The Frontier

Published by D. H. CRONIN

One Year Six Months Entered at the post office at O'Neill, Nebraska, as second class matter.

Every subscription is regarded as an open account. The names of subtim paid for, if publisher shall be certified copies thereof, shall be admissible in evidence in any court of remains in force at the designated remains in force at the designated subscription price. Every subscriber tions of this act.

public records, and said statements, or they do this document that the other provisions in this act conceive any benefit from it but has to pay the costs.

Half the countries of the world are too subscription price. Every subscriber to subscription price.

Half the countries of the world are the designated to subscription price. Every subscriber to subscription price and said statements, or they do this document to subscript the other provisions in this act conceive any benefit from it but has to pay the costs.

Half the countries of the world are the designated to subscription price. Every subscriber to subscription price at the designated the subscription price at the designated the subscription price. Every subscriber to subscription price at the designated the subscription price at the subscription price at the designated the subscription price at the subscription price at the designated the subscription price at subscription price. Every subscriber tions of this act.
Sec. 15. Wholesale druggists. must understand that these conditions are made a part of the contract between publisher and subscriber.

ADVERTISING RATES:

Display advertising on Pages 4, 5 and 8 are charged for on a basis of 50 cents an inch (one column width) per month; on Page 1 the charge is \$1.00 an inch per month. Local advertisements, 5 cents per line, each

Address the office or the publisher.



If you are troubled with chronic or muscular rheumatism give Chamber-lain's Liniment a trial. The relief from pain which it affords is alone worth many times its cost. Obtainable everywhere.

No. of books in library 2,255 No. of books added 66 No. of readers 1,105 No. of readers added 1' Juvenile circulation 344	
No. of books added 66 No. of readers 1,108 No. of readers added 1'	3
No. of readers added 1)
No. of readers added 1	3
Investile eleculation 949	7
Juvenile circulation	3
Adult circulation 447	1
Total circulation 790)
Receipts	1
Expense)
Cash on hand	;

MAYME COFFEY, Librarian.

Giving Away A Ford. The Journal publications, The Ne-braska State Journal, Lincoln Daily News and Nebraska Ruralist (semimonthly rural magizine) are giving away another Ford, a touring car this time, to the agent turning in the most subscription business between May 1 and June 30. Anyone is eligible to become an agent and a commission is paid on all subscriptions turned in. As an additional in-centive a prize of \$25 cash is offered the agent turning in the most business in the contest before May 31.

Soukup-Carlon.

Married, at the residence of Rev. M. F. Cassidy last Tuesday morning, Leonard E. Soukup and Miss Josie Carlon, Rev. Father Giblin officiating, in the presence of a few of the im-mediate relatives of the contracting parties. After the wedding ceremony the bridal couple left on the 7:20 Burlington for a short wedding trip to Iowa, after which they will return and make their home in this city. The groom is a son of Mr. and Mrs.

Anton Soukup, pioneer and well known residents of Iowa township. He has made his home in this city for the past couple of years and at the present time is manager of the McManus grocery. He is a young man of sterling integrity and of good business ability and has a host of friends in this city and vicinity. this city and vicinity.

The bride is the daughter of Judge

Thomas Carlon and for five years was the efficient clerk of the county court. She is a charming and winsome young lady and one that numbers her friends by the score in this city and county.

The Frontier joins the many friends of the young people in wishing them many years of wedded happiness and

THE PROHIBITION LAW.

(Continued from page one.) Sec. 13. Consignments, marketing, opening.-It shall be unlawful to deliver, consign, transport or accept any intoxicating liquors destined to any point within this state, for any pur-pose, unless there shall be plainly and legibly inscribed on the exterior of the vessel or vessels containing such liquors, and on the exterior of the package containing the vessels in large ance of such permit, and that the sec. 21 egible letters the words "Intoxicating Liquors," and in equally plain and legible letters words indicating the use for which said liquor is intended, whether for "medical, mechanical, scientific or sacramental purposes;" or to consign or receive by any fictitious name, or by any other name than the correct and true name of the consignee and consignor; and it shall be unlawful for any person, carrier, agent, or employee to open any package containing intoxicating liquors in transit, or undelivered, or to separate or divide any package or part thereof, in any manner whatsoever. Violation hereof shall constitute a misdemeanor and shall subject the offender to a fine of not the county jail not less than thirty, nor more than sixty days, and the costs

of prosecution.

