

Sports

Titans top McCool 44-20

By Jerome Jones
Thayer Central Football

Momentum is one of the most underrated aspects of sports. When things are going against you, it often seems like it is impossible to get things turned around. We showed a number examples of that earlier this season. However, once the momentum is on your side and good things start happening, it sometimes feels like you can do anything. Last week we finally got things going our way as we beat Franklin. This week, as we took on the McCool Junction Mustangs for Homecoming, we hoped the momentum would carry us to a second straight win.

McCool Junction started the game with the ball and the Thayer Central defense came out strong, holding them to a 3 and out. The Titans would find success on their first drive as Max Madsen found Connor Mumm on a 34-yard touchdown pass to quickly get on the board. Madsen then hit Mumm on the conversion pass to make it 8-0 Thayer Central. The Titan defense came up with a big play on the next drive, as Hank Harris recovered a Mustang fumble to give the ball right back to the offense. Again, the offense struck quickly, as Dietric Kenning broke free on a 44-yard touchdown run. Madsen then found Kyle Kugel on the conversion pass to extend the lead to 16-0. McCool Junction did pick up a first down on their next drive, but then were forced to punt it back to Thayer Central. The Titans again struck quickly, with Madsen finding Zach Koss for a 46-yard touchdown pass. Madsen then completed the conversion attempt to Seth Mumford and after the 1st quarter, the Titans led 24-0.

McCool Junction began the 2nd quarter with the ball but were forced into another 3 and out by the Titans. Thayer Central used the ensuing possession to get back to the endzone, this time on a 9-yard touchdown run by Kenning. After another 3 and out by the Mustangs, Mumm returned the punt 17 yards to the Mustangs 24-yard line. On the next play, Mumm caught a pass from Madsen and took it all the way down to the 1-yard line. Madsen finished the drive with a 1-yard touchdown run. On the conversion attempt, Ryan Koch completed a pass to Hank Harris to make it 38-0. The Mustangs put together a couple first downs on their next drive and then punted it all the way down to the Titans 4-yard line. With their backs against the wall, the Titans put together one of their most impressive drives of the season, going 76 yards in 9 plays. The drive culminated with a



Defensive lineman Kyle Kugel makes a nice tackle against a McCool Junction back Friday night.

17-yard touchdown pass from Madsen to Mumm. At the half, the Titans led 44-0.

With the clock running due to the large lead, the 3rd quarter saw both teams only have one drive, with neither team scoring. In the 4th quarter, the Mustangs were able to score three touchdowns against the Thayer Central backups, but it wasn't enough as the Titans rolled to a 44-20 victory.

The Titans were led offensively by junior QB Max Madsen who was 8/11 passing for 168 yards and 3 touchdowns and also ran for 6 yards and a touchdown. Senior Dietric Kenning rushed for 137 yards and 2 touchdowns on 14 carries and also caught one pass for 6 yards. Senior Connor Mumm caught 4 passes for 92 yards and 2 touchdowns, while sophomore Zach Koss caught 3 passes for 76 yards and 1 touchdown. Senior Preston Reece ran for 17 yards on 5 carries and also caught one pass for 6 yards. Freshman Jackson Feulner ran for 5 yards and threw for 12 yards, while senior Elliot Epstein ran for 3 yards.

Defensively, freshman Jackson Feulner led the way with 9 tackles and 1 tackle for loss. Juniors Seth Mumford and Tim Schulte both added 8 tackles, while senior Kyle Kugel had a season high 7 tackles. Other defensive contributors included Preston Reece (6 tackles), Ryan Koch (6), Hank Harris (6), Brenden Fangmeier (6), Connor Mumm (4), Elliot Epstein (2), Jarod Hergott (2), Carter Miller (1) and Keith Hergott (1).

This was a great game for our program, and especially for our senior class in their last home game. This group of seniors have really bought

