissions, distribution of estate and approval of final account and discharge, which will be for hearing in this court on July 8, 1953, at 10 o'clock, A.M. Entered this 12th day of June, 1953.

LOUIS W. REIMER
County Judge
(COUNTY COURT SEAL) 7-8c

Ordinance No. 263-A

MUNICIPAL WATER SYSTEM.
An ordinance relating to municipal water system; to provide rules and regulations, governing and controlling the waterworks system of the City of O'Neill, Holt County, Nebraska; to provide penalties for the violation thereof; to repeal all ordinances and parts of ordinances in conflict therewith and particularly Ordinances numbered 78A and 118A; and to prescribe the time when this ordinance shall be in full force and take effect.

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF O'NEILL, NEBRASKA:

(1) ARTICLE PART OF CONSUMER'S APPLICATION AND CONTRACT.—The City of O'Neill, Nebraska, through its water commissioner, shall furnish water to persons within its corporate limits whose premises abut a street or alley in which a city commercial main now is, or may be hereafter, laid; and may furnish water to persons within its corporate limits whose premises do not abut a street or alley in which a city commercial main now is, or may be hereafter, laid; and may also furnish water to persons whose premises are situated outside the corporate limits of city, as and when, according to law, its water commissioner may see fit to do so. The rules, regulations and wa-

ters rates hereinafter named in this Ordinance shall be considered a part of every application hereafter made for water service to city and shall be considered a part of the contract between every consumer now or hereafter served by city. Without further formality, the making of application on the part of any applicant, or the use or consumption of water service by present consumers thereof, and the furnishing of water service to applicant by consumer by city shall constitute a contract between applicant and consumer and city, to which contract both parties are any of the provisions of contract, bound. If consumer shall violate or any reasonable rules and regulations that the water commissioner, hereafter designated as water commissioner, or his agent, may cut off or disconnect the water service from the building or premises or place of such violation; and no further connection for water service to said building, premises or place shall again be made or restored except by order of water commissioner, or his agent.

(2) APPLICATION, TAP FEE, TAPPING.—Every person desiring a supply of water from the City system must make application therefor to the Water Commissioner upon blanks furnished therefor by the City. Such applications shall be accompanied by a tap fee in the amount of \$10.00. The application must be made at least one day before excavation is to be made, and must state the size of the tap required, the size and kind of pipe to be used, the street or alley in which the tap is to be made, name of owner, street number of property and legal description of property, the purpose for which water is to be used, time when tap is to be made and any other particulars necessary to an understanding of the subject. The actual tapping shall be done by City under direction of the Water Commissioner. No tap shall be made until the permit is taken out which permit shall be issued by the Water Commissioner if he approves such application for same. No person except the Water Commissioner or his lawfully designated agents, shall, under any circumstances, tap the commercial mains of the City or insert ferrules thereon. All costs of excavations, and carrying water from City mains to consumers' property shall be at the expense and risk of consumer.

(3) STREET EXCAVATIONS, BONDED PLUMBERS MAKE, PERMIT AND FEES FOR WATER SERVICE, APPLICATION FOR.—Excavations in streets or alleys of the City of O'Neill, Nebraska, in connection with its waterworks system shall be made only by bonded plumbers after issuance to them of written permits by the water commissioner, or his agent, upon written application for water service, upon blanks to be supplied by said city for that purpose. For each permit issued applicant, or his agent, shall pay water commissioner, the fee of \$25.00, which shall cover the cost of all plumbing inspections and issuance of certificates of satisfactory inspection on the water job. The application must state truly and fully for what purpose and all uses to which the water is to be applied, and no different or additional use will be allowed, except by permission of the water commissioner. Not more than one house, apartment unit or business premises shall be supplied from one tap unless separate permission granted by City Council.

