follows: All aye. The application for an on and off sale beer license of Matt L. Hynes came up before the Council. Motion by Uhl, seconded by Jones that same be granted and that the Mayor be and is hereby directed to endorse approval on applicants bond. Roll was called on the above motion and the vote

thereon was as follows. All aye. The application for an on and off sale beer license of Hugh O'-Neill Benson, came up before the Council. Motion by Golden, seconded by Asimus that same be granted and that the Mayor be and is hereby directed to endorse and the vote was as follows. All

The application for an on and Clyde came up before the Council. Motion by Johnson, secondof sale beer license of Donald ed by Merriman that the same be granted and that the Mayor be and is hereby directed to endorse approval on applicants bond. Roll ton be adapted. Roll was called PAY THE COST OF PURCHASwas called on the above motion The following Resolution was PRESCRIBING THE CITY, PRESCRIBING THE FORM OF and the vote was as follows: All

The application for an on and Council. Motion by Asimus, seconded by Uhl that same be granted and that the Mayor be and is hereby directed to endorse approval on applicants bond. Roll was called on the above ratio was called on the above motion and the vote was as follows: All

RESOLUTION The following Resolution was introduced by Uhl and read,

Whereas, LeRoy T. Baumeister, Fred Appleby, Claud Hamilton, Matt L. Hynes, Hugh O'Neill Benson, Donald Clyde and Ralph McElvain have made application for an on and off sale beer license, and,

Whereas, said application are in all respects in legal and due form, and notice of hearing thereon has been given according to law, by

and is directed to issue said licenses, in maner and form and within the time as prescribed by

Motion by Johnson, seconded by Golden, that the above Resolu-tion be adopted. Roll was called on the above motion and the vote thereon was as follows: All aye.

The application for an on and off sale Alcoholic Liquor License of Ralph W. McElvain, came up before the Council. Motion by Golden, seconded by Jones, that same be granted and that the Mayor be directed to endorse approval on applicants bond. Roll was called an the above motion and the vote was as follows: All

The application for an on and off sale Alcoholic Liquor License of P. B. Karty, came up before the Council. Motion by Uhl, seconded by Merriman, that same be granted and that the Mayor be directed to endorse approval on applicants bond. Roll was called on the above motion and the vote was as follows: All aye.

The application for an on and off sale Alcoholic Liquor License of Richard L. Tomlinson, came up before the Council. Motion by

DR. J. L. SHERBAHN CHIROPRACTOR O'Neill, Nebraska Complete X-Ray Equipment 1/2 Block So. of Ford Garage

son have made application for an on and off sale Alcoholic Liquor License, and,

Whereas, said applications are in all respects in legal and due

the issuance of licenses, and,

approval on applicants bond. Roll cense on and off sale, Retail, be was called on the above motion vain, P. B. Harty and Richard L.
Tomlinson, and that the City Clerk
be and he hereby is directed to
CITY OF O'NEILL, NEBRASKA
CITY OF O'NEILL, NEBRASKA
CITY OF O'NEILL, NEBRASKA issue said Licenses, in manner AUTHORIZING THE ISSUANCE

intraduced by Golden and read, SAID BONDS AND PROVIDING Whereas, Charles E. Stout, of FOR THE LEVY OF TAXES TO O'Neill, Nebraska, has made ap- PAY THE SAME.

forwarded to the City of O'Neill, said application, and,

Whereas, there are no objections or complaints on file with the City Clerk, therefore be it resolved by the Mayor and City council of O'Neill, Nebraska, that the City Clerk forward a copy of these resolutions to the Commis-

Be it further resolved that there are no objections or complaints filed against the issuance of said

Motion by Uhl, seconded by Jones, that the above Resolution

Therefore, be it further resolved by the Mayor and City Council of O'Neill, Nebraska that the O'-Neill Beverage Co. and Mrs. J. M. Gatz DAB Gatz Bros., and Robertson Beverage Co., Inc., be and hereby granted a license for Beer Distributor within the City of O'-

Neill, Nebraska, and,

Be it further resolved, that the
Mayor and City Clerk endorse
their licenses as provided by law.

Motion by Golden, seconded by
Uhl, that the above resolution be adopted. Roll was called on the above and the vote was as follows: All aye.

