

Classified Telephone Directory

Beauty Culturists
CHRISTINE ALTHOUSE
 It Pays To Look Attractive
 2422 N. 22nd St. WE. 0846

ICE CREAM
JOHNSON DRUG
 1904 N. 24th WE. 0998

DUFFY PHARMACY
 24th & Lake WE. 0609

HARDWARE
DOLGHOFF HARDWARE
 Paint, Glass and Varnish. We do glazing and make window shades to order. 1822 N. 24th WE. 1607

Laundries & Cleaners
EDHOLM & SHERMAN
 2401 N. 24th WE. 6055

EMERSON LAUNDRY
 2324 N. 24th St. WE. 1029

FOR RENT
 A front room 2877 Binney St. WE. 2863.

For Rent, neat furnished modern house. Desirable couple WE. 2426

Rooms to Rent, Webster 0743.

Front room for Rent, 2310 North 27th Avenue.

FOR RENT—Love's Kitchentette
 Apartment, 2516-18 Patrick, or 2613 Grant St. Call WE. 5553 or WE. 2410.

GOLDEN WEST SANDWICH SHOP—2406 Erskine Street.

Shoe Repair
LAKE SHOE REPAIR
 "Shoe Pride or Shoe Shame"
 Shoes look new again with Our New Invisible half soles.
 2407 Lake St.

PARTNERSHIP AGREEMENT OF

SPOTLIGHT PUBLISHING CO.

That these articles of partnership may be from time to time amended altered or changed as the members hereof may desire and such changes shall as among the partners be effective when same have been authorized at any meeting of said partners and reduced to writing and properly entered by the Secretary in a minute book to be kept for that purpose.

That profits accruing to partnership shall be computed by said partners at regular six months intervals and shall be disposed of in accordance with the actions of said partner's at said times, either payable in cash in equal shares or added to the capital of the partnership for the purpose of investment and expansion.

That no partner shall sell or assign his interest in said partnership without the written consent of the other partners and such consent may be entered in the minute book kept by the Secretary.

That all members of the partnership, present and future, hereby agree that in settlement of disputes, differences of opinions or questions of management or operation that such settlements, differences, etc., shall be by a majority of the partners agreeing after a vote is taken.

That each partner shall pay into the partnership dues of .50 (fifty cents) per week and before Oct. 1, 1939 shall have paid into such partnership the sum of \$75 (seventy-five Dollars), this amount to be the initial investment of each individual partner; that each partner shall be liable for the debts of this partnership to the extent of the percentage of his investment in said partnership or one-ninth share.

That as soon after the execution of this agreement as may be possible, the Secretary shall set up a set of books reflecting the true condition of the assets and liabilities of said partnership as of its inception and the same shall upon the acquiescence of the remaining partners constitute the opening statement of the partnership for all purposes of determining profits at such time as the first semi-annual accounting shall be rendered. That as soon as feasible after said partnership operation has been instituted, said partners shall by mutual consent fix a future date for the purpose of establishing a time when first semi-annual accounting shall take place and each succeeding semi-annual accounting shall follow at regular 6 (six) months intervals, unless altered by mutual consent.

IN WITNESS WHEREOF, the respective partners have hereunto subscribed their names on this the 27th day of July, 1939.

Paul Barnett
 Herbert E. Patten
 Reuben Taylor
 Arthur B. McCaw
 Ullyses Cribbs
 Malcolm Allen
 Edgar Alfred
 Samuel Towles
 Mrs. W. M. Parker

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBR.

Emmett H. Hilson, John Wainwright, Claude McFall, John McClennon, James Dean, Ike Shine, and Blue, Plaintiffs

Vs Walter Morris
 Nathaniel Thomas, William Cooper, Aluster Harris, Jesse White, and Fred Fort, Defendants.