(4) WATER, WHEN TURNED ON.—Water will not be turned in any house or private service pipe except upon the order of the water commissioner, or his duly authorized agent. Plumbers are strictly prohibited from turning the water into any service pipe, except on the order or permission of the water commissioner, or his duly authorized agent. This rule shall not be construed to prevent any plumber admitting water to test pipes, and for that purpose only. No person, except the water commissioner, or his agent, shall by any device turn on water for use on any premises after the same shall have been shut off for non-payment of bills, or for any other cause.

(5) WATER NOT TO BE SUPPLIED TO OTHER FAMILIES BY CONSUMER. NO FURTHER ALTERATION WITHOUT CONSENT OF WATER COMMISSIONER; STEALING WATER.—No consumer shall supply water to other families or suffer them to take or in any manner use the same off his premises. After water has been introduced into any building, or upon any premises, no person shall make, or employ any plumber or other person to make, any tap or connection with the pipe upon the premises for alteration, extension, or attachment, without the permission of the water commissioner. It is hereby declared unlawful for any person not a consumer of the water system of this city habitually to take or draw water for domestic use from any taps or facilities not his own.

(6) RESTRICTIONS ON WATER USE DURING FIRE.—All persons using water shall keep the hydrant, hose, water closet, urinals, fountains, bath and all other fixtures allotted to their use, closed during fire, and shall be responsible for any damage or injury that may result to others from the improper use of said water.

(7) HOUSE BOILERS, CONSTRUCTION OF; CITY NOT A GUARANTOR OF CONTINUOUS SERVICE; CONSUMER KEEPS SERVICE APPARATUS FROM FREEZING.—All house boilers shall be constructed with one or more air holes near the top of the inlet pipe and sufficiently strong to bear the pressure of the atmosphere under vacuum. The stop cocks and other appurtenances must be sufficiently strong to bear the pressure and run off the water in the

mains. All persons taking water shall keep their own service pipes, stop cocks and appurtenances in good repair and protect them from frost at their own expense, and shall prevent all unnecessary waste of water. It is stipulated by the city and water commissioner that no claim shall be made against them, or either of them, for the breaking of any service cock, or if from fails, or from damage arising from shutting off water to repair mains, making connections, extensions, or for any other purpose that may be deemed necessary, and the right is hereby reserved to cut off the supply of water at any time any permit granted to the contrary notwithstanding.

(8) WATER SERVICE, HOW SECURED AFTER SHUTOFF; FEE FOR TURNING ON.—When the water has been turned off from any consumer he shall not turn it on, or permit it to be turned on, without the written consent of the water commissioner or his authorized agent. Whenever any water shall have been shut off by reason of the non-payment of water rent, or from any other violation of this article, the same shall not be turned on again until payment has been made of all rent due, or until the removal of the cause for which the water was shut off, and the further payment of two dollars to the city as a fee for turning the water on again.

(9) WATER COMMISSIONER, RIGHT TO ENTER PREMISES USING THE WATER SYSTEM OF THIS CITY.—Every one using the water system of this city shall permit the water commissioner, or his duly authorized agent, at all hours of the day between seven o'clock A.M. and six o'clock P.M. to enter his premises or buildings to examine the pipes and fixtures, and the manner in which the water is used, and must, at all times, frankly and without concealment, answer all questions relative to consumption of water.

(10) HOSE REGULATIONS; LIMIT ON USE OF WATER.—No hose shall be used unless water is furnished through meter. The right is reserved to suspend the use of fountains and hose for sprinkling yards and gardens whenever in the opinion of the water commissioner the public exigency may require.