from one point or place to another point or place, within this state, shall within ten days after the first day of each month thereafter, together with the filing of the affidavits hereinbefore it's no use quoting prices week after notify the Governor. From the mentioned, file with the county clerk week when after 21 months of quot-judgment of the county judge either of the county in which such intoxi- ing prices at less than the goods could party may appeal as in other cases. st.50 cating liquor is delivered, and also with the governor, a statement in writing covering the preceding calendar month, setting forth the dates on which delivery of such liquor was on which delivery of such liquor was good kick in the britches.

1.50 cating liquor is delivered, and also be bought wholesale, one man that I it shall be unlawful for the Governor town and throwed the \$40 away in one of my competitors stores. What he on which delivery of such liquor was good kick in the britches. made, the quantity and kind, the name Every town in the United States has and postoffice address of each con- cut out the delivery systems in order sale druggist, or registered pharmasignor and each consignee, the place to cut the cost off goods. The cost of delivery and to whom delivered deliveries in O'Neill runs over \$1700 lawfully manufacture, sell, offer for scribers will be instantly removed The county clerk and the governor per month and they have put on 5 from our mailing list at expiration of shall keep such statements on file as more wagons in the last three months. tim paid for, if publisher shall be public records, and said statements, or the purpose aforesaid, he cartified corpies thereof shall be public records, and said statements, or the sale for the country trade that december is shall first give a bond in addition to

> and value of twenty-five thousand dol- in the Only Cash Store in O'Neill with by the United States Internal Revenue Department as wholesaic liquor dent. When stores have pushed you out the door year after year with high will not violate any of the provisions dealer may, upon compliance with the terms of this act, sell wine for sacramental purposes to bona fide religious or churches qualified to purchase the same, and pure ethyl right? Any store that runs a wagon organizations or churches qualified to purchase the same, and pure ethyl alcohol to registered pharmacists and for scientific purposes as herein provided only. Any wholesale druggist may sell to any registered pharmacist owning or conducting a retail drug store, actually employed in a retail drug or actually employed in a retail drug store.
>
> Store that runs a wagon right? Any store that runs a wagon or sells goods on credit does not try to save you moeny. Cash customers who carry home their own goods can make those others pay their own bills and pay for their own deliveries by trading at this store.
>
> Any woman who buys 4 sacks of druggist, manufacturer, or registered pharmacist, as the case may be, or by store, pure ethyl alcohol and alcohol treated according to some formula permitted by the United States Commissioner of Internal Revenue so as to render it unfit to be used as a

operating a plant for such purpose, and paying special taxes levied by the money he is spending. United States Internal Revenue Department, may upon compliance with the requirements herein provided, manufacture and sell in or out of the prices. I saved you dollars and dol-state ethyl alcohol for medical, mestate ethyl alcohol for medical, meerage purposes. Such sales in the state, however, to be made only to wholesale and retail druggists, scientific institutions, and hospitals authorized under the state of goods of war prices and compete with old stuff they had on their shelves they since 1492. The day before yesterday I beat S. R. & Co. \$6.95 on a \$24 bill of goods besides the freight. I can thorized under the provisions of this beat them \$25.00 on a \$100 bill. Be-

as herein described, may keep pure ethyl alcohol to be used by him for your flour bins are almost emptyscientific, mechanical and medical purposes only and may sell and keep for sale alcohol so treated according to some formula permitted by the United to save pretty soon you won't have States Commissioner of Internal Reveaulth anything to save. \ If you try to put a sack of Gold nue so as to render it unfit to be used as a beverage.