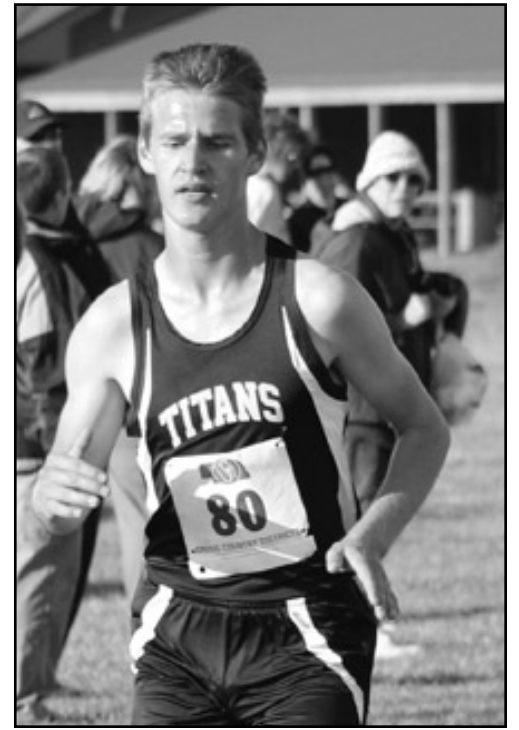
into the new culture I brought to Thayer Central this season and have been great leaders who have done everything I have asked of them all season. I am excited to see them have this success; they certainly deserve it with everything they have given this year. I am so proud to be able to say I coached these young men. And as I told them at the Homecoming pep rally, all the success we have in the future in this program will in part be due to the hard work and leadership these young men have given me this season.

This week, we conclude the 2016 season with a trip to take on the Superior Wildcats. Superior, a team with a very talented senior class, comes into the game with a 4-3 record. They are coming off a tough 6-point loss to Kenesaw last week. One new tradition we have started for this game is making it a rivalry trophy game. After talking to Coach Siegel of Superior, we decided it would be fun to make this game a little more meaningful and take a page from the Big Ten and play for a rivalry trophy. Due to the fact that both Hebron and Superior were on the Oregon Trail, we have decided to call the game the Oregon Trail Shootout. We will play for a wagon wheel trophy; one side has the Thayer Central logo and one side has the Superior logo. The winning team will be given the trophy until the next game. I hope this becomes a rallying point for our program and gives our guys something special to play for at the end of the season. Hopefully, we will have a huge crowd again this week to help us end the season the right way. Until next week, Carry Your Shield and Go Titans!

Thayer Central qualifies for state meet in Kearney



Kylie Pachta



Aubrey Fangmeier

The Thayer Central boys cross country team qualified for State at the District meet held in McCool Junction on October 13.

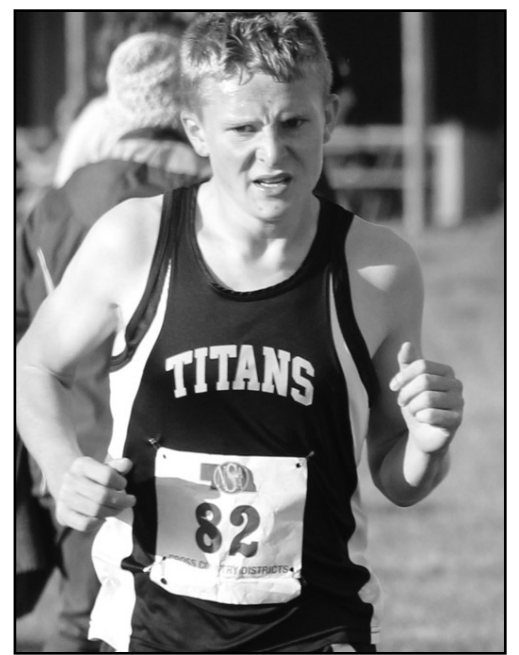
The boys' team came in second with a team score of 56. Scoring in the top 15 individuals were Aubrey Fangmeier, 10th, with a time of 18:16.5 and Dylan Fischer, 11th, with a finish of 18:23.5.

Other individual times for the boys' team were: Damian Stewart, 18:44.1; Keegan Casey, 19:09.3; Evan Fuglestad, 19:53.4; and Collin Fink, 20:14.1.

Kylie Pachta from the Thayer Central girls' team qualified with a score of 22:09.4.

The State cross country meet will be held at the Kearney Country Club on October 21. The girls' Class D will begin at noon, followed by the boys at 1 p.m.

Watch next weeks paper for pictures from the meet.



Dylan Fischer

Dragons finish season at districts

The Deshler Dragons traveled to McCool Junction for the D-3 district meet at Camp Kateri last Thursday. The boys team came in 15th.

Boys times: William LeFave 21:28.; Caleb Jalas 22:02.1 68; Nicholas Poppe 23:29; Daniel Petersen 23:46 and Xander Clonenger 26:49.

"We had a great meet and everyone set course PR's from last week. Overall we had a great season." said coach Shannon LaFave.



