

Mrs. Gallagher Knew What to Do

EXPERIENCE SHE'D HAD BEFORE
TAUGHT HER THE VALUE
OF TANLAC.

"When I felt myself going down this summer I knew exactly what to do, for I had taken Tanlac before and it fixed me up so fine I just knew it would do so again," said Mrs. Barbara Gallagher, who lives at 1000 Plum St., Lincoln, Neb.

"For many years," she continued, "I suffered agonies from rheumatism and never knew what it was to be without pain or aches somewhere in my system. My head ached like it would burst and I would get so dizzy at times that everything seemed to be whirling around till I would feel like I was going to fall. My nerves were in such a dreadful state that I would roll and toss half the night without being able to sleep a wink, and my appetite was so weak that I would have attacks of indigestion and sometimes they would nearly put me out of business.

"One of my friends advised me strongly to try Tanlac and I could see a marked improvement right after I started on it. My nerves grew quiet so I could sleep better, the headaches and dizzy spells passed away, my appetite increased and my digestion soon became all right. Tanlac soon fixed me up all right and I have enjoyed splendid health ever since. Whenever I feel the least bit out of the way I take a little Tanlac."

Tanlac is sold in Dakota City by Neiswanger Pharmacy, in South Sioux City by Shane's Pharmacy, and in Homer by Brassfield & Jensen.—Advertisement.

LEGAL NOTICES

First Pub. April 29, 1920—4w.

Probate Notice to Creditors

In the County Court of Dakota County, Nebraska.

In the Matter of the Estate of John B. Evans, deceased.

Notice is hereby given, that the creditors of the said deceased will meet the Administrator of said estate, before me, County Judge of Dakota County, Nebraska, at the County Court Room in said county, on the 17th day of June, 1920, and on the 18th day of July, 1920, at 10 o'clock A. M. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Three months are allowed for creditors to present their claims and one year for the administrator to settle said estate, from the 17th day of June, 1920. This notice will be published in the Dakota County Herald for four weeks successively prior to the 17th day of June, 1920.

Witness my hand, and seal of said court, this 17th day of April, A. D. 1920.

S. W. McKINLEY,
County Judge.

First Pub. April 22, 1920—3w.

Order of Hearing and Notice of Probate of Will.

In the County Court of Dakota County, Nebraska.

State of Nebraska, County of Dakota—ss.

To May Broyhill, Clifford Irving Broyhill, Blanche Winnifred Giese, formerly Blanche Winnifred Broyhill Roman, and to all persons interested in the estate of James B. Broyhill, deceased:

On reading the petition of G. F. Broyhill praying that the instrument filed in this court on the 19th day of April, 1920, and purporting to be the last will and testament of the said deceased, may be proved and allowed, and recorded as the last will and testament of James B. Broyhill, deceased; that said instrument be admitted to probate, and the administration of said estate be granted to May Broyhill as executrix.

It is hereby ordered that you, and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county, on the 13th day of May, A. D. 1920, at 10 o'clock A. M., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition, and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this Order in the Dakota County Herald, a weekly newspaper printed in said county, for three successive weeks prior to said day of hearing.

Witness my hand, and seal of said court, this 19th day of April, A. D. 1920.

S. W. McKINLEY,
County Judge.

First Pub. April 15, 1920—4w.

LEGAL NOTICE

Laurits Jensen, Plaintiff, vs. H. J. Johnson, N. E. Nicholson, Harry S. Hubbard, who is the same person as H. S. Hubbard, and Lots Nineteen (19), Twenty-three (23), Twenty-seven (27), and Twenty-eight (28), Block Nine (9), Railway Addition, Dakota Co., Neb., being a part of South Sioux City, Dakota County, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof, Defendants.

