

DUPLICATE

Teacher's Contract.

STATE OF NORTH DAKOTA,

County of

Richland

ss.

Fairmount School District ~~No.~~

This Agreement, Made and entered into this

31st

day of

April

A. D. 190*6*, between

Richland

County, State of North Dakota, and the School Board of

Fairmount School District ~~No.~~

County of

Richland

State of North Dakota

WITNESSETH: That the said

Wilma Jackson

is to teach school

in said School District for a term of

9

months, commencing on the

3rd

September

A. D. 190*6*, for which services truly rendered, the School Board of said School

District agrees to pay the said

Wilma Jackson

at the expiration of each

month of service the sum of

Sixty & no/100

DOLLARS.

PROVIDED, That the salary of the last month in the term shall not be paid until the term report shall be made, filed with, and be approved by the County Superintendent of Schools, as provided by Sec. 748, Revised Codes 1899;

PROVIDED, FURTHER, That the school may be discontinued at any time, as provided by Sec. 704, Revised Codes 1899, and that no compensation shall be received by said teacher from the date of such discontinuance.

Wilma Jackson

Teacher.

By order of the District School Board,

W. H. Coe

President.

Clerk.

NOTE—This contract must be made and signed in duplicate before school begins, and one copy delivered to the teacher and one copy filed with the Clerk of the District School Board.

DUTIES OF TEACHERS.

REVISED CODES, 1899.

Each teacher on commencing a term of school shall give written notice to the county superintendent of the time and place of beginning such school and the time when it will probably close. If such school is to be suspended for one week or more in such term, the teacher shall notify the county superintendent of such suspension. Sec. 746.

No teacher shall be entitled to or receive any compensation for the time he teaches in any public school without a certificate valid and in force for such time in the county where such school is taught, except that if a teacher's certificate shall expire by its own limitation within six weeks of the close of the term, such teacher may finish such term without re-examination or renewal of such certificate. Sec. 747.

Each teacher shall keep a school register and at the close of each term make a report, containing the number of visits of the county superintendent, and such items and in such form as shall be required. Such report shall be made in duplicate, both copies of which shall be sent to the county superintendent, who, if he finds such report to be correct shall immediately return one copy to the district clerk, same to be filed with him. No teacher shall be paid the last month's wages in any term until such report shall have been approved by the county superintendent and one copy returned to the district clerk. Sec. 748.

A school week shall consist of five days and a school month of twenty days. No school shall be taught on a legal holiday nor on any Saturday. A legal holiday in term time falling upon a day which otherwise would be a school day shall be counted and the teacher shall be paid therefor, but no teacher shall be paid for Saturday or be permitted to teach on Saturday to make up for the loss of a day in the term. Sec. 749.

Each teacher in the common schools shall teach pupils, when they are sufficiently advanced to pursue the same, the following subjects: Orthography, reading, spelling, writing, arithmetic, language lessons, English grammar, geography, United States history, government, physiology and hygiene, giving special instruction concerning the nature of alcoholic drinks, stimulants and narcotics, their effect upon the human system; physiology and hygiene and the nature of alcoholic drinks, stimulants and narcotics and their effect upon the human system shall be taught as thoroughly as any branch is taught, by the use of a text book to all pupils able to use a text book, who have not thoroughly studied that branch, and orally to all other pupils. When such oral instruction is given as herein required, a sufficient time, not less than fifteen minutes, shall be given to such oral instruction for at least four days in each school week. Each teacher in special school districts and in cities organized for school purposes under special law shall conform to and be governed by the provisions of this section. Sec. 750.

When a teachers' institute or teachers' training school is appointed to be held in or for any county, it shall be the duty of the county superintendent to give written or printed notice thereof to each teacher in the public schools of the county, and as far as possible to all others, not engaged in teaching, who are holders of teachers' certificates, at least ten days before the opening of such institute, of the time and place of holding it. Each teacher receiving such notice engaged in teaching a term of school, which includes the time of holding such institute, shall close school during such institute and attend the same and shall be paid by the school board of the district his regular wages as teacher for the time (not less than four days) he attended such institute as certified by the county superintendent or conductor of the institute. No teacher failing to attend such institute shall receive any compensation for the time he may have taught during the session of the same. The county superintendent may revoke the certificate of any teacher in his county for inexcusable neglect or refusal after due notice to attend a teachers' institute held for such county. The county superintendent may also refuse to issue a certificate to teach to any teacher known to him to be inefficient as an educator, and who, through inexcusable neglect, fails to attend a teachers' training school held for such county, after due notice has been given by the county superintendent. The provisions of this section shall not apply to teachers in cities organized for school purposes under a special law. Sec. 751.