(11) SERVICE PIPE, SPECIFICATIONS, REPAIRS AND REPLACEMENTS.—All service pipe or other underground pipe hereafter laid beyond the point of union with the commercial main in the street or alley and on the premises of consumer to such point in the building or basement, as water commissioner shall designate, shall be of copper, of such strength and quality as the water commissioner shall prescribe. All curb boxes and all service pipe between commercial main and curb box, when leaking or out of condition, shall be replaced or repaired by the consumer at the consumer's expense. All consumers, whose service pipes beyond the curb box on the property side, are leaking or for any other cause are out of condition, shall, when notified by the water commissioner in writing, repair or replace the same at their own expense. All service pipe underground, when needing repair, shall be replaced with copper pipe approved by the water commissioner. Should any consumer fail, neglect or refuse to repair or replace such service pipe after ten days notice in writing so that the service will be cut off at the curb cock until such repairs or replacements are made.

(12) SAME, EXTRA LENGTH.—Every copper service pipe must be sufficiently waving to allow not less than one foot extra length, and laid in such manner as to prevent rupture by settling.

(13) SAME, DEPTH OF TRENCH.—All service pipe must be laid as much under the surface of the ground as the main in the street, unless otherwise ordered by the water commissioner and in all cases be so protected as to prevent rupture by freezing.

(14) STOP COCKS.—Every pipe must be provided with a stop cock for each consumer, easily accessible and so situated that the water can be conveniently shut off, stop cocks to be of inverted key Minneapolis pattern round wavy curvatures, MUELLER'S, or any other equally as good, to be determined by the water commissioner.

(15) SAME, WHERE PLACED; STOP BOXES.—Unless otherwise permitted, stop cocks shall be placed in the service pipe or near the curb line, and protected by a standard stop box, Minneapolis pattern, or other equally as good, to be determined by the water commissioner. The stop box shall reach from the top of the ground to the top of the service pipe and shall be of suitable size to admit a stop key for turning on and off the stop. The stop box shall be equipped with a cast iron covering having the word "Water" or the letter "W" marked thereon, and shall be so placed as to be level with top cover of meter box; and shall in each instance be placed uniformly at a point at or near the curb line.

(16) STOP AND WASTE.—There shall be a stop and waste cock attached to every supply pipe at a point in the building so as to admit of water being shut off in frosty weather and the pipes being emptied.

(17) SERVICE PIPE EXCAVATIONS IN STREETS; EARTH DEPOSITS FROM.—In making excavations in streets or highways for the laying of service pipes or making repairs, the planks or pavement, stones and earth removed must be deposited in a manner that will occasion the least inconvenience to the public and provide for passage of water along gutters.

(18) SAME; BARRICADES AND LIGHTS.—No person shall leave any excavations open in a sidewalk, street or highway open at any time without a barricade, and during the night warning lights must be main-

tained at such excavations. (19) SAME; EARTH RELOADED, HOW; COMMERCIAL MAINS; NO TAPPING WHEN GROUND FROZEN, EXCEPTIONS.—After service pipes are laid, in filling the opening the earth must be laid in layers of not more than nine inches in depth, and each layer shall be thoroughly tamped and puddled. The streets, sidewalks and pavements must be restored to as good condition as previous to making excavation. All dirt, stones and rubbish must be removed immediately after completion of the work, if an excavation in any street, alley or highway shall be left open or unfinished for a space of twenty-four hours, or if the work shall be improperly done, or if the rubbish shall not be removed, the water commissioner shall have the right to finish or correct the work, and the expenses incurred shall be charged to the consumer and shall be paid by the plumber or other person authorized by consumer to do the excavating work, or by consumer, before the water is turned on. No main shall be tapped or connections made, when the ground is frozen, except by special permission of the water commissioner.

(20) SERVICE DEPOSIT; TAP OR CONNECTION FEE; NON-RESIDENT CONSUMERS; STALLATION FEES; METER PITS, SPECIFICATIONS FOR.—The applicant for water service from the waterworks system of the City of O'Neill, Nebraska, may, in the discretion of the water commissioner, be required to accompany the application with a service deposit of \$5.00 to insure the payment of water bills and other charges. And, if applicant's property does not abut a commercial main he shall be entitled to connect with the city commercial mains under terms and conditions of this ordinance. Applicant at his own expense shall build water service from curb box or curb line and on near premises. Applicants for water service whose property is situated outside the corporate limits of the City of O'Neill, Nebraska, shall pay tap or connection fee in addition to service deposit, as aforesaid, in such sum as the mayor and council shall in each case, fix. PROVIDED, HOWEVER, nothing herein shall be construed to obligate the City of O'Neill to furnish water service to non-residents unless it is able to do so without curtailing the demands of resident consumers.

