Black powder club held fall shoot in Norton

The Prairie Powder Packers, Norton's black powder club, held its annual fall shoot Oct. 8-9, at the Black Powder Range southeast of Norton. Thirty-four men, women, young adults, juniors and sub-juniors, came from Kansas, Nebraska, and Colorado to camp out, visit, throw and shoot in perfect

The winners of the events were: **Percussion**—25-yard six-bull: Rick Johnson, Salina, first; Dave Weaver, Hays, second; and Wyatt Frohling, Russell, third;

25-yard two-bull: Ken Adams, McCook, first; Darrell Morrow, Burlington, Colo., second; and Aaron Johnson, McCook, third;

25-yard five-bull: Tom Lashley, McCook, first; Robert Keith, Almena, second; and Michael Carlson, first; Tom Lashley, sec-Wickham, Hays, third;

50-yard 100-yard bull: Ron Johnson, Lebanon, first; Wyatt Rick Johnson, first; Dave Weaver, Frohling, second; and Dave second; and Robert Keith, third;

Frohling, first; Dave Weaver, sec- and Tony Howard, St. Francis, ond; and Rich Johnson, third;

Norton, third. **Flintlock** — 25-yard two-bull:

Rick Johnson, first; Dale Carlson. second; and Aaron Johnson, third;

50-yard 100-yard bull: Mike Lashley, third;

100-yard 100-yard bull: Dale

ond; and Darrell Morrow, third.

Pistol — 25-yard Slow Fire: 50-vard Slow Fire: Robert

50-yard Buffalo one-bull: Wyatt Keith, first; Tom Lashley, second;

Lexington, Neb., third;

Tony Howard, second; and Mike Heersink, third.

Janet Anthony, Oberlin, third;

(Continued on Page 12)

What feels like the flu may be foodborne illness

Catching a cold or the flu several times in one season may seem ordinary. But what one thinks is a common cold or the flu could sometimes be a foodborne illness. A lot of people mistake

foodborne illness for flu because they have similar symptoms, including fever, upset stomach, vomiting, fatigue and nausea.

Foodborne illness can be caused by eating spoiled food, undercooking food, cross-contamination, or failing to wash

Probably the most common food safety mistake people make is not taking care of leftovers properly. Other common mistakes include eating leftovers that have been stored too long, undercooking meat and failing to

Be sure to wash hands, fruits, vegetables and dishes well. Many illnesses could be prevented this way, in addition to foodborne illnesses.

To minimize food safety risks, here are several tips:

By LOUISE CRESSLER

Lawrence and Lila Jennings

attended a family dinner Oct. 15

hosted by Steve and Joyce

Carlton at the Frontier Restau-

rant in Oberlin. The occasion

was the 58th anniversary of

Steve's parents, Clair and Betty

Carlton of Keno, Ore. Those at-

tending were Bruce Carlton,

Bakersfield, Calif.; Nadean

Stoney, Jerry and Waunita

Stoney, James Jennings, Brett

Jennings, Scott Carlton, and

Nelda Vaughn all of Oberlin;

Jane Jaraske, Cozad, Neb.; Brian

and Westley Jennings, Solomon;

and Brent and Brendan Jennings,

Home ed Tranda Watts, Extension specialist



ing family pets.

• Use a food thermometer to check whether meat is finished cooking. Ground beef needs to reach 160 degrees Fahrenheit; poultry, 180; fish, 145; pork, 160; and leftovers should be reheated to 165 degrees. Hot dogs should be steaming hot and eggs should be hands, rags, surfaces and dishes firm, notrunny. Color should not be used to judge whether hamburgers from cooked foods (including are done because its color varies. plates and utensils that have One hamburger may be brown but touched raw meats); third, cook refrigerate groceries or leftovers not fully cooked, while another foods to their proper temperatures; may be fully cooked but still pink. and fourth, chill foods as quickly • If a marinade is served it should as possible.

only be used for one meal; throw • Wash hands before and after is to be used for basting, heat to more information, contact the preparing food, eating, or touch-boiling before brushing it on the *county extension office*, 877-5755.