You and each of you are hereby notified that on the 12th day of April, 1920, plaintiff filed his duly verified petition against you in the District Court of Dakota County, Nebraska, the object and prayer of which is to quiet his title to Lots Nineteen (19), Twenty-three (23), Twenty-seven (27) and Twenty-eight (28), Block Nine (9), Railway Addition, Dakota Co., Neb., being an addition to South Sioux City, Nebraska, and to remove the clouds occasioned by the claims of the defendant H. J. Johnson in and to said Lots Nine-

teen (19) and Twenty-eight (28); to remove the clouds occasioned by the claims of the defendant Harry S. Hubbard, who is the same person as H. S. Hubbard, in and to said Lot Twenty-three (23); to remove the clouds occasioned by the claims of the defendant N. E. Nicholson, in and to Lot Twenty-seven (27), by virtue of the former ownership of said defendants in and to said real estate, and to remove the clouds occasioned by the claims of the defendants Lots Nineteen (19), Twenty-three (23), Twenty-seven (27) and Twenty-eight (28), Block Nine (9), Railway Addition, Dakota Co., Neb., being a part of South Sioux City, Dakota County, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof. Plaintiff also prays for general equitable relief.

You are required to answer said petition on or before the 24th day of May, 1920.

Dated this 12th day of April, 1920.
LAURITS JENSEN, Plaintiff.

First Pub. April 15, 1920—4w.

LEGAL NOTICE

James P. Goodwin, Plaintiff, vs. Joseph Leach, Minnie Leach, Mary Cave, Willard A. Cave, Julia Clark, William Clark, Stella Calhoun, Zeb Calhoun, John D. Pierson, Luthera E. Pierson, and Lots One (1), Two (2), Three (3), and Four (4), Block Three (3), and Lot Six (6), Block Two (2), Moan and Hunt's Addition to South Sioux City, Dakota County, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof, Defendants.

You and each of you are hereby notified that on the 12th day of April, 1920, plaintiff filed his duly verified petition against you in the District Court of Dakota County, Nebraska, the object and prayer of which is to quiet his title to Lots One (1), Two (2), Three (3), and Four (4), in Block Three (3), and Lot Six (6) in Block Two (2), Moan and Hunt's Addition to South Sioux City, Dakota County, Nebraska, and to remove the clouds occasioned by the claims of the defendants, Joseph Leach, Minnie Leach, Mary Cave, Willard A. Cave, by virtue of the former ownership of William Leach deceased, Ann Leach, deceased, and Susan McKenna, deceased; the claims of the defendants Julia Clark, William Clark, Stella Calhoun, and Zeb Calhoun, by virtue of the former ownership of William Leach, deceased, in the land upon which said real estate was platted; to remove the clouds occasioned by the claims of the defendants John D. Pierson and Luthera E. Pierson under and by virtue of a deed to said premises and to remove the clouds occasioned by the claims of defendants Lots One (1), Two (2), Three (3), and Four (4), Block Three (3), and Lot Six (6), in Block Two (2), Moan and Hunt's Addition to South Sioux City, in Dakota County, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof.

Plaintiff also prays for general equitable relief.

You are required to answer said petition on or before the 24th day of May, 1920.

Dated this 12th day of April, 1920.
JAMES P. GOODWIN, Plaintiff.

First Pub. April 22, 1920—4w.

ARTICLES OF INCORPORATION

We, the undersigned, hereby associate ourselves together for the purpose of forming a corporation under the laws of the State of Nebraska, and do adopt the following Articles of Incorporation:

ARTICLE I. The name by which this corporation shall be known is NEBRASKA STATE BANK.

ARTICLE II. The principal place of business of this corporation shall be at South Sioux City, County of Dakota, State of Nebraska.

ARTICLE III. The object for which this corporation is formed is to carry on a commercial banking business under the laws of the State of Nebraska.

ARTICLE IV. The authorized capital stock of this corporation shall be Twenty-five Thousand Dollars, of which at least Twenty-five Thousand Dollars shall have been paid in at time of commencement of business, which shall be issued in shares of the par value of One Hundred (100) Dollars each. No transfer of the stock of this corporation shall be operative until entered on the books of the corporation.

ARTICLE V. The indebtedness of this corporation shall at no time exceed the amount of its paid in capital and surplus except for deposits.