(21) WATER EXTENSION; UNSUPPLIED TERRITORY CONNECT WITH CITY MAINS.—Extension of commercial mains into unsupplied territory within the corporate limits, may be made by means of water extension districts, as provided by law by resolution of the mayor and council; PROVIDED, if premises of any applicant do not abut a street where commercial main is laid or hereafter laid, and, if the district of a water extension district be not feasible or practical, such applicant shall be supplied with service by connecting with the nearest commercial main and at his own expense bring the water service to his own premises from the commercial main to be tapped.

(22) CONSUMERS LEDGER; SEPARATE ACCOUNTS KEPT IN.—When the city shall enter upon any contract, as provided in this Ordinance, and water is supplied to such applicant thereunder, it shall be the duty of the city water commissioner and collector to keep or cause to be kept, a separate and accurate account of all water rent and charges due from each consumer with all debits and credits as the case may be.

(23) HYDRANTS, EXCEPT DRINKING FOUNTAINS, PROHIBITED IN STREETS.—No hydrants, except for public drinking fountains, shall be placed within the limits of any street, and no making fountains shall be erected, for general use which has openings by which it can be used as a source of domestic supply; PROVIDED, the city may place fire hydrants at such points in streets and other public areas as the mayor and council deem necessary.

(24) METERS, TYPE; SERVICE DEPOSIT; METER REPAIR; REPLACEMENT; SEALING OF; TESTING OF.—Hereafter all water service connected with the water plant and system of the City of O'Neill, Nebraska, shall have placed thereon a water meter, Pittsburgh or good, furnished and set in place at the expense of the consumer. No person other than the water commissioner, his assistants, or a plumber under the direction of the water commissioner, shall be allowed to set meters, to tap commercial mains or make connections to the water service of the City. All meters so set and

installed will be kept in repair at the expense of the consumer. WHEN READ; HOW TO REMOVE; WHEN SAME RENTS, WHEN DUE; WHEN DELINQUENT; SERVICE WHEN SHUT OFF FOR NON-PAYMENT; NON-RESIDENT CONSUMERS; TEMPORARY USERS.—The following is established as a tariff of water rates to resident consumers from the waterworks system of the City of O'Neill, Nebraska, based on bi-monthly consumption:

(25) WATER RATES; MINIMUM CHARGES; METERS, WHEN READ; HOW TO REMOVE; WHEN SAME RENTS, WHEN DUE; WHEN DELINQUENT; SERVICE WHEN SHUT OFF FOR NON-PAYMENT; NON-RESIDENT CONSUMERS; TEMPORARY USERS.—The following is established as a tariff of water rates to resident consumers from the waterworks system of the City of O'Neill, Nebraska, based on bi-monthly consumption:

A. MINIMUM CHARGES.—In no case shall the minimum charge for water service based on bi-monthly consumption by each individual consumer be less than Three dollars, and no discount to be allowed.

B. RATE SCHEDULE.—For the first 10,000 gallons, or fraction thereof, of water used or consumed, \$3.00; no discount allowed. For the next 40,000 gallons of water used or consumed, 25c per thousand gallons. For the next 150,000 gallons of water used or consumed, 20c per thousand gallons.

Next 100,000 gallons of water used or consumed, 18c per thousand gallons. Next 100,000 gallons of water used or consumed, 17c per thousand gallons. Over 400,000 gallons of water used or consumed, 15c per thousand gallons.