William LaFave



Dan Petersen

BDS In CRC Tournament Semi-finals; Improve To 17-8 On Year

With a pair of wins on Saturday, Bruning-Davenport/Shickley advanced to the 2016 Crossroads Conference Volleyball Tournament semi-finals. The 17-8 Eagles downed Shelby/Rising City in three sets and East Butler in two sets on October 15 at the York City Auditorium.

The fourth-seeded Eagles played top-seeded Exeter-Milligan on Monday in York. The finals and third-place match will be contested on Tuesday.

BDS took down East Butler 25-16, 25-8 in York. Carley Elznic went on an 11-point scoring run for the Eagles (including three aces) to help BDS win the first set. Jady Kleinschmidt and Regan Alfs both smacked an ace serves and scored six service points for the winners.

Courtney Kamler posted 14 ace sets and Kleinschmidt had four. Elznic and Kleinschmidt both belted seven kills in the opening-round victory. Emilie Schardt and Alfs both belted three kills against E-B.

The Eagles roared back to get past S/RC after dropping

the first set 26-24.

On Thursday, October 13, BDS won a pair of matches at a triangular at High Plains. BDS got past Lawrence/Nelson 25-16, 27-25. The Eagles came out firing against the Raiders.

"BDS took control of the game and never found themselves behind," Eagle head coach Kari Jo Alfs said. "We played with a lot of intensity and energy in this match."

Megan Grote belted an ace serve in the win and served for eight points. Kamler tallied 11 assists and Kleinschmidt had seven. Elznic pounded nine kills and Kleinschmidt smacked four. Alfs had three. Elznic also posted three ace blocks, while Alfs, Schardt and Mashaya Dierking all had two.

The Eagles cruised to a 25-12, 25-9 win over High Plains. BDS served aggressively in the match with Kleinschmidt scoring 15 points on the service line with four aces. Elznic pounded six kills and Schardt tallied five. Kamler posted nine assists.

"This was a great night to

BDS - L/N To Tangle Thursday

Bruning-Davenport/Shickley scored early and often in the Eagles' 83-22 victory at Meridian on Friday. BDS led the contest 34-0 after one quarter of play and 49-14 at halftime. The undefeated Eagles owned the third quarter 22-8 and finished off the lopsided win 12-0 in the final period on October 14.

There were eight different BDS players catching the ball; eight different players rushing the ball and 10 different Eagle players scoring.

"We stole another JV game with everyone getting several minutes of playing time," BDS co-head coach Chris Ardisson said.

Josiah Kamler rushed for two scores and a PAT for the Eagles. Caden Norder hauled in two TD passes. Dylan

Domeier rushed for a score and converted a PAT. Holden Stengel, Josh Hinrichs and Noel Gines all caught a touchdown pass. Josh Swartzendruber, Chris Lichti and Jacob Swartzendruber all rushed for a TD in the blow-out. Nolan Weber rushed for a PAT and Stengel went 5-for-6 kicking extra points.

The Eagles amassed 16 first downs and 506 total yards (287 rushing and 219 passing). Kale Kleinschmidt threw for 219 yards in the victory. Thomas Mick hauled in 69 of those yards and Norder grabbed 66 yards receiving.

The Eagle defense forced four Mustang turnovers. Karson Dickson paced the BDS defense with 14 tackles. Caleb Hendrickson and Hinrichs both logged nine

tackles. Johns Alfs recorded eight tackles and Mick had seven stops.

BDS heads to Lawrence this Thursday night to play fellow undefeated Lawrence/Nelson. The game pits the No. 1 and No. 2 teams in Class D-2.

"We have a big challenge ahead of us with No. 1 Lawrence/Nelson," BDS co-head coach Mark Rotter said.

The Raiders enter this Thursday averaging 51.4 points per contest, while allowing 20.4. L/N owns a pair of wins over two 6-1 teams—64-18 over Friend and 28-23 over Blue Hill. The Eagles' opponent two weeks ago, 6-1 Falls City Sacred Heart, rolled Pawnee City 67-0 Friday.

Dragons battle Silver Lake at home

On Thursday, the Dragon football team took on the Silver Lake Mustangs, which was a battle of two top-ten teams.

Silver Lake scored on the first possession but Deshler responded with a score on the ensuing possession. This was the result of a 58 yard pass from Peyton Dubbert to Brady Fangmeier. It was all Silver Lake the rest of the half as the visitors went up by 4 scores at the halfway point

in the game. The third quarter ended with Deshler scoring the lone points to cut the lead to three touchdowns.

