

Rounding up cattle



Roger Wilson (far right) held a spray gun that administers a long-lasting insecticide to a calf. Lance Braun, Norton, watched the rope from atop his horse while Karinda Gruber gave shots and David Wilson castrated a calf.
—Telegram photo by Carolyn Plotts

Police Log

- April 23**
 8:43 a.m. Request to speak to officer concerning on-going case
 11:20 a.m. Report of dogs running loose, 500 block N. 2nd
 11:30 a.m. Executed search warrant
 2:18 p.m. Two vehicle accident, N. Kansas
 4:05 p.m. Request to speak to officer concerning civil matter
 6:30 p.m. Curfew violation
 8:52 p.m. Report of kids playing on railroad tracks
 9:00 p.m. Activated alarm,
 9:15 p.m. Executed search warrant
 9:39 p.m. Activated alarm, Jamboree
April 24
 9:54 a.m. Request for officer to take report on ex-spouse
 10:50 a.m. Domestic dispute
 11:51 a.m. Parking citation
 6:25 p.m. Report of three dogs running loose, 300 block West St.
 6:50 p.m. Report of runaway
 7:12 p.m. Request to meet with officer, concerning threats
 8:00 p.m. Located runaway
 8:30 p.m. One vehicle accident, KQNK bridge
 11:06 p.m. Request for civil matter
 11:13 p.m. Report of someone ringing door-bell and running, 500 block N. Graves
 11:20 p.m. Report of kids knocking on doors and running, Westridge
 11:57 p.m. Activated alarm, Credit Union
April 25
 11:48 a.m. Request to speak to officer
 1:22 p.m. Report of harassing phone calls

- 1:30 p.m. Picked up lost property
 4:48 p.m. Report of harassing phone calls

JUST LISTED

80 ACRES EXPIRED CRP
N/2SW/4 of 14-4-22 NORTON COUNTY
 From Road E8 & Hwy 9 at Densmore, 1N & 2W to Road E6, then 3/4N to the SW corner of the property. Good hunting potential!
FARM & RANCH REALTY, INC.
 1420 W. 4TH - P.O. BOX 947
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Business in the spotlight

Norton Housing Authority
 Lacy Frack, Executive Director
 213 Horace Greeley Avenue
 (785) 877-2714

The Norton Housing Authority was established in 1970 by the City of Norton city council.

The City of Norton had to conduct a survey to see if housing was needed.

An application was then submitted to the Department of Housing and Urban Development and was approved for a 44 apartment high rise building.

Norton was chosen to have a housing authority based upon the population's age and the need for affordable housing.

The City of Norton then had to appoint a five member board and that board would conduct business on the behalf of the Norton Housing Authority.

The rights were then transferred from the City of Norton to the Norton Housing Authority.

Public Housing was established to provide decent and safe rental housing for eligible low-income families, the elderly and persons

with disabilities.

Public housing comes in all sizes and types, from scattered single family houses to high rise apartments.

Public housing is limited to low-income families and individuals.

The Norton Housing Authority determines your eligibility based on: 1) annual gross income; 2) whether you qualify as elderly, a person with a disability or as a family; 3) U.S. citizenship or eligible immigration status.

If you are eligible, the Norton Housing Authority will check your references to make sure you and your family will be good tenants.

The Norton Housing Authority will deny admission to any applicant whose habits and practices may be expected to have a detrimental effect on other tenants or on the project's environment.

The Norton Housing Authority currently has one bedroom apartments available for rent.

All utilities are paid by the Norton Housing Authority.

The tenant is responsible for monthly surcharges for cable

television, air conditioning and carport parking permit.

If you are interested in applying for public housing, please contact the Norton Housing Authority at 785-877-2714 or by visiting the

office located at 213 Horace Greeley Avenue, Norton, KS 67654.

Applications are processed Monday through Friday from 9:00 am to 3:00 p.m.

PUBLIC NOTICE

Published in The Norton Telegram on Tuesday, May 4, 2010 (1T)

Ordinance No. 260
AN ORDINANCE RELATING TO THE CUTTING OF WEEDS AND VEGETATION, PROVIDING FOR NOTICE AND PROVIDING FOR CUTTING BY THE CITY OF NORCATUR, AND PROVIDING FOR CHARGES THEREFORE.

BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF NORCATUR, KANSAS:

SECTION 1. WEEDS TO BE REMOVED. It shall be unlawful for any owner, agent, lessee, tenant, or other person occupying or having charge or control of any premises to permit weeds to remain upon said premises or any area between the property lines of said premises and the centerline of any adjacent street or alley, including but not specifically limited to sidewalks, streets, alleys, easements, rights-of-way, and all other areas, public or private. All weeds are hereinafter defined are hereby declared a nuisance and are subject to abatement as hereinafter provided.

SECTION 2. DEFINITIONS.

A. Calendar Year as used herein, means that period of time beginning January 1 and ending December 31 of the same year.

B. Weeds as used herein, means any of the following:

1. Brush and woody vines shall be classified as weeds;
2. Weeds and indigenous grasses which may attain such large growth as to become, when dry, a fire menace to adjacent improved property;
3. Weeds which bear or may bear seeds of a downy or wingy nature;
4. Weeds which are located in an area which harbors rats, insects, animals, reptiles, or any other creature which either may or does constitute a menace to health, public safety or welfare;
5. Weeds and indigenous grasses on or about residential property which, because of its height, has a blighting influence on the neighborhood. Any such weeds and indigenous grasses shall be presumed to be blighting if they exceed six (6) inches in height.