Councilman Uhl introduced an ordinance entitled: "AN ORDI-NANCE OF THE CITY OF O'-NEILL, NEBRASKA, AUTHOR-IZING THE ISSUANCE OF WATER BONDS OF SAID CITY OF THE PRINCIPAL AMOUNT OF FIFTEEN THOUSAND DOL-LARS (\$15,000) TO PAY THE COSTS OF PURCHASING FIRE EXTINGUISHING APPARATUS FOR THE CITY, PRESCRIBING THE FORM OF SAID BONDS AND PROVIDING FOR THE LEVY OF TAXES TO PAY THE

Said ordinance was fully and distinctly read, and on motion said ordinance was designated as Ordinance No. 251A of said City, pons.

and the title was approved.

Thereupon, Councilman Uhl moved that the statutory rule requiring the reading of ordinances on three different days be dispensed with, which motion was

Asimus, seconded by Johnson, seconded by Councilman Golden the interest coupons hereto atthat same be granted and that
the Mayor be directed to endorse adoption of said motion and the due. The City, however, rethe Mayor be directed to endorse adoption of said motion and the due. The City, however, rethe Voters of said City the following question:
"Shall the City of O'Neill, Ne-

adopted.
Thereupon said ordinance was read by title a second time and sources of said City are irrevocwas then read at large and put ably pledged. upon final passage and the form, and a notice of hearing thereon has been given according to law by publication in The Frontier, and,

Whereas, no remonstrances are interpoised, and no objections are on file, and none made to the must like the most of the control of the co granting of said applications and mus, Uhl, Merriman. NAY: None, atus for said City in strict com-The passage and adoption of said pliance of Section 17-534 R. S. ordinance having been concurred Sup. and has been duly author-Whereas, a majority of the City Council of O'Neill, Nebraska, favor the issuance of said Licenses, bers elected to the Council, said of the legal votes of said City in by a majority of all the members elected to the Council, said of the legal votes of said City of the Mayor decast for and against the propositions. on and off sale Alcoholic Liquors ordinance was by the Mayor decast for and against the proposi-to said applicants, clared passed and adopted and tion at an election which was to said applicants,

Now, therefore, be it resolved by the Mayor and the City Council of the City of O'Neill, Nebraska, that an Alcoholic Liquor lika, that an Alcoholic Liquor licentes and complete copy of said ordinance. A true, correct given by publication in the Holt complete copy of said ordinance and complete copy of said ordinance is as follows:

clared passed and adopted and duly called and held for that purpose; notice of which election was duly called and held for that purpose; notice of which election was general tax on all the property therein in an amount sufficient council signed and adopted and duly called and held for that purpose; notice of which election was general tax on all the property therein in an amount sufficient council signed and adopted and duly called and held for that purpose; notice of which election was general tax on all the property therein in an amount sufficient council signed and collect annually a duly called and held for that purpose; notice of which election was given by publication in the Holt to pay the interest and principal of said bonds as same mature?"

Council signed and adopted and collect annually a duly called and held for that purpose; notice of which election was general tax on all the property therein in an amount sufficient council signed and ordinance. A true, correct given by publication in the Holt to pay the interest and principal of said bonds as same mature?"

Council signed and adopted and approved given by publication in the Holt to pay the interest and principal of said bonds as same mature?" dinance is as follows:

ORDINANCE NO. 251A OF WATER BONDS OF SAID scribed by law.

Motion by Uhl, seconded by Asimus, that the above Resolution be adapted. Roll was called on the above motion and the vote.

CITY OF THE PRINCIPAL AMOUNT OF FIFTEEN THOU-SAND DOLLARS (\$15,000) TO PAY THE COST OF PURCHAS-

Council of the City of O'Neill find and determine: That purduly passed, an election was called to be held on the 3rd day of April, 1951, to submit to the legal voters of said City the quessaid City in the principal amount on behalf of the City of O'Neill of Fifteen Thousand Dollars by being signed by its Mayor and O'Neill, Nebraska. Proof of said (\$15,000) for the purpose of pur- City Clerk and by causing the ofchasing fire extinguishing ap-paratus for said City; that notice of said election was given by publication in the Holt County Independent, a legal newspaper published in the City of and of general circulation therein for more Jones, that the above Resolution be adopted. Roll was called on than two weeks prior to the date than two weeks prior to the date Mayor and City Clerk do by the be adopted. Roll was called on the above motion and the vote interpoised, and no objections are on file or made to the granting of said application and issuance of license for on and off sale beer to said applicants.