Teams traded scores and the final ended up with Silver Lake 74, Deshler 50. While it did not come out the way Deshler hoped, there were many positives including a 6 touchdown passing game by Peyton Dubbert. Three of these went to Fangmeier, two to Hutch Finke, and one to Carson Virus. Derrick Buescher added a

couple of timely grabs to help the Dragons move the ball. One of the biggest successes of the team is the emergence of a kicking squad that allows more points to be added on the board. The line consisting of Corben Jacobs, Heath Finke, Tate Mosier, and Carson Virus did not have a kick blocked in the last three games.

Deshler plays Wilcox-Hildreth on Thurs. October 20 at 7:00 for a chance to make the 8-team 6 man playoffs.

GOOD LUCK AT STATE

Titan

Cross Country



2016 State Cross Country Qualifiers

Back row (L-R): Coach Andy Long, Isaac Friesen, *Evan Fuglestad, *Damian Stewart, *Collin Fink, Coach Deb Vorderstrasse
 Front row (L-R): *Kylie Pachta, *Keegan Casey, *Aubrey Fangmeier, *Dylan Fischer, Malik Pfingsten, Gabe Elting
 *Signifies runners at state (6 boys and one girl)



2016 NSAA State Cross Country Championship

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Public Notices

offense upon indictment.

Sec. 13. Section 29-1822, Reissue Revised Statutes of Nebraska, is amended to read: 29-1822 A person who becomes mentally incompetent after the commission of a crime or misdemeanor shall not be tried for the offense during the continuance of the incompetency. If, after the verdict of guilty and before judgment is pronounced, such person becomes mentally incompetent, then no judgment shall be given while such incompetency continues shall continue; and if, after judgment and before execution of the sentence, such person shall become mentally incompetent, then in case the punishment be capital, the execution thereof shall be stayed until the recovery of such person from the incompetency.

Sec. 14. Section 29-2004, Reissue Revised Statutes of Nebraska, is amended to read: 29-2004 (1) All parties may stipulate that the jury may be selected up to thirty-one days prior to the date of trial. The stipulation must be unanimous among all parties and evidenced by a joint stipulation to the county court. (2) In all cases, except as may be otherwise expressly provided, the accused shall be tried by a jury drawn, summoned, and impaneled according to provisions of the code of civil procedure, except that whenever in the opinion of the court the trial is likely to be a protracted one, the court may, immediately after the jury is impaneled and sworn, direct the calling of one or two additional jurors, to be known as alternate jurors. Such jurors shall be drawn from the same source and in the same manner, and have the same qualifications as regular jurors, and be subject to examination and challenge as such jurors, except that each party shall be allowed one peremptory challenge to each alternate juror. The alternate jurors shall take the proper oath or affirmation, and shall be seated near the regular jurors with equal facilities for seeing and hearing the proceedings in the cause, and shall attend at all times upon the trial of the cause in company with the regular jurors. They shall obey all orders and admonitions of the court, and if the regular jurors are ordered to be kept in the custody of an officer during the trial of the cause, the alternate jurors shall also be kept with the other jurors and, except as herein after provided, shall be discharged upon the final submission of the cause to the jury. If an information charging a violation of section 28-303 and in which the death penalty is sought contains a notice of aggravation, the alternate jurors shall be retained as provided in section 29-2520. If, before the final submission of the cause a regular juror dies or is discharged, the court shall order the alternate juror, if there is but one, to take his or her place in the jury box. If there are two alternate jurors the court shall select one by lot, who shall then take his or her place in the jury box. After an alternate juror is in the jury box he or she shall be subject to the same rules as a regular juror.

Sec. 15. Section 29-2005, Reissue Revised Statutes of Nebraska, is amended to read: 29-2005 Every person arraigned for any crime punishable by with death, or imprisonment for life, shall be admitted on his or her trial to a peremptory challenge of twelve jurors. Every, and no more, every person arraigned for any offense that may be punishable by imprisonment for a term exceeding eighteen months and less than life, shall be admitted to a peremptory challenge of six jurors. In, and in all other criminal trials, the defendant shall be allowed a peremptory challenge of three jurors. The attorney prosecuting on behalf of the state shall be admitted to a

peremptory challenge of twelve jurors in all cases when the offense is punishable by with death or imprisonment for life, six jurors when the offense is punishable by imprisonment for a term exceeding eighteen months and less than life, and three jurors in all other cases. In each case for which, provided, that in all cases where alternate jurors are called, as provided in section 29-2004, then in that case both the defendant and the attorney prosecuting for the state shall each be allowed one added peremptory challenge to each alternate juror.