• Cover and refrigerate leftovers within two hours of serving. Use leftovers within one to two days, wrap and freeze for another meal, or discard.

• Thaw meat in the refrigerator, not on the counter, to slow bacteria growth. If thawing meat in the microwave, continue cooking the meat as soon as it is thawed.

 Avoid cross-contamination by washing hands or utensils between touching raw and cooked foods.

Food safety can be achieved by remembering and practicing these four simple rules: first, keep clean; second, separate raw meats

Tranda Watts is Kansas State it away afterward. When marinade University extension specialist in is used a second time, it may have food, nutrition, health and safety been contaminated by bacteria and for Norton, Decatur, Gove, blood from the meat. If marinade Sheridan, and Trego counties. For

100-yard 200-yard bull: Darrell **Open Throwing** — Toma-Morrow, first; Michael Snodgrass, hawk: Rick Johnson, first; Tony Norton, second, and Dale Carlson, Howard, second; and Dick Childs,

Knife: Darrell Morrow, first;

Ladies — 25-yard six-bull: Heersink, Minden, Neb., first; June Heersink, Minden, Neb., Dave Weaver, second; and Tom first; Lisa Johnson, Salina, second;

Third were Mark Klein, Bill Klein Mark and Kristy and Christy Wayland, 62. There was a five-way tie in the Norton; Herb and Carol Shirley tournaments.

loween Golf Tournament Oct. 15

with Roger and Mary Jane

First place winners in the champi-

Wahlmeier as the hosts.

Norcatur City Cereal Malt Beverage Ordinance

Published in The Norton Telegram on Friday, October 21, 2005. (1T) **ORDINANCE #251** AN ORDINANCE

GOVERNING SALES OF CEREAL MALT BEVERAGES

(a) It shall be unlawful for any person

to sell any cereal malt beverage at retail without a license for each place of business where cereal malt beverages are to be sold at retail. (b) It shall be unlawful for any person

having a license to sell cereal malt bev-

son desiring a license shall make an application to the governing body of the city and accompany the application by the required license fee for each place of business for which the person desires the license. The application shall be verified, and upon a form prepared by the attorney general of the State of Kansas, and shall contain

(a) The name and residence of the applicant and how long he or she has resided within the State of Kansas;

license is desired;

(d) The names and addresses of all persons who hold any financial interest in the particular place of business for which a license is desired.

(e) A statement that the applicant is a or of the United States.

The application shall be accompanied by a statement, signed by the applicant, authorizing any governmental agency to provide the city with any information per tinent to the application. One copy of such application shall immediately be transmitted to the city attorney of the city for investigation of the applicant. It shall be the duty of the city attorney to investigate such applicant to determine whether he or she is qualified as a licensee under the provisions of this chapter. The city attornev shall report to the council not later than ten working days subsequent to the receipt of such application. The application shall be scheduled for consideration by the governing body at the earliest meeting consistent with current notifica-

Section 2A. LICENSE APPLICA-

at which they will be considered.

applicant of an existing license 30 days in advance of its expiration

(c) The clerk's office shall provide copies of all applications to the sheriffs office and to the city attorney, when they are received. The city attorney will run a records check on all applicants, when they are received. The departments will then recommend approval, or disapproval, of applications within ten working days of the departments receipt of the application.

(d) The governing body will not con-

Section 3. LICENSE GRANTED; DE-

(b) If the license is granted, the city clerk which issued.

another licensee. (d) If the license shall be denied, the

(a) A person who has not been a resident in good faith of the state of Kansas

(b) A person who is not a citizen of the

which he or she resides.