Now therefore, be it resolved that the Mayor and City Clerk and the work of such election, said notice being published in the issues of said newspaper on March 15, 22 and introduced by Merriman and read, Whereas, O'Neill Beverage Co., Mrs. J. M. Gatz DAB as Gatz Bros., and Robertson Beverage Co., have secured from the State of O'Neill, Nebr., that an on and the vote the above motion and the vote of such election, said notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in said resolution and notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in said resolution and notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in said resolution and notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in said resolution and notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in said resolution and notice being published in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in the issues of said newspaper on March 15, 22 and 29, 1951; that said election was held at the time and place designated in the issues of said newspaper on March 15, 22 a votes were cast against the prop-osition; that the issuance of said bonds has been duly authorized by more than three-fifths of the legal votes of the City cast for and against the proposition at said election: that all conditions, acts and things required by law to exist or to be done precedent to the issuance of said bonds do and have been done in due form

and time as required by law.
Section 2: There shall be and there are hereby ordered issued Water Bonds of the City of O'-Neil, Nebraska of the principal amount of Fifteen Thousand Dol-lars (\$15,000) for the purpose of paying the cost of purchase of fire extinguishing apparatus for said City; said issue shall consist of fifteen bonds of One Thousand Dollars (\$1000) each, numbered from 1 to 15 inclusive, dated May 1, 1952, and shall bear interest at the rate of Two and three-quarters per centum (2 % % per annum) payable semi-annually on the first day of May and November of each year, and the principal thereof shall become due on the first day of May, 1972; provided, however, the City reserves

Section 3. Said bonds shall be executed on behalf of the City by being signed by the Mayor and City Clerk and shall have the City Seal impressed on each bond.
The interest coupons shall be executed on behalf of the City by being signed by the Mayor and City Clerk either by affixing their own proper signatures to each coupon or by causing their fac-simile signature to be affixed

Section 4. The Mayor and City Council shall cause to be levied and collected annually a tax on all taxable property in said City, in addition to taxes otherwise authorized, sufficient in amount to pay the interest on said bonds as the same becomes due, and to create a sinking fund to pay the principal thereof as the same be-

comes due. The said bonds and Section 5. coupons shall be in substantially the following form: UNITED STATES OF AMERICA

STATE OF NEBRASKA COUNTY OF HOLT WATER BOND OF THE CITY OF O'NEILL

PRESENTS: That the City of O'Neill in the County of Holt in the
State of Nebraska hereby acknowledges itself to owe and for son, Jones and Merriman. Abvalue received promises to pay to sent: None. bearer the sum of One Thousand | The meeting was called to or-Dollars (\$1,000) in lawful money der by the Mayor. of the United States of America on the first day of May, 1972 with interest thereon from the date hereof until paid at the rate of O'Neill, Nebraska:

| RESOLUTION | at the option of the City at any time after five years from their date, drawing interest at not to exceed six per cent per annum, Two and three-quarters per centum (2%%) per annum, payable election shall be held in the City purpose of paying the cost of acsemi-annually on the first day of of O'Neill, Nebraska, on the 22nd quiring a necessary water supply May and November of each year day of April, 1952, at which elec- well or wells to be connected to on presentation and surrender of tion there shall be submitted to the existing water supply and

approval on applicants bond. Roll was called on the above motion and the vote was as follows. All and the vote was as follows. All aye.

The following Resolution was a following Resolution was approved in the following Resolution was approved in the following Resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of the City of the principal amount of the following Resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of the following Resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of Twelve Thousand Dollars (\$12, 2000) to become due twenty years apparatus for the pumping of water, and for the pumping of water, and for the pumping of the City of O'Neill, and to defray the cost of the principal amount of the following Resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of Twelve Thousand Dollars (\$12, 2000) to become due twenty years and installing therein the following and installing therein the following resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of Twelve Thousand Dollars (\$12, 2000) to become due twenty years and installing therein the following resolution was a follows: YEA: Johnson, Merriman, this bond at any time after five of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the City of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, and to defray the cost of the principal amount of the city of O'Neill, introduced by Johnson and read. Whereas, Ralph W. McElvain, P. B. Harty and Richard L. Tomlin
B. Harty and Richard L. Tomlin
Mayor declared passed and property of the little of little of the little of little of the little of the little of little of the little of little of the little of the little of little of the little of the little of littl

> newspaper of general circulation published in said City, for more election shall be as follows: O'than two weeks prior to the date | Neill City 1st Ward, in the base-