Registered pharmacists, as hereinbefore described, may make uses of Medal than anything else. pure ethyl alcohol such as are permittail liquor dealers. Every retail druggist or registered pharmacist, to whom a permit has been issued in accordance with the provisions of this act, shall your money—and carrying home your within ten days after the first day of stuff. each month make and file with the county clerk of the county in which such business is conducted, a report in writing, duly verified under oath, setting forth the amount, kind and value of all intoxicating liquors in their possession and all purchases made by them of intoxicating liquors, during

the month immediately preceding. Sec. 18. Same—reports by.—Within ten days after the first day of each month, manufacturers and wholesale druggists selling intoxciating liquor file with the Governor a report in writing duly verified, on forms furnished by the Governor setting forth hoard grub than for some speculator. the purchaser and kind and quantity of liquor sold and the value of their total stock of merchandise then in trade

Sec. 19. Permit to sell liquor-application .- Every wholesale druggist or registered pharmacist or manufacturer of alcohol before entering into the business of manufacturing, selling or keeping intoxicating liquors for the herein provided, shall first secure a permit therefor from the Governor. He shall make under oath, a statement to the Governor showing the approximate value of his entire stock of merchandise, that he has not been guilty of violating any of the provisions of this act, and shall cause said application to be accompanied by he affidavit of three disinterested freeholders of the county where the business is to be carried on, stating that the applicant is a person of good reputation and standing, and that they have read his application and believe the statements therein contained are true. Thereupon the Governor, if satisfied, with the good faith and truthfulness of said application and

affidavits, and that the applicant has ernor, file with the County Judge of not been guilty of any violations of the county, where said place of busi-

Sec. 14. Same—record of shipments.—Any common or special carrier, or any person, who shall carry any
intoxicating liquor into this state, or

shall, at least twenty days before said
intoxicating liquor into this state, or

shall, at least twenty days before said
aplication is presented to the Gov-

I have about made up my mind that

Sec. 15. Wholesale druggists.— today fighting for their homes and braska, signed as serety by a duly intheir honor. You can put in some corporated surety company authorized by the laws of this state to transact lars, and paying a special tax levied no free delivery. Why don't you show

Every week there is a man who carries his oil can right by my door and walks Sec. 16. Manufacture of alcohol.—
Any resident of this state or any corporation authorized to transact business in this state owning and

chanical, scientific and other non-bev- goods on war prices and compete with sides I have a better grade of stuff. act to handle such ethyl alcohol.

Sec. 17. Retail druggists — pharmacist.—Any registered pharmacist,

planted is not harvested yet—your planted in the planted is not harvested yet—your planted in the planted is not harvested yet—your planted in the planted in the planted is not harvested yet—your planted in the planted coal bins are empty for next winter-

find out why more people use Gold ethyl alcohol, or any intoxicating

If you try to drink any other coffee after using Monarch you will find out ted by the United States Commissioner of Internal Revenue without paying the special revenue tax as restore a while you will find you will kick yourself for not coming here sooner. You can show your patriotism in no better way than by saving

One of my own clerks went up town and bought a coat and paid just three times as much as he could have bought it from himself in my store. I had another clerk who paid 10c for talcum powder in Omaha that he could get for 9c in my store. How can a man blame

By hoarding grub and clothes youras in this act provided, shall make and self you make it hard for price con-

guess you are paying it.	
11 Pounds of Sugar For	99c
Soap—Electric Spark 11 Bars	39c
Post Toasties, Large Size Two For	25c
Grape Nuts Three Packages	33c
Oranges Three Dozen	35c
Peanut Butter 25 Cent Size	19c
10 Pound 25c Bulk Coffe Pounds of 60c Tea and a ba Medal Flour and a pair of	g of Gold

Overalls, worth of goods

JOHN BRENNAN Cash Does It.

this act, that no remonstrance has been ness is located, a notice of said ap-

Sec. 21. Permit to sell liquor-reprovisions of this act with reference monstrance—petition to revoke perto such application have been complied with, shall, upon payment of an annual fee of two dollars by retail druggists and ten dollars by wholesale druggists or manufacturers monstrance with the county judge chanical, scientific or sacramental purposes at wholesale, or retail, as the case may be, under all the provisions and restrictions of this act. All fees collected by the Governor for permits the paid by him into the state of the provision of the provisions of this act. Upon the filing of such remonstrance or shall be paid by him into the state of the provision of the county judge. applicant for, or the holder of, such shall be paid by him into the state school fund.

petition to revoke, the county judge shall inform the Governor thereof and subject the offender to a fine of not less than fifty, nor more than one hundred dollars, or imprisonment in May next succeeding their issuance.