United States. (c) A person who is not of good character and reputation in the community in

(d) A person who, within two years im-(h) For the sale or possession of, or for mediately preceding the date of making

were Roseman, and Gary Mai, Fourteen teams participated. and Bev Hardiek, Norton; Rich and onship flight were Pete and Virginia Bice and Martha Miller, Marlene Anschutz, Gary and Deana and Lyle Christenson, Hays, with Knight, Hays; Curt a score of 58. Second were Roger and Linda Walter and and Mary Jane Wahlmeier and Steve and Tammy Ron and Jackie Porter, Norton, 61. Nelson, Norton; Keilig and Rick and Kim Green, in the fun in the upcoming 2006

Prairie Dog Golf Course hosted

Halloween Golf Tournament

and Randy and Judy Ostmeyer, Oberlin

The winner of the flag prize was Mark Klein, longest putt on hole 7 with a whopping 59.5 inches. Mark also won the closest to the pin on hole 6 with tee off shot. He was 2.5 inches from the hole. Roger Wahlmeier won the flag prize on hole 2, closest to the spook of six feet away and Rich Burd was the winner of the longest putt on hole 9 of 21 feet, 11 inches.

All players are welcome to join

<u>PUBLIC NOTICE</u>

Prairie Dog Golf Course hosted first flight with all

its fifth annual Two Couple Hal-scoring 65. They

application, has been convicted of a permitting the use or consumption of al-

felony or any crime involving moral tur-

pitude, or has been adjudged guilty of

drunkenness or driving a motor vehicle

while under the influence of intoxicating

liquor or the violation of any other intoxi-

cating liquor law of any state or of the

(e) A partnership, unless all the mem-

(f) A corporation if any manager, officer

or director thereof or any stockholder

owning in the aggregate more than 25

percent of the stock of such corporation

would be ineligible to receive a license

(g) A corporation, if any manager, of-

ficer or director thereof, or any stock-

holder owning in the aggregate more

than 25 percent of the stock of such cor-

poration, has been an officer, manager

or director, or a stockholder owning in the

aggregate more than 25 percent of the

stock, of a corporation which: (A) Has had

a retailer's license revoked under K.S.A.

41-2708 and amendments thereto; or (B)

has been convicted of a violation of the

drinking establishment act or the cereal

(h) A person whose place of business

is conducted by a manager or agent un-

less such manager or agent possesses

the same qualifications required of the

(i) A person whose spouse would be

ineligible to receive a retailer's license for

any reason other than citizenship, retailer

residency requirements or age, except

that this subsection (i) shall not apply in

determining eligibility for a renewal li-

CATION.

city building.

Section 6. RESTRICTION UPON LO-

(a) It shall be unlawful to sell or dis-

pense at retail any cereal malt beverage

at any place within the city limits that is

within a 250-foot radius of any church,

school or library, except at the Norcatur

(b) Provisions shall not apply to any

(c) The distance limitation of subsec-

tion (a) above shall not apply to any es-

tablishment holding a cereal malt bever-

age license issued by the city when the

licensee has petitioned for and received

 $governing\,body\,shall\,grant\,such\,a\,waiver$

only following public notice and hearing.

Section 7. LICENSE FEE. The rules

(a) General Retailer - for each place of

(b) Limited Retailer - for each place of

business selling only at retail cereal malt

beverages in original and unopened con-

tainers and not for consumption on the

(c) Temporary license - A temporary

license for a particular place of business

may be issued for one day for a fee of \$50.

Such license shall meet all other criteria

Section 8. SUSPENSION OF LI-

CENSE. The chief of police, upon five

days' written notice, shall have the au-

thority to suspend such license for a pe-

riod not to exceed 30 days, for any viola-

tion of the provisions of this chapter or

other laws pertaining to cereal malt bev-

erages, which violation does not in his or

her judgment justify a recommendation

of revocation. The licensee may appeal

such order of suspension to the govern-

ing body within seven days from the date

BODY. The governing body of the city,

upon five days' written notice, to a per-

son holding a license to sell cereal malt

cause to be suspended for a period of not

more than 30 days such license for any

(a) If a licensee has fraudulently ob-

(b) If the licensee has Violated any of

the provisions of this section or has be-

come ineligible to obtain a license under

permitting any intoxicated person to re-

main in such place selling cereal malt

(d) The sale of cereal malt beverages to any person under 21 years of age;

(e) For permitting any person to mix

tained the license by giving false informa-

of the following reasons:

tion in the application therefor,

business selling cereal malt beverages

and regulations regarding license fees

(K.S.A. 41-2704)

shall be as follows

at retail, \$75 per year

premises, \$75 per year.

for other licensees.

of such order.

this section;

beverages;

(K.S.A. 41-2702)

establishment holding a private club li

cense issued by the State of Kansas.

malt beverage laws of this state.

hereunder for any reason other than non

residence within the city or county.

bers of the partnership shall otherwise be

qualified to obtain a license

United States.