C. Weeds shall not include crop fields, pastures, flowers or vegetable gardens.

SECTION 3. PUBLIC OFFICER. The Code Enforcement Officer shall be the public officer charged with the administration and enforcement of this article.

SECTION 4. COMPLAINTS, INQUIRY AND INSPECTION. The public officer shall make inquiry and inspection of premises upon receiving a complaint or complaints in writing signed by three or more persons stating that a nuisance exist and describing the same and where located or is informed that a nuisance may exist by the Board of Health, Chief of Police or the Fire Chief. The public officer also may make such inquiry and inspection when he or she observe conditions which appear to constitute a nuisance. Upon making and inquiry and inspection, the public officer shall make a written report of findings.

SECTION 5. PUBLIC OFFICER; NOTICE TO REMOVE. The City Council shall designate a public officer to be charged with the administration and enforcement of this ordinance. The public officer or an authorized assistant shall notify in writing the owner, occupant or agent in charge of any premises in the City upon which weeds exist in violation of this ordinance, by mail or by personal services, once per calendar year. Such notice shall include the following:

A. That the owner, occupant or agent in charge of the property is in violation of the city weed control law.

B. That the owner, occupant or agent in charge of the property is ordered to cut the weeds within 7 days of the receipt of notice. In the event personal service cannot be obtained, service may be made by publication.

C. That the owner, occupant or agent in charge of the property may request a hearing before the governing body or its designated representative within five days of the receipt of notice.

D. That if the owner, occupant or agent in charge of the property does not cut the weeds, the city or its authorized agent will cut the weeds and assess the cost of cutting, including a reasonable administrative fee, against the owner, occupant or agent in charge of the property.

E. That the owner, occupant or agent in charge of the property will be given an opportunity to pay the assessment, and, if it is not paid, it will be added to

the property tax as a special assessment. Nothing herein shall limit the City's ability to collect the abatement costs directly from the owner.

F. That no further notice shall be given to removal of weeds during the current calendar year.

G. That the public officer shall be contacted if there are any questions regarding the order.

If there is a change in the record owner of title to property subsequent to the giving of notice pursuant to this subsection, the City may not recover any costs or levy an assessment for the costs incurred by the cutting or destruction of weeds on such property unless the new owner of title to such property is provided notice as required by this section.

SECTION 6. ABATEMENT; ASSESSMENT OF COSTS.

A. Upon the expiration of 7 days after receipt of the notice required by Section 5, and in the event that the owner, occupant or agent in charge of the premises shall neglect or fail to comply with the requirements of Section 1, the public officer or an authorized assistant shall cause to be cut, destroyed and/or removed all such weeds and abate the nuisance created thereby at any time during the current calendar year.

B. The public officer or an authorized assistant shall give notice to the owner, occupant or agent in charge of the premises by restricted mail of the cost of abatement of the nuisance. The notice shall state that payment of the costs is due and payable within 30 days following receipt of the notice.

C. If the costs of removal or abatement remain unpaid after 30 days following receipt of notice, a record of the costs of cutting and destruction and/or removal shall be certified to the city clerk who shall cause such costs to be assessed against the particular lot or piece of land on which such weeds were so removed, and against such lots or pieces of land in front of or abutting on such street or alley on which such weeds were so removed. The city clerk shall certify the assessment to the county clerk at the time other special assessments are certified for spreading on the tax rolls of the county. Nothing herein shall limit the City's ability to collect the abatement costs directly from the owner.

SECTION 7. RIGHT OF ENTRY. The public officer, and the public officer's authorized assistants, employees, contracting agents or other representatives are hereby expressly authorized to enter upon private property at all reasonable hours for the purpose of cutting, destroying and/or removing such weeds in a manner not inconsistent with this ordinance.

SECTION 8. UNLAWFUL INTERFERENCE. It shall be unlawful for any person to interfere with or attempt to prevent the public officer or the public officer's authorized representative from entering upon any such lot or piece of ground or from proceeding with such cutting and destruction. Such interference shall constitute an ordinance violation.

SECTION 9. NOXIOUS WEEDS.
 A. Nothing in this ordinance shall affect or impair the rights of the city under the provisions of Chapter 2, Article 13 of the Kansas Statutes Annotated, relating to the control and eradication of certain noxious weeds.

B. For the purpose of this section, the term noxious weeds shall mean kudzu (*Pueraria lobata*), field bindweed (*Convolvulus arvensis*), Russian knapweed (*Centaurea picris*), hoary cress (*Lepidium draba*), Canada thistle (*Cirsium arvense*), quackgrass (*Agropyron repens*), leafy spurge (*Euphorbia esula*), burragweed (*Franseria tomentosa* and discolor), pignut (*Hoffmannseggia densiflora*), musk (nodding) thistle (*carduus nutans L.*), and Johnson grass (*Sorghum halepense*).

C. If there is a change in the record owner of title to property subsequent to the giving of notice pursuant to this subsection, notice is imparted to the new owner with the possibility that notices have already been given under this ordinance and the City is not required to send a new notice to the new record owner of title. It shall be the responsibility of the previous owner to notify the new owner of any procedures which have been utilized by the City to abate nuisances and collect the cost of same.

SECTION 10. The Ordinance shall be in full force and effect from and after its adoption and publication in the official city newspaper. All ordinances in conflict herewith are hereby repealed. **ADOPTED BY THE GOVERNING BODY AND APPROVED BY THE MAYOR** this 19th day of April, 2010.

Carl Lyon, Mayor
 ATTEST:
 Chris Dempewolf, City Clerk

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