All permits issued by the Governor notify the applicant for, or the holder of, the permit, and fix a time within five days for the hearing thereof, and Sec. 27. May next succeeding their issuance.

Sec. 20. Permit to sell liquor—
if on the hearing of said remonstrance or petition to revoke, the applicant for shall not be construed to apply to the preparation, sale distribution, giving

What's The Use? act, judgment shall be entered denying him the right to procure such per-

Sec. 22. Bonds.-Before a wholesale, barter, or give away intoxicating liquors for the purpose aforesaid, he business, or a personal bond, the surety qualifying in real estate in double the amount of the bond, to be approved his agent or servant.

The approval of said bond shall be endorsed by the Governor and filed with the county clerk of the county granted only to bona fide citizens of this state or to corporations duly authorized to transact business in this

Sec. 23. Scientific purposes-hospitals.—All persons who use alcohol in scientific laboratories or hospitals, and who are exempt from the payment of United States Internal Revenue liquor dealers' tax therefor, and who have complied with all of the conditions required by the United States Collector of Internal Revenue, may purchase from wholesale druggists and manufacturers and keep pure ethyl alcohol for scientific purposes and for use in hospitals. It shall be unlawful for any person who uses alcohol for scientific, laboratory, or hospital purposes, as in this section described, to use or sell any part of such alcohol as to sell, give away, or dispose of any combined with some other ingredient, remedy unfit for use as a beverage; remedy unfit for use as a beverage; nor to mechanical, culinary, or toilet cation—procedure.—Whenever a nuisor according to some formula permit-ted by the United States Commissioner of Internal Revenue, as will render it

mental purposes until the proposed purchaser thereof shall make, a stateion he is the representative of a provided further that such compounds, the owner or agent of the building or tion to make the purchase, that the for use as beverages. liquor is wanted for use in their sacra-mental services, and that such use is junction.—The whole or any part of ing that the nuisance complained of Such statement shall then be deposited poses of drinking intoxicating liquor depositions, oral testimony or otherwith the person selling such liquors and a record made of such sale as herein provided. No more than one sale may be lawfully made under one statement. Any other or different use of the intoxicating liquors by the purchaser than that named in this statement is hereby declared unlawful. Any church goods house having a stock of goods of the amount and value of twenty-five thousand dollars (\$25,000.00) may manufacture and sell wine for sacramental purposes upon taking cut the permit and complying with requirements of this actas in the case of wholesale druggists, and any person making a false statement for the purpose of obtaining intoxicating liquors under this section shall be deemed guilty of a violation of this act.

Sec. 25. Physicians prescriptions.—Nothing in this act contained shall be taken or construed to prevent any regularly licensed and practicing physician or veterninary surgeon from using, prescribing, or issuing prescriptions, or compounding and dispensing medicines for his own patients, requiring the use of intoxicating liquors compounded with ingredients, provided the other ingredients, with which it is mixed or compounded are of such character, and used in such quantities, as to render the same unfit for use as sale may be lawfully made under one the amount, kind and value of all in- Last year I told you if you didn't can statement. Any other or different use toxicating liquors in their possession, goods yourself the canning Company of the intoxicating liquors by the purand all their transactions, purchases and sales of intoxicating liquors during the month immediately preceding, setting out the name and locality of the month immediately preceding.

Setting out the name and locality of the intoxicating liquors by the purchase would can them for you and you chaser than that named in this statement is hereby declared unlawful. Any church goods house having a stock of goods of the amount and

The water will be a foot deep when quiring the use of intoxicating liquors can't sell goods. character, and used in such quantities, as to render the same unfit for use as a beverage. All such prescriptions shall be on numbered forms, furnished, dated and signed by said physician or veterinary surgeon stating specifically the ingredients and the liquor, and giving the name of the liquor, and giving the name of the person for whom the prescription is issued. All such prescriptions shall be kept on file by the pharmacist or physician or verteinary surgeon filling the same and open to inspection at all times during business hours to the county attorney of the county and the Governor. PROVIDED, that any such prescription issued by any licensed veterinary surgeon shall, in addition to the requirements above set forth, state the name or names of the owner of such animal for which such prescription is issued.