Be it ordained by the Governing Body of the City of Norcatur, Kansas: Section 1. LICENSE REQUIRED OF

erages at retail only in the original and unopened containers and not for consumption on the premises, to sell any cereal malt beverage in any other manner (K.S.A. 41-2702) Section 2. APPLICATION. Any per-

(b) The particular building for which a

(c) The name of the owner of the premises and building upon which the place of business is located;

citizen of the United States and not less than 21 years of age and that he or she has not within two years immediately preceding the date of making application been convicted of a felony or any crime involving moral turpitude, or been adjudged guilty of drunkenness, or driving a motor vehicle while under the influence of intoxicating liquor or the violation of any other intoxicating liquor law of any state

tion requirements.

TION PROCEDURES.

(a) All applications for a new and renewed cereal malt beverage license shall be submitted to the city clerk 10 days in advance of the governing body meeting

(b) The city clerks office shall notify the

sider any application for a new or renewed license that has not been submitted 10 days in advance and been reviewed by the city attorney

(a) The journal of the governing body shall show the action taken on the appli-

shall issue the license which shall show the name of the licensee and the year for (c) No license shall be transferred to

license fee shall be immediately returned to the person who has made application. Section 4. LICENSE TO BE POSTED. Each license shall be posted

in a conspicuous place in the place of business for which the license is issued. Section 5. LICENSE, DISQUALIFI-CATION. No license shall be issued to:

drinks with materials purchased in any for at least one year immediately precedpremises licensed or brought into the ing application and a resident of Decatur premises for this purpose; county for at least six months prior to fil-(f) For the employment of any person ing of such application.

under the age established by the State of Kansas for employment involving dispensing cereal malt beverages;

(a) For the employment of persons adjudged guilty of a felony or of a violation of any law relating to intoxicating li(j) If the licensee has become ineligible

coholic liquor within or upon any premise

(i) The nonpayment of any license fees

to obtain a license under this chapter-(k) The provisions of subsections (e) and (h) shall not apply if such place of business is also currently licensed as a

(K.S.A. 41-2708)

private club.

Section 10. SAME; APPEAL. The licensee, within 20 days after the order of the governing body revoking any license, may appeal to the district court of Decatur to hear such appeal as though such court had original jurisdiction in the matter. Any appeal taken shall not suspend the order of revocation of the license of any licensee, nor shall any new license be issued to such person or any person acting for or on his or her behalf, for a period of six months thereafter- (K.S.A. 41-

Section 11. CHANGE OF LOCA-TION. If a licensee desires to change the location of his or her place of business, he or she shall make an application to the governing body showing the same information relating to the proposed location as in the case of an original application Such application shall be accompanied by a fee of \$75. If the application is in proper form and the location is not in a prohibited zone and all other requirements relating to such place of business are met a new license shall be issued for the new location for the balance of the year for which a current license is held by the licensee.

Section 12. WHOLESALERS AND OR DISTRIBUTORS. It shall be unlawful for any wholesaler and/or distributor, his, her or its agents or employees, to sell within the city, to persons authorized to sell the same within this city unless such wholesaler and/or distributor has first secured a license from the director of revenue, state commission of revenue and taxation of the State of Kansas authorizing such sales. (K.S.A. 41-307:307a)

Section 13. BUSINESS REGULA-TIONS. It shaft be the duty of every licensee to observe the following regula-

(a) The place of business licensed and operating snall at all times have a fron and rear exit unlocked when open for