Sec. 16. Section 29-2006, Reissue Revised Statutes of Nebraska, is amended to read: 29-2006 (1) The following shall be good causes for challenge to any person called as a juror or alternate juror, on the trial of any indictment: (a) (1) That he or she was a member of the grand jury which found the indictment; (b) That he or she (2) that he has formed or expressed an opinion as to the guilt or innocence of the accused. However, provided, if a juror or alternate juror states shall state that he or she has formed or expressed an opinion as to the guilt or innocence of the accused, the court shall thereupon proceed to examine, on oath, such juror or alternate juror as to the ground of such opinion; and if it appears shall appear to have been founded upon reading newspaper statements, communications, comments or reports, or upon rumor or hearsay, and not upon conversations with witnesses of the transactions or reading reports of their testimony or hearing them testify, and the juror or alternate juror says shall say on oath that he or she feels able, notwithstanding such opinion, to render an impartial verdict upon the law and the evidence, the court, if satisfied that such juror or alternate juror is impartial and will render such verdict, may, in its discretion, admit such juror or alternate juror as competent to serve in such case; (3) in indictments for an offense the punishment whereof is capital, that his opinions are such as to preclude him from finding the accused guilty of an offense punishable with death; (4) that he (c) That he or she is a relation within the fifth degree to the person alleged to be injured or attempted to be injured, or to the person on whose complaint the prosecution was instituted, or to the defendant; (d) That he or she (5) that he has served on the petit jury which was sworn in the same cause against the same defendant and which jury either rendered a verdict which was set aside or was discharged, after hearing the evidence; (e) That he or she (6) that he has served as a juror in a civil case brought against the defendant for the same act; (f) That he or she (7) that he has been in good faith subpoenaed as a witness in the case; or (g) That he or she (8) that he is a habitual drunkard. (9) (2) In addition, the same challenges as are shall be allowed in criminal prosecutions that are allowed to parties in civil cases shall be allowed in criminal prosecutions.

Sec. 17. Section 29-2020, Reissue Revised Statutes of Nebraska, is amended to read: 29-2020 In Except as provided in section 29-2525 for cases when the punishment is capital, in all criminal cases when a defendant feels aggrieved by any opinion or decision of the court, he or she may order a bill of exceptions. The ordering, preparing, signing, filing, correcting, and amending of the bill of exceptions shall be governed by the rules established in such matters in civil cases.

Sec. 18. Section 29-2027, Reissue Revised Statutes of Nebraska, is amended to read: 29-2027 In all trials for murder the jury before whom such trial is had, if they find the prisoner guilty thereof, shall

ascertain in their verdict whether it is murder in the first or second degree or manslaughter. If, and if such person is convicted by confession in open court, the court shall proceed by examination of witnesses in open court, to determine the degree of the crime, and shall pronounce sentence accordingly or as provided in sections 29-2519 to 29-2524 for murder in the first degree.

Sec. 19. Section 29-2204, Revised Statutes Cumulative Supplement, 2014, is amended to read: 29-2204 (1) Except when the defendant is found guilty of a Class IA felony a term of life imprisonment is required by law, in imposing an indeterminate sentence upon an offender the court shall: (a)(i) Until July 1, 1998, fix the minimum and maximum limits of the sentence to be served within the limits provided by law, except that when a maximum limit of life is imposed by the court for a Class IB felony, the minimum limit may be any term of years not less than the statutory mandatory minimum; and (ii) Beginning July 1, 1998: (a)(i) (A) Fix the minimum and maximum limits of the sentence to be served within the limits provided by law for any class of felony other than a Class IV felony, except that when a maximum limit of life is imposed by the court for a Class IB felony, the minimum limit may be any term of years not less than the statutory mandatory minimum. If the criminal offense is a Class IV felony, the court shall fix the minimum and maximum limits of the sentence, but the minimum limit fixed by the court shall not be less than the minimum provided by law nor more than one-third of the maximum term and the maximum limit shall not be greater than the maximum provided by law; or (ii) (B) Impose a definite term of years, in which event the maximum term of the sentence shall be the term imposed by the court and the minimum term shall be the minimum sentence provided by law; (b) Advise the offender on the record the time the offender will serve on his or her minimum term before attaining parole eligibility assuming that no good time for which the offender will be eligible is lost; and (c) Advise the offender on the record the time the offender will serve on his or her maximum term before attaining mandatory release assuming that no good time for which the offender will be eligible is lost. If any discrepancy exists between the statement of the minimum limit of the sentence and the statement of parole eligibility or between the statement of the maximum limit of the sentence and the statement of mandatory release, the statements of the minimum limit and the maximum limit shall control the calculation of the offender's term. If the court imposes more than one sentence upon an offender or imposes a sentence upon an offender who is at that time serving another sentence, the court shall state whether the sentences are to be concurrent or consecutive. (2)(a) When the court is of the opinion that imprisonment may be appropriate but desires more detailed information as a basis for determining the sentence to be imposed than has been provided by the presentence report required by section 29-2261, the court shall commit an offender to the Department of Correctional Services for a period not exceeding ninety days. The department shall conduct a complete study of the offender during that time, inquiring into such matters as his or her previous delinquency or criminal experience, social background, capabilities, and mental, emotional, and physical health and the rehabilitative resources or programs which may be available to suit his or her needs. By the expiration of the period of