ARTICLE VI. This corporation shall begin business on the 1st day of March, 1920, or as soon thereafter as authorized by the State Banking Board of the State of Nebraska, and shall terminate on the 1st day of March, 2019.

ARTICLE VII. The affairs of this corporation shall be under the control and management of a board of directors consisting of not less than three nor more than five shareholders, whose term of office shall be for a period of one year, or until their successors are elected and qualified, not less than a majority of whom shall be residents of the county in which the bank is located or counties immediately adjacent thereto. It shall be the duty of the board of directors to elect from their number a president and secretary, and select a vice-president and cashier, and they may also select an assistant cashier and such other clerks and assistants as the business of the corporation may require. The term of office of the officers of this corporation shall be one year, or until their successors are elected and qualified. The board of directors may adopt such by-laws for the regulation and management of the affairs and business of the corporation as it may deem proper.

ARTICLE VIII. The regular annual meeting of the stock holders of this corporation shall be held on the first Tuesday of January each year, at which meeting the board of directors above provided for shall be elected. A majority of the shares of the stock of the corporation at any regular or

special meeting, shall constitute a quorum for the transaction of business.

ARTICLE IX. Until the regular meeting of the stockholders of the corporation, the following named persons shall constitute the board of directors: E. H. Gribble, J. S. Bacon, J. J. Eimers, Henry Runge, and Wm. P. Warner.

ARTICLE X. Each stockholder shall at any regular or special meeting be entitled to one vote, either in person or by proxy, for each share of stock held.

ARTICLE XI. These articles of incorporation may be amended at any regular or special meeting called for that purpose by a two-thirds vote of all the stock.

Witness our hands this 27th day of January, 1920.

E. H. GRIBBLE,
J. S. BACON,
J. J. EIMERS,
HENRY RUNGE,
WM. P. WARNER.

Witness: Sidney T. Frum,
State of Nebraska, Dakota County.

On this 27th day of January, 1920, before the undersigned, a notary public in and for said county, and state personally appeared, E. H. Gribble, J. S. Bacon, J. J. Eimers, Henry Runge, and Wm. P. Warner, to me known to be the identical persons whose names are affixed to the foregoing articles of incorporation, and each for himself acknowledged the same to be his voluntary act and deed.

In witness whereof I have hereunto set my hand and notarial seal this

27th day of January, 1920, at Dakota City, Nebraska.

Sidney T. Frum, Notary Public.
My Commission expires Sept. 20, 1923.

Ten miles used to be a long way

WHAT a difference in these motor-car days, when every point in the county is hardly more than "just around the corner."

People's ideas are changing, too.

They're beginning to figure out how much it is costing them to keep a car. And the man who is doing the greatest amount of figuring is the man with the moderate-price car.

There still seems to be a notion in some quarters that any tire is good enough for a small car.

That's not what the man who owns it thinks.

In recommending and selling U. S. Tires we are trying to see his side of the propo-

sition—finding out what he wants in a tire and giving him that.

Large or small, U. S. Tires are built to only one standard of quality—the standard that produced the first straight side automobile tire, the first pneumatic truck tire.

Every tire that bears the name "U. S." is built the best way its makers know how. It isn't the car, but the man who owns the car, that counts with the oldest and largest rubber concern in the world.

As representatives of U. S. Tires in this town, we offer you the benefit of our experience and advice in settling your tire problem.

Select your tires according to the roads they have to travel:
In sandy or hilly country, wherever the going is apt to be heavy—The U. S. Nobby.
For ordinary country roads—The U. S. Chain or Usco.
For front wheels—The U. S. Plain.
For best results—everywhere—U. S. Royal Cords.



ROYAL CORD-NOBBY-CHAIN-USCO-PLAIN

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Pure Bred Percheron Stallion



WALLACE No. 121599

Wallace is a fine dappled grey stallion, five years old. He is a horse of extra good quality. He has been inspected by the State Sanitary Board of Lincoln, and will stand the full season at my barn at Hubbard, Nebraska.

LOUIS BOGG
Hubbard, Nebraska

Everybody Reads the Herald