(b) Except as provided by subsection (c), no cereal malt beverages may be sold or dispensed between the hours of 12:00 midnight and 6:00 a.m., or consumed between the hours of 12:30 a.m., and 6:00 a.m., or on Sunday, except in a place of business which is licensed to sell cereal malt beverage for consumption on the premises, which derives not less than 30 percent of its gross receipts from the sale of food for consumption on the licensed premises; closing hours for clubs shall conform to K.S.A. 41-2614 and any

amendments thereto. (c) Cereal malt beverages may be sold at any time alcoholic liquor is allowed by law to be served on premises which are licensed pursuant to K.S.A. 41-2701 et seg., and licensed as a club by the State

Director of Alcoholic Beverage Control. (d) The place of business shall be open to the public and to the police at all times during business hours, except that, premises licensed as a club under a license issued by the State Director of Alcoholic Beverage Control shall be open to the

police and not to the public. (e) It shall be unlawful for any licensee or agent or employee of the licensee to become intoxicated in the place of business for which such license has been

Section 9. LICENSE SUSPENSION/ issued. REVOCATION BY GOVERNING (f) No licensee or agent or employee of the licensee shall permit any intoxicated person to remain in the place of business for which such license has been beverages shall permanently revoke or

issued. (g) No licensee or agent or employee of the licensee shall sell or permit the sale of cereal malt beverage to any person

under 21 years of age. (h) No licensee or agent or employee of the licensee shall permit any gambling in the place of business for which such

ense has been issued (i) No licensee or agent or employee of the licensee shall permit any person to

(c) Drunkenness of a person holding mix alcoholic drinks with materials pursuch license, drunkenness of a chased in said place of business or licensee's manager or employee while brought in for such purpose. (j) No licensee or agent or employee of on duty and while on the premises for which the license is issued, or for a licthe licensee shall employ any person ensee, his or her manager or employee

under 21 years of age in dispensing cereal malt beverages. No licensee shall employ any person who has been judged guilty of a felony.

Section 14. REPEAL All ordinances in conflict herewith are

to ordinances numbered 162 and 165. Section 15. ENACTMENT This ordinance shall take effect and be in full force from and after its publication

hereby repealed, including but not limited

in the official city newspaper. Passed by the council and approved by the mayor at Norcatur, Kansas on this

17th day of October, 2005. Doug Dempewolf, Mayor

Chris Dempewolf, City Clerk

PUBLIC NOTICE

Notice of **Historic Places** Meeting Published in The Norton Telegram on

Friday, October 14 and 21, 2005. (2T) LEGAL NOTICE The following notice is given per K. S. A. 75-2720 (b) (as amended by the

2004 Kansas Legislature in House Bill 2531). The Kansas State Historic Sites Board of Review will consider the following property located within unincorporated areas of the state for listing on the Register of Historic Kansas Places and nomination to the National Register of Historic Places at its meeting on November 19, 2005 at 9:00 a.m. in the Museum Classrooms at the Kansas State Historical Society, 6425 SW 6th Ave. Topeka. Kansas 66615:

tice Truss Bridge found in the Lenora vicinity, in Norton County. It is being proposed to move this bridge to the Prairie Dog Golf Course in the vicinity of Norton.

North Fork Solomon River Lat-

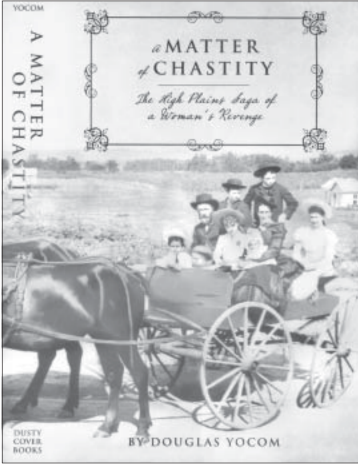
Paid for by the Kansas State Historical

<u>JENNINGS NEWS</u>

Junction City. Lawrence Jennings had dinner in Hounshell, and Andrew and Erie ,Colo., at the new home of Samatha Hounshell. The group

and Mitchell. Other guests were day.

Marcia Casey, Marlene Sun. evening, Oct. 16, Lila and Hounshell, Jeremy and Maranda Dan and Alissa Zubko, Victoria was celebrating Andrew's birth-



Book by Kansas Native Douglas Yocom

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