commitment or by the expiration of such additional time as the court shall grant, not exceeding a further period of ninety days, the offender shall be returned to the court for sentencing and the court shall be provided with a written report of the results of the study, including whatever recommendations the department believes will be helpful to a proper resolution of the case. After receiving the report and the recommendations, the court shall proceed to sentence the offender in accordance with subsection (1) of this section. The term of the sentence shall run from the date of original commitment under this subsection. (b) In order to encourage the use of this procedure in appropriate cases, all costs incurred during the period the defendant is held in a state institution under this subsection shall be a responsibility of the state and the county shall be liable only for the cost of delivering the defendant to the institution and the cost of returning him or her to the appropriate court for sentencing or such other disposition as the court may then deem appropriate. (3) Except when the defendant is found guilty of a Class IA felony a term of life is required by law, whenever the defendant was under eighteen years of age at the time he or she committed the crime for which he or she was convicted, the court may, in its discretion, instead of imposing the penalty provided for the crime, make such disposition of the defendant as the court deems proper under the Nebraska Juvenile Code. Until October 1, 2013, prior to making a disposition which commits the juvenile to the Office of Juvenile Services, the court shall order the juvenile to be evaluated by the office if the juvenile has not had an evaluation within the past twelve months.

Sec. 20. Section 29-2261, Revised Statutes Cumulative Supplement, 2014, is amended to read: 29-2261 (1) Unless it is impractical to do so, when an offender has been convicted of a felony other than murder in the first degree, the court shall not impose sentence without first ordering a presentence investigation of the offender and according due consideration to a written report of such investigation. When an offender has been convicted of murder in the first degree and (a) a jury renders a verdict finding the existence of one or more aggravating circumstances as provided in section 29-2520 or (b)(i) the information contains a notice of aggravation as provided in section 29-1603 and (ii) the offender waives his or her right to a jury determination of the alleged aggravating circumstances, the court shall not commence the sentencing determination proceeding as provided in section 29-2521 without first ordering a presentence investigation of the offender and according due consideration to a written report of such investigation; (2) A court may order a presentence investigation in any case, except in cases in which an offender has been convicted of a Class IIIA misdemeanor, a Class IV misdemeanor, a Class V misdemeanor, a traffic infraction, or any corresponding city or village ordinance. (3) The presentence investigation and report shall include, when available, an analysis of the circumstances attending the commission of the crime, the offender's history of delinquency or criminality, physical and mental condition, family situation and background, economic status, education, occupation, and personal habits, and any other matters that the probation officer deems relevant or the court directs to be included. All local and state police agencies and Department of Correctional Services adult correctional facilities shall furnish to the probation

