Select your tires ao-

In sandy or hilly coun-

try, wherever the going is apt to be heavy—The U. S. Nobby.

For ordinary country roads—The U. S. Chain

For front wheels -

For best results-everywhere-U.S. Royal Cords.

BOYAL CORD - NOBBY-CHAIN-USCO-PLAIR

cording to the roads

they have to travel:

### "Can Do My Work With Pleasure"

PLEIS GOOD ALL THE TIME SINCE TAKING TANLAC-GAINS TEN POUNDS.

"Before I began taking Tanine was in a badly run down, weakened condition, but now I am eajoying perfect health," said Ernest Mack, 1922 K. Street, Cedar Rapids, Iowa, an expert automobile mechanic.

ly all the time, and often while at breath. In fact, my whole system just seemed to be out of order, and braska. felt so tired and worn out it was all I could do to get around.

Tanlac was doing for others I concluded there must be something to it, and decided to give it a trial my-self. I am now glad I did, for my stomach is in good condition, I have a splendid appetite, eat just anything said Justin S. Bacon, county clerk and nausea, pain, gas or palpitation of the heart. I have regained my strength and feel so good all the time my work is actually a pleasure to me. I am ten pounds heavier since I started on Tanlac and am glad of the opportunity to give this statement, as I feel it my duty to tell others what Tanlac has done for

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

#### LEGAL NOTICES

First Pub. July 8, 1920-4w. PROBATE NOTICE TO CREDITORS. In the County Court of Dakota

County, Nebraska, In the Matter of the Estate of An drew J. Parker, deceased.

Notice is hereby given, that the creditors of the said deceased will meet the executor of said estate, before me, County Judge of Dakota County, Nebraska, at the County Court Room, in said county, on the 2nd day of September, 1920, and on the 4th day of October, 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 ance. Three months are allowed for creditors to present their claims and one year for the executor to settle said estate, from the 2nd day of July, 1920. This notice will be

S. W. McKINLEY, County Judge.

1st Pub. July 29, 1050-4w IN THE COUNTY COURT OF DA-KOTA COUNTY, NEBRASKA. In the Matter of the Estate of

James Thornton, Deceased.

NOTICE OF HEARING.

The State of Nebraska, to all persons interested in said estate, creditors and heirs take notice, that Wiltiam J. Franklin has filed his peti-tion alleging that James Thornton died intestate in Dakota County, Ne-braska, on or about the 21st day of his sole and only heirs at law Louisa Thornton, E. J. Thornton, Kate Thornton Renze, Henry Thornton, and Ag-

Notice is hereby given that by virtue of an order of sale issued by Justin S. Bacon, county clerk and ex officio clerk of the district court of Dakota County, Nebraska, and directed to me, George Cain, sheriff of Dakota County, Nebraska, commanding me to sell the premises hereinafter described to satisfy a certain decree of the said district court of said February A. D. 1920, term thereof, in favor of Carrie B. Wilson, and agains. Carrie B. Wilson, executrix of the estate of Clarissa J. Austin, deceased; Rose E. Austin, Wilbur Austin, Ward Austin, Albert A. Austin, Charles B. Mattison, Fay Mattison, and his beirs, devised in 1920, the plaintiff uled his duly verilegatees, personal representatives, fied petition against you in the Disamed by the claims of the declaims of the defendants. Famula J. Franklin, Plaintiff, vs. thereof, Defendants.

You and each of you are hereby nofendants. Emma E. Mattison, Fay defendants in and to all and every part of said real estate, tives, and all persons interested in 1920, the plaintiff uled his duly verilegatees, personal representatives, the estate of James W. Virtue Emma fied petition against you in the Disam and all persons interested in the estate of Far Mattison, Charles B. Mattison, Fay Mattison, and his trict Court of Dakota Course Not take of Far Mattison. Rose E. Austin, Wilbur Austin, Ward Austin, Albert A. Austin, Charles Austin, Alfred E. Austin, Earshall B. Austin, Henry H. Austin, and Charles Austin, for the sum of five hundred Austin, for the sum of five hundred austin, for the sum of five hundred the estate of James W. Virtue Emma fied petition against you in the Disand all persons interested in the estate of James W. Virtue Emma fied petition against you in the Disand all persons interested in the estate of Fay Mattison, Orin A. Barber, and Kate B. Barber, in and to petition on or before the 6th day of which is to quiet his title to the said real estate, in said northwest following described real estate, to quarter of said section 11, by virtue and all persons interested in the estate of Fay Mattison, Orin A. Barber, and Kate B. Barber, in and to petition on or before the 6th day of the said real estate, in said northwest following described real estate, to quarter of said section 11, by virtue and presons interested in the estate of Fay Mattison, Orin A. Barber, and Kate B. Barber, in and to petition on or before the 6th day of the said real estate, in said northwest following described real estate, to quarter of said section 11, by virtue and presons interested in the estate of Fay Mattison, Orin A. Barber, and Kate B. William J. FRANKLIN, Plaintiff.