Sec. 26. Dentists.—Nothing in this of alcohol, issue to such persons a against the issuance of such permit, or make petition to revoke any permit, or make petition to revoke any permit to the requirements above set forth, theretofore issued, alleging that the issuance of such permit, or make petition to revoke any permit to the requirements above set forth, theretofore issued, alleging that the state the name or names of the owner of such animal for which such pre-

act shall be construed to prevent any regularly licensed and practicing den-tist from using ethyl alcohol for his own patients, or in his profession, when compounded with other ingredients so as to make it unfit for use as

Kea

Seed Beans for Sale Here All the Potatoes You Want to Buy

Can Pumpkin At 9 Cents	Two Cans	One Quart	Oil
	Sweet	Mason Jar	10 Cents
	Spuds	Cocoa	Per
	25 Cents	19 Cents	Gallon
Oranges	Bulk	German	Rumford's
At	Coffee	Dyed	1 Pound
13 Cents	19 Cents	Overalls	B. Pewder
Dozen	Pound	\$1.25 Each	19 Cents
Ladies' Waists 25 Cents Each	Picnic Hams At 21 Cents	Children's Dresses At 35c Each	No. 3 Large Can B. Beans 19 Cents

10 large packages oatmeal \$1.98

J. P. Gallagher

render such compound, preparation or after provided.

as a beverage, and all such intoxicat-

han is necessary for the legitimate ing liquors, bottles, lockers, glasses, purpose of extraction, solution, or pre-servation, and which cantains drugs, fixtures and other property used in whether singly or in compatible com- maintaining such place, contrary to an intoxicating liquor or to make bination, in sufficient quantities to so law or in violating any provisions of therefrom any intoxicating liquor or medicate such compound, preparation, this act, are hereby declared to be bination, in sufficient quantities to so law or in violating any provisions of or remedy, as to make them medical common nuisances, and may be penalpreparations or compounds, and to ized, abated, and enjoined as herein-

preparations which contain no more ance is kept, maintained or exists, as alcohol than is necessary to dissolve the oils, or extract the desired active or any citizen of the county may mainunfit to be used as a beverage.

Sec. 24. Sacramental use.—It shall be unlawful for persons authorized to sell any intoxicating liquor for sacraged extracts, and syrups are not many citizen of the county may maintain an action in equity in the name of the state of Nebraska upon the restricts, and syrups are not many. arations, remedies, perfumes, essences, extracts, and syrups, are not manufactured, bought, sold or dealt in for nuisance, the person or persons connuisance, the person or person connuisance, the person or persons connuisance, the person or persons connuisance, the person or persons connuisance, the person or person connuisance connuisance, the person or person connuisance connuisanc ment in writing that in the transact- use as a beverage or intoxicant, and ducting or maintaining the same, and church or religious society, naming it, preparations, remedies, perfumes, estate of the bundle of th judge in vacation, shall, upon the prefor 9c inmy store. Howean aman blane the people when the clerks don't know anything? I have some good clerks now who will give you the right prices and have your stuff ready when you want to go home.

mental services, and that such use is according to the accepted doctrines of such church or religious society, and that such intoxicating liquors will not be used for any other purpose than want to go home.

mental services, and that such use is according to the accepted doctrines of such church or religious society, and that such intoxicating liquors are manufactured. In such intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured or any part of all buildings, tenements, or places where intoxicating liquors are manufactured, sold, stored, kept for sale, or barter, or given away in violation of judge that such injunction is proper, by evidence in the form of affidavit, specified in such statement. law, or where persons resort for pur- by evidence in the form of affidavit,

Distinctive Shoes For Decoration Day



Shoes that reflect the spirit of "76" in quality and of "1917" in style, fit and comfort.

Shoes that will give you service, and, because of early purchases, prices are less than they would ordinarily be.

Those who enjoy golfing will tell you

that there is but one all-important feature in selecting footwear for such sports-Comfort.

But we can go them one better, for the complete assortment of Sport Shoes which we can show you are not alone comfortable, but are Stylish, Good-Looking, Low Priced and Fit Perfectly.

Treat your feet to a pair of distinctively styled Shoes—join the army of good dressers who believe in preparedness.

Fit-Service-Satisfaction Guaranteed.

CHMELER & GRADY