officer copies of such criminal records, in any such case referred to the probation officer by the court of proper jurisdiction, as the probation officer shall require without cost to the court or the probation officer. Such investigation shall also include: (a) Any written statements submitted to the county attorney by a victim; and (b) Any written statements submitted to the probation officer by a victim. (4) If there are no written statements submitted to the county attorney, he or she shall certify to the court that: (a) He or she has attempted to contact the victim; and (b) If he or she has contacted the victim, such officer offered to accept the written statements of the victim or to reduce such victim's oral statements to writing. For purposes of subsections (3) and (4) of this section, the term victim shall be as defined in section 29-119. (5) Before imposing sentence, the court may order the offender to submit to psychiatric observation and examination for a period of not exceeding sixty days or such longer period as the court determines to be necessary for that purpose. The offender may be remanded for this purpose to any available clinic or mental hospital, or the court may appoint a qualified psychiatrist to make the examination. The report of the examination shall be submitted to the court. (6) Any presentence report or psychiatric examination shall be privileged and shall not be disclosed directly or indirectly to anyone other than a judge, probation officers to whom an offender's file is duly transferred, the probation administrator or his or her designee, or others entitled by law to receive such information, including personnel and mental health professionals for the Nebraska State Patrol specifically assigned to sex offender registration and community notification for the sole purpose of using such report or examination for assessing risk and for community notification of registered sex offenders. For purposes of this subsection, mental health professional means (a) a practicing physician licensed to practice medicine in this state under the Medicine and Surgery Practice Act, (b) a practicing psychologist licensed to engage in the practice of psychology in this state as provided in section 38-3111, or (c) a practicing mental health professional licensed or certified in this state as provided in the Mental Health Practice Act. The court may permit inspection of the report or examination of parts thereof by the offender or his or her attorney, or other person having a proper interest therein, whenever the court finds it is in the best interest of a particular offender. The court may allow fair opportunity for an offender to provide additional information for the court's consideration. (7) If an offender is sentenced to imprisonment, a copy of the report of any presentence investigation or psychiatric examination shall be transmitted immediately to the Department of Correctional Services. Upon request, the Board of Parole or the Office of Parole Administration may receive a copy of the report from the department. (8) Notwithstanding subsection (6) of this section, the Supreme Court or an agent of the Supreme Court acting under the direction and supervision of the Chief Justice shall have access to psychiatric examinations and presentence investigations and reports for research purposes. The Supreme Court and its agent shall treat such information as confidential, and nothing identifying any individual shall be released. Sec. 21. Section 29-2407, Reissue Revised Statutes of Nebraska, is amended to read: 29-2407 Judgments for fines and costs in criminal cases shall be a lien upon all the property of the defendant

within the county from the time of docketing the case by the clerk of the proper court, and judgments upon forfeited recognizance shall be a like lien from the time of forfeiture. No property of any convict shall be exempt from execution issued upon any such judgment as set out in this section against such convict except in cases when the convict is sentenced to a Department of Correctional Services adult correctional facility for a period of more than two years or to suffer death, in which cases there shall be the same exemptions as at the time may be provided by law for civil cases. The lien on real estate of any such judgment for costs shall terminate as provided in section 25-1716.

Sec. 22. The changes made by this legislative bill shall not (1) limit the discretionary authority of the sentencing court to order restitution as part of any sentence or (2) alter the discretion and authority of the Department of Correctional Services to determine the appropriate security measures and conditions during the confinement of any committed offender.

Sec. 23. It is the intent of the Legislature that in any criminal proceeding in which the death penalty has been imposed but not carried out prior to the effective date of this act, such penalty shall be changed to life imprisonment.

Sec. 24. Section 29-2801, Reissue Revised Statutes of Nebraska, is amended to read: 29-2801 If any person, except persons convicted of some crime or offense for which they stand committed, or persons committed for treason or felony, the punishment whereof is capital, plainly and specially expressed in the warrant of commitment, now or in the future, is or shall be confined in any jail of this state, or is shall be unlawfully deprived of his or her liberty, and makes shall make application, either by himself him or herself or by any person on his or her behalf, to any one of the judges of the district court, or to any county judge, and does at the same time produce to such judge a copy of the commitment or cause of detention of such person, or if the person so imprisoned or detained is imprisoned or detained without any legal authority, upon making the same appear to such judge, by oath or affirmation, it is the duty of the judge shall be his duty forthwith to allow a writ of habeas corpus, which writ shall be issued forthwith by the clerk of the district court, or by the county judge, as the case may require, under the seal of the court whereof the person allowing such writ is a judge, directed to the proper officer, person, or persons who detain detains such prisoner.