and sixty-two dollars and thirty-nine cents (\$562.39), together with interest thereon at the rate of ten per cent per annum from the second day of February, 1920, and his cost taxed at the sum of thirteen dollars and twenty cents (\$13.20), and accru-

ing costs.

I have levied on the following described real estate situated in said Dakota County, Nebraska, to-wit:

Dakota County, Nebraska, to-wit:
Commencing on the east line of the
accretion to Lot one (1), in section
nineteen (19), in township twentynine (29), range nine (9), East of the
6th Principal Meridian, at a distance
of 96 rods from the northeast corner
of said Lot 1, thence along the east
line of the accretion to said Lot 1,
north 23 degrees west 14.90 chars,
thence due west to the west line of thence due west to the west line of "For a year I had been in an aw ful bad shape, had hardly any appetite, and everything I ate disagreed with me," said Mr. Mack. "After I, 14.90 chains, thence east to the west line of the accretion to said Lot every meal my food began to sour almost at once, I would become badly nauseated, have intense pains in east side of said accretion from the the pit of my stomach, and bloat up northeast corner of said Lot 1, to with gas until I could hardly breathe. the southeast corner of the above de-My heart palpitated dreadfully near- scribed tract, also Lot one (1), Section thirty-one (31), township eightywork it would pound so hard and I nine (89), range forty-seven (47) would become so exhausted I just west of the 5th Principal Meridian. had to stop to rest and get my and the accretion thereto belonging all situated in Dakota County, Ne-

And I will on the 28th day of August, A. D., 1920, at the south front "I nad heard so much about what door of the court house in Dakota City, Dakota County, Nebraska, proceed to sell at public auction to the highest and best bidder for cash, all of the above described real estate, or so much thereof as may be necessary ex-officio clerk of the district court of Dakota County, Nebraska, the amount due thereon in the aggregate being the sum of five hundred sixtytwo dollars and thirty-nine cents (\$562.39), together with interest at the rate of ten per cent per annum, from the second day of Ferruary, 1920, and his costs taxed at the sum of thirteen dollars and twenty cents (\$13.29), and accruing costs.

Dated this 23rd day of Jul/, A. D., GEORGE CAIN, Sheriff of Dakota County, Neb. two dollars and thirty-nine cents

#### 1st Pub. July 29, 1920-iw LEGAL NOTICE.

Frank Davey, Plaintiff, vs. Villiam McQuaide, and his heirs, devisees, legatees, personal representatives, and all persons interested in the estate of William McQuaide, and the northeast quarter (NE<sup>3</sup>4), of Section twenty (20), Township twenty-eight (28), North of Range seven (7), ast of the Sixth Principal Meridian in Dakota County, Nebruska, and all persons claiming any interest of any kind in said real estate or any part thereof. Defendants. legatees, personal representatives,

published in the Dakota County clouds occasioned by the claims of Herald for four weeks successively the defendants William McQuaide, prior to the 2nd day of September, and his heirs, devisees, legatees per-Witness my hand, and seal of said sons interested in the estate of Wilcourt, this 2nd day of July, A. D., liam McQuaide, under and by virtue of the former ownership of said William McQuaide, in said real estate and to remove the clouds occasioned by the claims of each and all of the defendants.

Plaintiff also prays for general equitable relief. You are required to answer said petition on or before the 6th day of September, 1920.

Dated this 28th day of July, 1920. FRANK DAVEY, Plaintift.