Provided, further, that any school may be discontinued when the attendance of pupils therein for ten consecutive days shall be less than four, and all contracts between school boards and teachers shall contain a provision that no compensation shall be received by such teacher from date of such discontinuance or when the consent of a majority of the patrons of such school, proper and convenient school facilities can be provided for the pupils therein in some other school. Sec. 704.

Every contract for the employment of a teacher must be in writing, and such contract must be executed before such teacher begins to teach in such school.

TEACHERS.

High School Principal, . . . E. J. Leddick.
 High School Assistant, . . . Miss E. Ruth Bently.
 High School Asst. and 8th Grade, Miss Lulu Waldo.
 6th and 7th Grades, . . . Miss Anna Westfall.
 4th and 5th Grades, . . . Miss Grace Abbott.
 3rd Grade, . . . Miss Nellie Jenks.
 2nd Grade, . . . Miss Eva Thayer.
 1st Grade, . . . Miss J. Ruth Blumberg.

Ovid Public Schools,

C. J. Brosnan, - - Superintendent.

MISS MARY LYONS, - - - - Supervisor of Music.

TRUSTEES.

Geo. S. Huntington, . . . President.
 C. E. Jillson, . . . Secretary.
 C. H. Misner, . . . Treasurer.
 W. H. Robson, . . . W. R. Shaw.

Ovid, Mich., March 26 1907

Miss Wilma Jackson
 Fairmount N Dakota

My Dear Miss Wilma

It is with very much
 pleasure that I hand you
 the Contracts for the coming
 school year. and will ask
 you to kindly sign them both
 and return one to me at
 your earliest convenience.

I feel very confident that
 your connection with the old
 home school cannot do other
 than to add to its efficiency
 and general success
 and with kindest regards
 I am sincerely yours
 E. J. Leddick
 Supt

TEACHERS' CONTRACT.

THIS AGREEMENT Made and entered into this Fourth Sixth day of March A. D. 1907, by and between the Board of Education, of the Public Schools of Ovid, of the first part, and Miss Wilma Jackson a qualified teacher, of the second part; Witnesseth as follows:

FIRST, That the said Miss Wilma Jackson agrees to serve as teacher in the Public Schools of said village for and during the ensuing school year of 1907 + 8 forty weeks of school, commencing Sept. Fourth 1907, and while so doing to keep a correct list of the pupils, and the age of each, attending the school, and the number of days each pupil is present, and to furnish the Superintendent with a correct copy of the same at the close of each month; also agrees to act in accordance with the By-Laws, Rules and Regulations of the Board of Trustees, and that the same shall be a part of this contract.

SECOND, In consideration thereof, the said first party will pay to said second party, such service, the salary of Forty five Dollars, per month, payable at the end of each for four weeks of the school term of which said year is composed; the said first party reserving the right to change or remove the said second party as in judgment of the first party, the good of the school may require.

IN WITNESS WHEREOF, The Trustees of the first party have caused this agreement to be subscribed by the Secretary of said first party, and said second party has subscribed the name the day and the year above written.

Approved:

Bros Huntington President
CH Wisner Treasurer.

Officeon Secretary.
Wilma Jackson Teacher

Teachers' Contract.

THIS AGREEMENT Made and entered into this Thirtieth day
of April A. D., 1 908, by and between the Board of Education, of the Public Schools of
Ovid, of the first part, and Miss Wilma Jackson a qualified teacher, of the second part;

Witnesseth as follows:

FIRST, That the said Miss Jackson agrees to serve
as teacher in the Public Schools of said village for and during the ensuing school year of 1908 + 1909
forty weeks of school, commencing Sept. 31 1 908, and while so doing to keep a correct list of the
pupils, and the age of each, attending the school, and the number of days each pupil is present, and to furnish the
Superintendent with a correct copy of the same at the close of each month; also agrees to act in accordance with the
By-Laws, Rules and Regulations of the Board of Trustees, and that the same shall be a part of this contract.

SECOND, In consideration thereof, the said first party will pay to said second party, for such service, the salary of
Fifty Dollars, per month, payable at the end of each four weeks of the school
term of which said year is composed; the said first party reserving the right to change or remove the said second party
as in judgment of the first party, the good of the school may require.

IN WITNESS WHEREOF, The Trustees of the first party have caused this agreement to be subscribed by the
Secretary of said first party, and said second party has subscribed the name the day and the year above written.

Approved:

G. S. Huntington President.

C. H. Warner Treasurer.

E. E. Jackson Secretary.

Wilma Jackson Teacher.