POLIO EPIDEMIC UNLIKELY IN N. C, SAYSDR.REYNOLDS

In Recorder's Court State Takes Nol Pros With Leave in Case Against Arnold Pent

State Health Department Head Does Not Fear Outbreak But
Is Taking Precautions

Taking Precautions
134 CASES IN S. C.
With 134 cases of poliomyelitis in South Carolina, mostly in Charleston, precautions are being taken in this
state against an outbreak of a repetition of the epidemic so serious her in 1935. Though the epidemic South Caroina is sure coning to there is, according to Dr. Carl
Reynolds, head of the North Caro ina Department of Tealth, no acus for concern in this state. In a state-
ment to The Pilot Dr. Reynolds says.
"North Carolina recognizes that an increase in the prevalence of pol exists in certain sections of South Carolina. While we do not anticipate any widespread prevalence in this state, we wish to be on the alert for the development of any cases in our border counties which may have any particular cases in South Carolina. "Health authorities in our border notified to be on the careful watch for potential cases coming within their territory, giving their careful attention to such cases over a period stood, however, that no quarantine stood, however, that no quarantine
regulations or restrictions have been advocated by this office for the travhealth authorities of the state of North Carolina to observe over a
period of two weeks indiivduals coming out of areas where the prevarigid filtructions are thought to be justified in any special counties the state, this is a matter within the jurisdiction of local authorities. Fears No Outbreak widespread outbreak, I mean simply this: If history repeats itself, as is ustomary in such epidemics, the epdemic of 1935 affords protection to the exception of those born since that period. Analyzing the situation, we ave had approximately 320,000 births over the four-year period, of on the percentage basis, means that eight percent of the total population is susceptible, which is far below the average number of susceptibles which would justify or anticipate an epiemic. It must be understood, however, that this is a mere guess, but
we believe it is based on a logical essumption. The conclusion would be if correct. that North Carolina stands to an advantageous position and that we and the traveling public have little mindful of the potential sources of danger and guard against them:"

## TO MAKE CROP SURVEY

 throughout the countyA supervisor's school for the purpose of training a group of men to measure crop land preparatory to a degree of compliance with ail servation and AAA allotments will be held in Carthage today and Saturday. R. F. Lowery of Cameron will be in charge of the work.

## Assistant County Agent

Caldwell said 12 to 15 workers would be trained in the school and that after their approval the survey
will begin, probably some time next week if aerial maps arrive in time. The survey, which will require at least six weeks for completion is made for the purpose of determining what benefits a farmer will recelve under the conservation program or the case of cotton where quotas are in effect, quotas will be on hasis of poundage per acre if the basis of poundage per acre if the survey shows allotment is overplanted. Area devoted to crops will be checked by serial maps and the actual acreage determined in most cases by scale measurements. Cald
well said this method had proved more accurate than land measurements.

## technical violation

technical violation of the State Labor laws was charged against the Southern Pines Laundry in a case in
Recorder's Court at Carthage this weeck, which officials of the company state has now been corrected.
Arnold Pent was in Recorder's Court Monday charged witih trespass nd the destruction of property be onging to Miss Lilian Roberts. Th the case.
thol pros with leave in Leo Terry was found guilty
corrying a concealed weapon an unlawful possencsion of whiskey for ale. He was given 60 days on th
roads and the Sheriff was ordered to destroy the pistol.
Grace Murchison was found no guilty of the unlawful possission of liquor for sale, but her co-defendant,
Judge King, was given three months onge King, was given three month apeal to Superior Court and bond was fixed at $\$ 300$. Grace, for non-
payment of the costs in an old case was given a 60 -day jail sentence, to
be suspended upon payment of the be suspended upon payment of the
balance of the costs amounting to balance of the costs amounting to


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