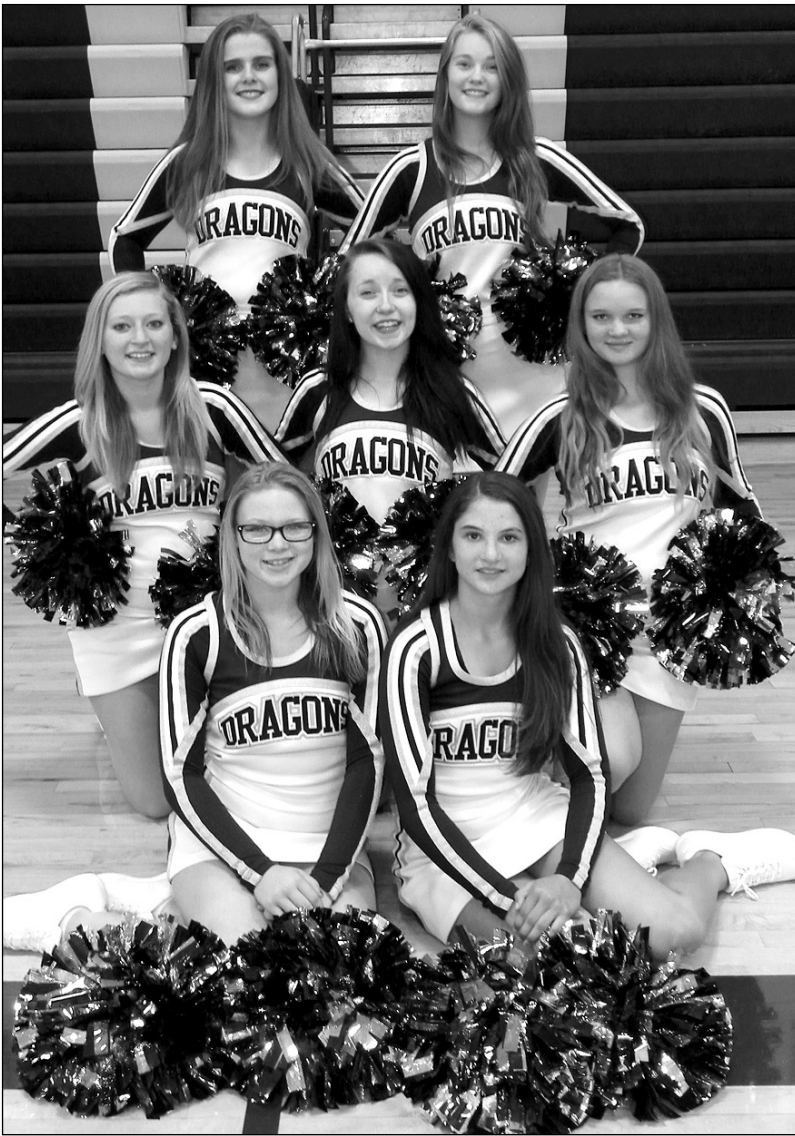
Sec. 25. Section 29-3205, Reissue Revised Statutes of Nebraska, is amended to read: 29-3205 The Uniform Rendition of Prisoners as Witnesses in Criminal Proceedings Act shall Sections 29-3204 to 29-3210 do not apply to any person in this state confined as mentally ill or under sentence of death.

Sec. 26. Section 29-3920, Reissue Revised Statutes of Nebraska, is amended to read: 29-3920 The Legislature finds that: (1) County property owners should be given some relief from the obligation of providing mandated indigent defense services which in most instances are required because of state laws establishing crimes and penalties; (2) Property tax relief can be accomplished if the state begins to assist the counties with the obligation of providing indigent defense services required by state laws establishing crimes and penalties; (3) Property tax relief in the form of state assistance to the counties of Nebraska in providing for indigent defense services will also

Remember to Vote November 8th

Football Contest

Weekly Prizes 1st - \$15.00 2nd - \$10.00 3rd - \$5.00



The 2016-2017 Deshler Dragon cheerleaders are (Bottom left to top) Makenzee Martin, Mikayla Sasse, Hope Reinke, Kelsey Collins, Kiera Branson, Samantha Bohling and Andi Collins. Not pictured Samantha Peoples. Coached by Linda Firley.

Jennifer Czekal/Deshler Rustler

Pick the Winning Team!

Deadline: Friday, Oct. 21 at NOON

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- Hebron Journal _____

J-R Tie Breaker:

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Winner _____ Point Spread _____

Name _____

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Drop off entry form Friday by **NOON** at

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Football Contest Rules

1. Anyone age 18 and over is eligible to enter except the employees of this newspaper and their immediate families. One entry per person.
2. Locate the football game listed in each sponsor's ad. Pick the winner and then write your team pick on the corresponding line of the entry form. Winners must be matched with the proper sponsor's name in order to count.
3. Write the winner and point spread of the tie breaker game listed on the entry form, no half points. It will be used to determine the winner only when several contestants pick the same number of wins.
4. Clip out the entry form on this page. No entries will be accepted unless on the official entry form available in this week's issue of the Hebron Journal-Register, no photocopies.
5. Bring entries to the Journal-Register office, 318 Lincoln Ave., by Noon each Friday, or mail to PO Box 210, Hebron, NE 68370. Mailed entries must be postmarked by Friday.
6. All decisions are final: Prizes of \$15 - first place, \$10 - second place and \$5 - third place will be given to the persons picking the most winners each week.
7. A one time prize of \$150 will be given to the first person to correctly pick the winners of all the games of any given week.