#### 1st Pub. July 29, 1920-4w LEGAL NOTICE.

Fred S. Welsh, Plaintiff, vs. Merret Curtis, Jennie Hornick, William H. braska, on or about the 21st day of July, 1887, being a resident and inhabitant of Dakota County, Nebraska, and owner of the Southeast quarter of the southwest quarter (SE½ of SW½), Section two (2), Township twenty-nine (29), Range seven (7), East of the Sixth Principal Meridian, Dakota County, Nebraska, leaving as You and each of you are hereby no-You and each of you are hereby no-tified that on the 23rd day of July A. D. 1920, plaintiff filed nis duly that said estate of James Thornton
was administered in the Coanty Court
of Dakota County, Nebraska, except,
that no decree determining heirship
was entered by the court therein, and
praying that said estate be opened
up and for a decree barring claims,
that he said decaesed died intestate
and that the L.irs at law of the said
decedent as herein set forth shall be
decreed to be the so. and only heirs
of the deceased, and to have thereiny
inherited the a only described teal
estate in fee sample. Heating on
the whole of lot twelve; to remove the claims
of the deceased, and to have thereiny
inherited the a only described teal
estate in fee sample. Heating on
S. W. McKINLEY,
(Seal)

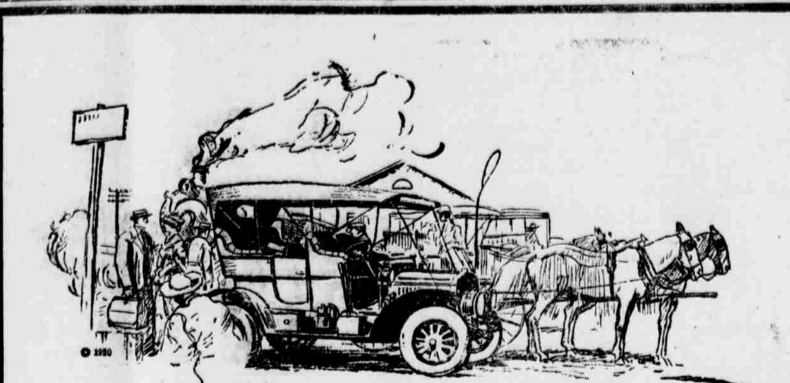
County Judge,

First Pub. July 29, 1920—5w.

SHERIFF'S SALE,

Notice is hereby given that by virtee of an order of sale issued by Jus
viva are required to excessioned by Jus
viva pet first part of sale issued by Jus
viva pet first part of parts of the defendant Merital
is of time for a proper described to the south for the south for the southeast quarter of the southeast quarter of the northeast quarter of the southeast or northeast quarter of the northeast quarter of the

#### ist Pub. July 29, 1920 4w LEGAL NOTICE.



# When the train came in back in 1910

TEN years ago you might have seen one or two automobiles waiting outside the station, when the weather was pleasant.

Today the square is crowded with them. And most of the cars you generally see there are moderate-price cars.

Anybody who tells you that owners of moderate-price cars are not interested in the quality of their tires has never met very many of them.

We come in contact with the small car owner every day and we have found that he is just as much interested as the big car owner.

There is one tire, at least, that makes no distinction between small cars and large cars so far as quality is concerned—the U.S. Tire.

Every U. S. Tire is just like every other in quality -the best its builders know how to build.

Whatever the size of your car, the service you get out of U.S. Tires is the same. It isn't the car, but the man who owns the car, that sets the standard to which U.S. tires are made.

We feel the same way about it. That's why we represent U. S. Tires in this community.

## United States Tires

G. F. BROYHILL, Dakota City, Neb. HORACE DUGAN, Jackson, Neb.

nes Thornton, and further alleging verified petition against you in the that said estate of James Thornton District Court of Dakota County, Ne. Barber, and the southeast quarter of Settle of Section 2, and the south half of the

claims of each and every one of the defendants. Plaintiff, also prays for general equitable relief.

You are required to answer said petition on or before the 6th day of September, 1920.

Dated this 28th day of July, 1920.

FRED S. WELSH, Plaintiff.

The New Marks and to remove the southeast quarter of clouds occasioned by the claims of the northwest quarter (SEM) the defendants James W. Virtue and the New Marks of the New Marks and section to the place of representatives, and all persons in beginning, all in Township twenty terested in the estate of James W. FRED S. WELSH, Plaintiff.

FRED S. WELSH, Plaintiff.

### Abstracts of

A \$10,000 Surety Bond Guarantees the Accuracy of every Abstract I make

J. J. EIMERS, Bonded Abstractor. Successor to the Dakota County Abstract Company

Insurance (ompany

JOHN H. REAM, Agent Dakota City, Nebraska.

kota County, Nebraska, and all per- cast quarter of said section 10, by Hartnett, Sr., to Faye Mattison to sons claiming any interest of any virtue of a tax deed to James W. part of said northwest quarter and kind in said real estate or any part Virtue; also to remove the clouds occasioned by



The Herald, \$1.50 per year

Dated this 28th day of July, 1920.
WILLIAM J. FRANKLIN, Plaintiff.
THE HERALD FOR NEWS