> AND WARRANTED that all con- from 8 o'clock A.M., to 8 o'clock ditions, acts and things required ditions, acts and things required P.M., of said day.
>
> 3. Said election shall be conregular and due form and time as judges and clerks shall be required by law and that the in-debtedness of said City includ- Clerk shall procure the poll ing this bond does not exceed any limitation imposed by law. The pay the principal hereof as the of second class elections.

same becomes due, ficial seal of the City to be affixed hereto, and have caused the interest coupons hereto attached to be executed on behalf of the City by having affixed thereto the facsimile signatures of

1952. Said Bonds and Tax" (); ing the proposed purchase and CITY OF O'NEILL, NEBRASK "Against said Bonds and Tax" (); construction of a new City water

On the first day of May (November), (provided the said suance of said bonds and the levy bond has not been redeemed prior of said tax shall indicate the same bond has not been redeemed prior to said date) the City of O'Neill, Nebraska, will pay to bearer—Dollars at the office of the County Treasurer of Holt County, Nebraska, in the City of O'Neill, Nebraska, for interest due on that day on its Water Bond, dated May 1, 1952, No.

of said tax shall indicate the same by marking an "X" in the square opposite the words "Against said Bonds and Tax," and all ballots so marked shall be countted against said proposition.

7. The election Board shall at the close of the polls count the ballots and make written return as provided by law, and shall de-

MAYOR

bonds snall be delivered to the City Treasurer who shall be responsible therefor under his official bond. The City Treasurer shall cause said bonds to be registered in the office of the Auditor of Public Accounts of the State of Nebraska and in the office of the County Clerk of Holt County. The City Clerk is directed to make and certify in duplicate transcripts of the proceedings of the City precedent to the issuance of said bonds, one of lution was presented by Council-

to the purchaser of said bonds.
Section 7. The City Treasurer
is authorized to deliver this issue of bonds to the purchaser thereof upon receipt of the purchase price and sale of the issue is hereby

confirmed. Section 8. This ordinance shall be in force and effect from and after its passage as provided by

PASSED AND APPROVED THIS 18th Day of March, 1952. J. E. DAVIS O. D. FRENCH

City Clerk Thereafter in the presence of the Council, the Mayor affixed his signature to Ordinance No. a special election on the ques-251A and the same was duly attested by the City Clerk who af- for the purchase of a new City fixed the official seal of said City thereto.

Upon motion the Council adjourned to March 25th, 1952, at 7:30 P. M. J. E. DAVIS,

O. D. FRENCH, City Clerk.

March 25, 1952 Council met in regular session KNOW ALL MEN BY THESE pursuant to adjournment from

RESOLUTION

both principal and interest, when due, the full faith, credit and reinterest at not to exceed six per cent per annum, payable semi-annually, for the purpose of pay-This bond is one of an issue of ing the cost of acquiring a necesand for the moving and reinstallation of certain water pumping apparatus now owned by the City

2. The voting places at said of election, and by ordinance duly passed and published by the Mayor and City Council of said City.

IT IS HEREBY CERTIFIED IT IS HEREBY

cedent to and in the issuance of ducted by an election board conthis bond, did exist, did happen sisting of three judges and two and were done an performed in clerks at each voting place. The

ks and other supplies necessary for the conduct of said elec- Merriman. Nay: None. City covenants that it will cause tion, and shall cause ballots to be to be levied and collected annu- printed and deliver the same to ally a tax on all the taxable the election boards at the voting and adopted. property in said City sufficient in amount to pay the interest on this bond as the same becomes due bond as the same bond as the suant to a resolution heretofore and to create a sinking fund and provided by law for regular cities

> 4. Notice of said election shall IN WITNESS WHEREOF, the Mayor and City Council have weeks in The Frontier, a weekly

votes cast at said election shall Burch, Esther Robertson, favor the issuance of said bonds and the levy of said tax, the Ma-yor and City Council shall by Ordinance authorize the issuance of said bonds.

followed by the words "For said Bonds and Tax" ();

as provided by law, and shall de-liver the ballots and poll books with their return to the City Clerk who shall present the same Section 6. After being executed by the Mayor and City Clerk said bonds, spall be delivered to the next meeting of the City Council which shall then canvass and declare the result.

8. The City Council shall meet pose of receiving and canvassing returns of said election and for the purpose of passing an ordi-

said bonds at any time after five years after date. Attached to each bond shall be interest coupons.