C. METER READINGS; BILLING; SERVICE SHUT OFF FOR NON-PAYMENT.—All meters of consumers shall be read by the water commissioner, or his agent, between the 20th day of the last month of the bi-monthly period during which water service is used and the first day of the succeeding period. The water commissioner, or his duly authorized agents who are charged with the duty of reading water meters, shall, as said water meters are read, make statements for each consumer and enter the same on the books of the water department. All bills for water service shall be furnished on the first day of the succeeding bi-monthly period, and shall be payable at such place as the water commissioner shall designate. If such water bills are not paid within thirty days after the same are due, the water service of the consumer shall be shut off, and shall not be turned on again until said bill and other charges, if any, due said city be paid, together with a fee of \$3.00 for re-umption of service. The water commissioner may, whenever he deems it advisable or necessary, issue any water bill due at any time and proceed to collect the same; and, in his discretion, may require charges for water service to be paid in advance. The City of O'Neill is hereby divided into two Water Districts. District No. 1 shall comprise all of the territory lying East of Fourth Street and District No. 2 shall comprise all of the territory lying West of Fourth Street. The bi-monthly periods for computing water rentals in District No. 1 shall commence on the 1st day of July, September, November, January, March and May of each year, and in District No. 2 on the first day of alternate months from those set forth for District No. 1.

D. FLAT RATES PROHIBITED.—No flat rates for water service will be quoted or allowed.

E. DISCRIMINATION.—No water service shall be furnished to any consumer under any other rate than is provided in this ordinance. PROVIDED, nothing in this subsection contained shall be construed to prevent the local governing body of the city from entering into special contracts with large consumers of water who furnish their own extensions and other means of service in connection with city mains; AND PROVIDED FURTHER, no water shall be furnished by the City of O'Neill, Nebraska, to any consumer without a meter being first properly installed. AND PROVIDED FURTHER, ANY WATER FURNISHED BY CITY TO ANY NON-PROFIT GROUP, sect or religious organization for their church, tabernacle or house of religious worship, or to any manse, parsonage or building used for housing the priest, pastor, preacher or religious leader in connection with such church, tabernacle or house of religious worship aforesaid; or for any parochial school or academy or hospital established or maintained by any religious group or sect; or for any public school; shall be delivered through properly installed water meters, as hereinbefore described, and required, and the water rate for such water shall be set by the mayor and city council, but in no event shall such rate be less than the actual cost of producing and delivering the same to such consumers.

(26) WATER RENT, HOW COMPUTED; WHEN METER OUT OF REPAIR.—When for any reason a water meter is not registering accurately the volume of water passing through it, the consumer shall be charged for the period in which the meter is inaccurate a sum equal to the charge for the amount of water used on said premises during the corresponding period of time in the preceding year; PROVIDED, that if no basis for such comparison exists, or if in the opinion of the water commissioner such basis is unfair, then the consumer shall pay such reasonable sum for water rent during such period as the

water commissioner shall fix. (27) DELINQUENT RENTS A LIEN; STEPS TO SATISFY; CERTIFICATION TO COUNTY CLERK.—All accounts due from water consumers for water rent shall be a lien upon the premises or real estate, upon which, or for which, the same was used or supplied from and after the time said amounts becoming due for water rent, as hereinbefore provided, are delinquent and from and after the date the owner shall have been notified in writing of such delinquency by said city; PROVIDED, the water commissioner shall notify in writing, or cause to be notified in writing, all owners of premises or their agents when the tenants or lessees of premises are thirty days delinquent in payment of water rent. It shall be the duty of the water commissioner, on the first day of each month, to report to the council a list of all unpaid accounts due for water, together with a description of the premises or real estate, upon or for which the water service was used or supplied. It shall be the duty of the City Clerk to certify to the County Treasurer the amount of such water liens and the description of the property involved, when ordered by the Council. Such liens shall be collected as other municipal taxes, and the water commissioner shall be held responsible for the economic operation and prudent management of water plant, system, pump house, machinery and appliances used in connection with producing and distributing water to inhabitants of the City of O'Neill, under the direction of the mayor and council.

