

COMMISSIONER'S RECORD N

185

Douglas County Republican, Lawrence

BE IT FURTHER RESOLVED that T. R. Gerhart, County Clerk of Douglas County, be, and he is hereby directed to issue said license.

ATTEST:

T. R. Gerhart
County Clerk

Approved:

Milton P. Beach
County Attorney

L. H. Griffith
Chairman

Ed Johnson
Commissioner

J. M. Sanderson
Commissioner

RESOLUTION

WHEREAS on the 24th day of December, 1941, the same being a regular adjourned meeting of the Board of County Commissioners, the application of Melvin M. Molder for a beer license came on for consideration of said Board, and

WHEREAS, the Board does find that the said Melvin M. Molder, is in all ways qualified under the law to sell cereal malt beverages for consumption on the premises, and

WHEREAS, the Board further finds that due and legal notice has been given to the Wakarusa Township Board and that ten days have expired from the giving of said notice, and that no written objection has been filed by the Wakarusa Township Board, protesting the granting of a beer license.

NOW, THEREFORE, BE IT RESOLVED that the applicant Melvin M. Molder be granted a license to sell cereal malt beverages for consumption on premises at the place so described in application.

BE IT FURTHER RESOLVED that T. R. Gerhart, County Clerk of Douglas County, be, and he is hereby directed to issue said license.

ATTEST:

T. R. Gerhart
County Clerk

APPROVED:

Milton P. Beach
County Attorney

L. H. Griffith
Chairman

Ed Johnson
Commissioner

J. M. Sanderson
Commissioner

Chas. Banning, Acting Chairman of the Douglas County Defense Council and Joe Murray, Chairman for the City Defense Council, met with the Commissioners to discuss several matters pertaining to tire rationing. The Board hoped to receive more information and data in the near future.

No further business appearing, the Board adjourned to meet Wednesday, December 31, 1941.

ATTEST:

T. R. Gerhart
T. R. Gerhart,
County Clerk.

L. H. Griffith
L. H. Griffith, Chairman of the Board of
County Commissioners.

December 30, 1941.

At a special meeting, called by the Chairman of the Board, all members of said Board and the County Clerk met in the regular meeting rooms for the purpose of discussing matters pertaining to local county defense, especially tire rationing.

*Discussions of the
organization of a
tire rationing board*

Mayors Carl Butell from Baldwin, Geo. Lothholz from Eudora and Mrs. Lasswell from Lecompton met as per appointment with the Board for the specific purpose of discussing the organization of tire rationing boards for this county. They were instructed to appoint three responsible persons from their cities who would act as members of the tire boards. Harold Snider, who is supervising the organization of these boards, informed the mayors that each city should set up a board with three members each so that they would be eligible to receive tires for that community; otherwise they would not be considered. Each city board would have jurisdiction in its respective city. The county board composed of members appointed by the Board of County Commissioners would have jurisdiction outside the cities in the rural districts. A local tire administrator will also have to be appointed, his duties are to set up the quotas for the tire boards. He will have no authority to issue instructions etc. to the boards. All members of the tire boards will automatically become members of the Defense Council if they are not already on said council.

A meeting is to be held in the courtroom on December 31 for the purpose of organizing these boards and to officially appointing the members.

The following beer licenses were passed:

RESOLUTION

WHEREAS, on the 30th day of December, 1941, the same being a special meeting of the Board of County Commissioners, the application of Cecil Jardon for a beer license came on for consideration of said Board, and

WHEREAS, the Board does find that the said Cecil Jardon is in all ways qualified under the law to sell cereal malt beverages for consumption on the premises, and

WHEREAS, the Board further finds that due and legal notice has been given to the Willow Springs Township Board and that ten days have expired from the giving of said notice, and that no written objection has been filed by the Willow Springs Township Board, protesting the granting of a beer license.