Solution 2 Cold bonds at any time after five which transcripts shall be filed with the Auditor of Public Accounts of the State of Nebraska, and the other shall be delivered and the other shall be delivered call vote taken upon said motion for the passage of the pa and adoption. Motion seconded by Councilman Merriman. A roll for the passage of such resolution, resulted as follows: AYES: Uhl, Golden, Asimus, Jones, Johnson, Merriman. Nays: None.

Whereupon the Mayor declared such resolution duly passed and adopted. The following Resolution was

introduced by Councilman Uhl, who at the same time moved its adoption:

RESOLUTION Be it Resolved by the Mayor and City Council of the City of

O'Neill, Nebraska: That the following notice

of election be published as provided by the resolution passed and adopted this date, calling for tion of issuance of water bonds water well, pumping equipment, and appurienances thereto, to-

NOTICE OF WATER BOND

Public notice is hereby given that at a special election to be held in the City of O'Neill, Ne-braska, on the 22nd day of April, 1952, there will be submitted to the legal voters of said City the following question: "Shall the City of O'Neill, Nebraska, issue its negotiable bonds of the principal amount of Twelve Thousand Dollars (\$12,000) to become due twenty years from the date of issue, provided, however, any or all of said bonds shall be payable at the option of the City at any payable semi-annually, for the

distribution system of the City of ed such motion passed and adoptnecessary apparatus for the pumping of water, and for the moving and reinstallation of certain water numerical accordance of the contractors for the seconded by Golden, that the City proceed to advertise for bids and give notice to contractors for the contractors fo tain water pumping apparatus now owned by the City of O'-Neill, together with the furnishing of all necessary appurtenances therefore, and, shall City levy and collect annually a general tax on all the property therein in an amount sufficient to pay the in-terest and principal of said bonds as the same mature?"

For said Bonds and Tax ( Against said Bonds and Tax

The polls for voting at election will remain open from 8 o'clock A.M. to 8 o'clock P.M. of said day and the voting places shall be as follows: O'Neill City
First Ward, Basement of the Holt
County Courthouse; O'Neill City
Second Ward, at the Alva Marcellus Garage; O'Neill City Third Ward, at the O'Neill City Council Room.

Voters desiring to vote in favor of said proposition will mark an "X" in the square following the words "For said Bonds and Tax"; voters desiring to vote against said proposition will mark an "X" in the square following the words, "Against said Bonds and Tax."

J. E. DAVIS, D. FRENCH, City Clerk".

Motion for the adoption of the above resolution was seconded by Councilman Merriman, and a roll call vote being taken thereon resulted as follows: Aye: Uhl, Golden, Asimus, Johnson, Jones,

Whereupon the Mayor declared such resolution duly passed

on the election board at the spe-D. C.

newspaper published and of general circulation in said City of O'Neill, Nebraska. Proof of said publication shall be made by affidavit, filed with the City Clerk.

5. If three-fifths of all the publication shall be the latter of the said of the s Gertrude Streeter. Clerks: Rose

Minton, Josephine Clements. The vote on the above motion was as follows: AYE: Uhl, Golden, Asimus, Johnson, Jones, Mer-6. The City Clerk shall cause riman. NAY: None. O. D. FRENCH City Clerk.

to be prepared, printed ballots for use at said election, which Golden, that the City Council ap-Motion by Uhl, seconded by ballots shall contain the above prove the plans and specifications proposition set out at length, and estimates submitted by City Falls, S.D., was a weekend guest followed by the words "For Engineer L. C. Anderson, cover- at the home of Mr. and Mrs. ing the proposed purchase and Floyd Long. Now therefore, be it control that the Mayor and City Council of O'Neill, Nebr., that an on and off O'Neill, Nebr., that an on and off Sale beer license be granted to said LeRoy T. Baumeister, Fred Appleby, Claud Hamilton, Fred Appleby, Claud Hamilton, Son, Donald Clyde and Ralph Mcson, Donald Clyde and Ra vor of said bonds and tax. Voters total estimate of the cost of such desiring to vote against the is- separate items according to the suance of said bonds and the levy specifications is the sum of \$11,-

A roll call vote being taken on said motion resulted as follows: AYE: Uhl, Golden, Asimus, John-

nishing of labor and equipment and materials for the drilling of a new city water well and installation and furnishing of eguipment therein for the pumping of water, and for the moving and exchange and installation of water pumping apparatus presently owned by the city, together with all appurtenances necessary therefor. The total estimate of the cost of the separate items therein according to the specifi-

cations is the sum of \$11,800. A roll call vote being taken on said motion resulted as follows, AYE: Uhl, Golden, Asimus, Johnson, Jones, Merriman. NAY: None. Whereupon the Mayor de-

clared such motion passed.