(28) WATER SUPPLY, NOT TO BE CONTAMINATED.—No person shall place in or near, or around, the waterworks system of this city any dirt, filth, or impure substance whatever; or any substance or fluid by which the water shall be rendered impure, unpalatable, or dangerous for human or animal consumption.

(29) PUBLIC FIRE HYDRANTS.—All hydrants erected by said city for the purpose of extinguishing fires are hereby declared to be public hydrants, and no person or persons other than members of the fire department in the active discharge of their duties as such, or the water commissioner, or some person acting directly through his order, shall open said hydrants or attempt to draw water from the same, or at any time uncover or remove any protection from any of said hydrants or in any manner interfere with the same; and no person authorized to open hydrants shall delegate his authority to another, or let out, or suffer any person to take the wrenches in his possession or control, or suffer the same to be taken from any house in said city, except for the purpose strictly connected with the fire department, or as they may accompany fire apparatus on occasion of fire.

(30) LEAKAGE REPORTED.—It shall be the duty of the chief of police, or any other person acting with police authority, to report to the water commissioner all cases of leakage of water, or waste of the same, and all violations of this article hereby declared unlawful relating to the water system of the said city coming to their knowledge, and they shall enforce the observance of said article or ordinances so far as they have authority so to do.

(31) METER TAMPERING.—It is hereby declared unlawful for any person, firm or corporation to tamper with any water meter or by means of any contrivance or device to divert the water from the service pipe so that the same will not pass through said meter or while passing through said meter to cause the same to register inaccurately.

(32) WATER COMMISSIONER, OFFICE CREATED; DUTIES; APPOINTMENT; SALARY; REMOVAL.—There is hereby created as provided by law the office of water commissioner in and for the City of O'Neill, Nebraska. The mayor shall nominate and by and with the advice and consent of the council, shall appoint some competent person as water commissioner of the city, whose term of office shall be until the close of the municipal year, or until his successor shall be appointed and qualified. Annually hereafter on the first Tuesday in May, said water commissioner shall be appointed as aforesaid, but said water commissioner may at any time for sufficient cause be removed by a two-thirds vote of all the members required to be elected to the council, and any vacancy occurring in said office of water commissioner, by death, resignation or removal from office, as aforesaid, or removal from the city, may be filled in the manner hereinbefore provided for the appointment of such commissioner. He shall receive such salary payable in monthly installments as the council shall by resolution fix. The water commissioner shall perform the ordinary duties incidental to his office, together with any other duties which the mayor and council may from time to time prescribe. He shall be held responsible for the economic operation and prudent management of water plant, system, pump house, machinery and appliances used in connection with producing and distributing water to inhabitants of the City of O'Neill, under the direction of the mayor and council.

(33) WATER SERVICE DEPOSIT FUND, HOW MANAGED.—Service deposits when received by the city treasurer from the water commissioner shall be held separate and apart in fund to be known as "Water Service Deposit Fund," which is in the nature of a trust fund. When for any reason water service is no longer required, said service deposit shall, upon demand, be returned to said customer with proper deductions, if any, for unpaid rentals then due for water service. The water commissioner shall give each applicant or consumer a separate receipt for all service deposits received by him, and said receipt shall be surrendered and cancelled by the consumer when seeking repayment of said service deposit.

(34) LIABILITY OF CITY.—The City of O'Neill, Holt County, Nebraska, shall in no manner be liable for any damages caused by shutting off the supply of water or any part thereof if such system is undergoing repairs, or caused by the freezing of the main or the breaking of any pipe or service cock, or by a shortage of water due to accident, to circumstances over which the city has no control, or to an act of God.