Motion by Uhl, seconded by
Merriman, that the City proceed to advertise for bids and give notice to contracors for bids for the furnishing of labor, materials and equipment for a new city water well, pumping apparatus, and the exchange and installation of pumping equipment now owned by the city, together with all necessary appurtenances, as set forth in the plans and speci-fications by the City Engineer for the same, and that said no-tice be published in the official newspaper in the issues of April 3, 10, 17th and 24th and that the time for receiving bids be set for April 28th, 2:00 P.M., 1952.

A roll call vote being taken on the foregoing motion resulted as follows: AYE: Uhl, Golden, Johnson, Jones, Asimus, Merriman. NAY: None. Whereupon the Mayor declared such motion

Motion by Uhl, seconded by Johnson, that the City hire the Lane Western Company of Omaha to drill necessary test holes cial election April 22nd, 1952.

First Ward: Judges, Margaret
Elkins, Tess Protovinsky, Mrs.
D. C. Schaffer. Clerks: Clara

One of the election board at the Special election board at the for new City water well at a

A roll call vote being taken upon said motion resulted as follows: AYE: Uhl, Golden, Johnson. Jones, Asimus, Merriman. NAY: None. Whereupon the Mayor declared such motion carried

Upon motion, the Council adjourned. J. E. DAVIS

O'NEILL LOCALS

Reverend Wilcox, of Sioux at the home of Mr. and Mrs.

of Lincoln, spent the weekend at the home of Mrs. A. E. Derickson and daughters. They returned to Lincoln Sunday, accompanied by Mrs. A. E. Derickson, who will

visit them for a time. Mr. and Mrs. W. J. Froelich en-AYE: Uhl, Golden, Asimus, Johnson, Jones, Merriman. Nay: None. urday evening, April 12, at the Whereupon the Mayor declar- Town House.

724,252.63

2,165,767.43

53,504.30

3,000.00

3,000.00

124.32

415,582.42

Charter No. 5770

Reserve District No. 10

Report of the Condition of the

## O'NEILL NATIONAL

of O'Neill, Nebracka at the close of business on MARCH 31, 1952

Published in response to call made by Comptroller of the Currency, under Section 5211, U. S. Revised Statutes

ASSETS

Cash, balances with other banks, including reserve balance, and cash items in process of collection. \$ United States Government obligations, direct and guaranteed Obligations of States and political subdivisions \_\_\_\_\_

Corporate stocks (including \$3,000.00 stock of Federal Reserve bank) Loans and discounts (including \$326.01 overdrafts)... Bank premises owned \$3,000.00

coroprations

Surplus

Other assets ..... Total Assets

\$ 3,365,231.10

LIABILITIES

Demand deposits of individuals, partnerships, and \$ 2,796,172.91

Deposits of United States Government (including postal savings) 39,067.78 Deposits of States and political subdivisions 212,320.30 Deposits of banks ..... 88,494.91

Total Deposits \_\_\_\_\_\_\$3,136,055.90 Total Liabilities ..... \$ 3,136,055.90

CAPITAL ACCOUNTS Capital Stock: Common Stock, total par \$50,000.00 \_\_\_\_\_\$ 50,000.00 50,000.00 Undivided profits \_\_\_\_ 129,175.20

Total Capital Accounts \_\_\_\_\_ 229,175.20 Total Liabilities and Capital Accounts \_\_\_\_\_ \$ 3,365,231.10 MEMORANDA

Assets pledged or assigned to secure liabilities and for other purposes ... 340,000.00 State of Nebraska, County of Holt, ss:

I, J. B. Grady, cashier of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief. J. B. GRADY, Cashier.

Sworn to and subscribed before me this 16th day of April, 1952. ALICE E. BRIDGES, Notary Public. My commission expires July 25, 1956. Correct - ATTEST: F. N. Cronin, E. F. Quinn, Julius D. Cronin,

Member of the Federal Deposit Insurance Corporation (This bank carries no indebtedness of officers or stockholders)

COME TO THE —and bring your pennies - you can buy twice as much for only a penny more! Wednesday thru Saturday—APRIL 16-17-18-19 Advertised in LIFE · LOOK · POST COLLIER'S FARM JOURNAL radio by AMOS 'n' ANDY SUNDAYS CBS

GILLIGAN REXALL STORE

Phone 87