(35) RESERVATION OF AMENDMENTS, ALTERATIONS.—The Mayor and Council reserve the right at all times to shut off the water for necessary repairs or extensions, and the right to amend or alter by ordinance these rules and regulations when by them deemed advisable.

(36) VIOLATION, PENALTY.—Any person violating any of the provisions of this article, injuring waterworks, property, or any owner, agent, architect, draftsman, plumber, contractor, superintendent or other person falling, neglecting, omitting, resisting or refusing to comply with any of the provisions, conditions, terms, rules, regulations or requirements of this article shall, upon conviction thereof, be fined in any sum not less than ten dollars, nor more than one hundred dollars for each offense.

(37) REPEAL OF PRIOR ORDINANCES IN CONFLICT.—All ordinances and parts of ordinances passed and approved prior to the passage and approval of this ordinance and in conflict therewith are hereby repealed. Ordinances Numbered 78-A and 118-A are hereby specifically repealed.

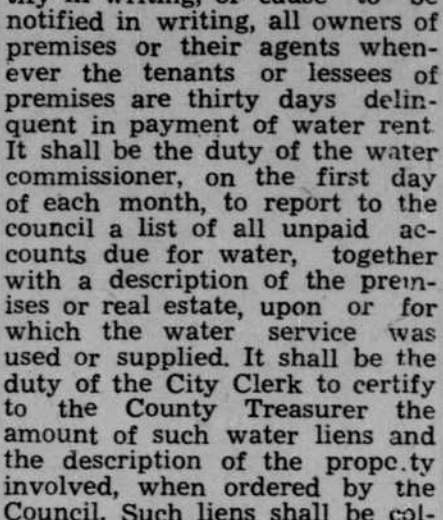
(38) WHEN OPERATIVE.—This ordinance shall be in full force and take effect from and after its passage, and publication according to law.

Passed and approved June 15, 1953.
J. E. DAVIS
Mayor

ATTEST:
O. D. FRENCH
City Clerk.

(SEAL)

A family picnic was held at the P. V. Hickey home Sunday evening. The affair honored Mr. Hickey on father's day and also served as a farewell for Patrick, jr., who leaves today (Thursday) for military service.



Sees Coronation
Harold E. Miller, son of Mr. and Mrs. Earl Miller of Atkinson, was recently promoted to the grade of army corporal, at Greenham common air base, Neubury, Berkshire, England. Corporal Miller has been a dozer operator at Greenham where he has been stationed for the past 12 months. He attended the coronation of Queen Elizabeth II.

ELKHORN FLOWER SHOP
405 E. DOUGLAS ST.
O'NEILL, NEBR.
Night Phone 530W Day Phone 579
We Telegraph Flowers
Flowers For All Occasions

LOOK!
Hurry, Mrs. Homemaker!
The Big ...
Special
Electric Range
Installation Offer
Ends June 30th!

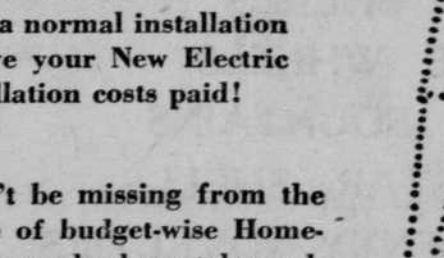
Yes, Mrs. Homemaker, now is the time to save money on the New, Modern Electric Range you've always dreamed of!

During May and June only, Consumers Public Power District is making a special offer to pay all installation costs (up to \$15.00 per range) on Electric Ranges installed in residences served on their lines! Thus, if yours is a normal installation this should allow you to have your New Electric Range installed with all installation costs paid!

Don't be missing from the picture of budget-wise Homemakers who have taken advantage of this unusual installation offer which definitely ends June 30th! There's still time, but you'll have to act quickly!



IT WILL PAY YOU TO GET ALL DETAILS NOW FROM ...
Your Favorite Electric Dealer or,



Consumers Public Power District