Doc 346 No. 109
 PETITION

Come now the plaintiffs and for their cause of action, allege and say:

1. That all of the plaintiffs and defendants are residents of Omaha, Douglas county Nebraska.
 2. That the plaintiff, Emmett H. Hilson is the pastor of Salem Baptist church and as such pastor is ex-officio chairman of all boards of said church, and is charged with general oversight of the spiritual and temporal needs of said church and congregation. That plaintiffs McFall and Wainwright are deacons of said church and plaintiffs Blue, McClennon, Dean and Shine are trustees of said church.

3. That Nathaniel Thomas, William Cooper, Aluster Harris, Walter Norris, Jesse White and Fred Fort are members of said Salem Baptist Church. That Nathaniel Thomas until recently was treasurer of said church and had in his

possession all records of money received and expended by said church, including books of account, check books, cancelled checks, bills, receipts and contracts covering normal operating costs of said Salem Baptist Church and the cost of a new church edifice and parsonage.

4. That on or about the first day of July 1939, Nathaniel Thomas, was removed as treasurer of said church and he was ordered to turn over to the board of trustees all records of his office, and he has failed, neglected and refused so to do.

5. That on or about the middle of July, 1939, plaintiff Emmett H. Hilson was elected pastor of Salem Baptist Church to serve for an indefinite time. That shortly after taking over his office he discovered that certain funds received from the United States Government from the sale of a church property had not been accounted for in full; that he and the plaintiffs in this action have for many months sought an accounting from the said Thomas and his codefendants and a production of the records relating to said transactions. That these defendants refuse to deliver said records and seek to prevent further investigation of their financial transactions. And in this behalf they have set on foot a conspiracy to have the plaintiff Emmett H. Hilson removed as pastor of said church so as to prevent a completion of the investigation and recovery of money due said church, which defendants withhold.

6. That the defendants are insolvent and if there were a remedy at law, it would be ineffective.
 7. That the defendants and each

of them threaten to prevent a check of the financial records of said church, which defendants have in their possession, by doing bodily harm to the plaintiffs; by riotous conduct in meetings of the said Salem Baptist Church and boards thereof; that the defendants are spreading false and malicious reports about the work of the plaintiffs and Salem Baptist church and threaten to continue to do so unless restrained and enjoined from so doing; that they have created false accounts against Salem Baptist Church and these plaintiffs, and will continue to do unless restrained therefrom they already having created a two hundred (\$200.00) dollar obligation in favor of Harry E. Moore and Son, and seek through removal of the said Emmett H. Hilson and these plaintiffs to escape personal liability for said obligation.

8. That unless these defendants, and each of them is restrained and enjoined from interfering with the plaintiffs in the conduct of the said Salem Baptist Church and the completion of the investigation of its financial affairs and the questionable financial operations of the defendants, will suffer irreparable damage, for which there is no adequate remedy at law. That unless these defendants are restrained from attending all meetings of said church and boards of said church, the plaintiffs will be so hampered as to be deprived of the opportunity to recover the monies withheld by these defendants from them and said church.

WHEREFORE, plaintiffs pray that the defendants and each of them be restrained and enjoined from interfering with the plaintiffs and their conduct of the affairs of Salem Baptist Church; from attending any meetings of the members of said church or its boards of participation in the proceedings of any meetings of any church or board meetings, official meetings, or any meetings

of any kind whatsoever; from circulating rumors to the detriment of these plaintiffs and Salem Baptist church; from repeating or executing threats against these plaintiffs or any of them to do them bodily harm; from withholding all property, books, records, receipts, check books, bank books, cancelled checks and all property whatsoever from these plaintiffs and Salem Baptist church; from doing any act in furtherance of effort to remove Emmett H. Hilson as pastor of Salem Baptist Church so as to prevent unearthing of financial dishonesty of these defendants and keep hidden a fraud against these plaintiffs and Salem Baptist church. That the plaintiffs may have such other and further relief as to the court may seem equitable and just.

John Wainwright, of lawful age, being first duly sworn, according to law, deposes and says that he is one of the plaintiffs in the foregoing action; and that he has read the petition herein and understands the contents thereof and that the facts therein stated are true.

Subscribed in my presence and sworn to before me this day of July, 1939. NOTARY PUBLIC.

Dated at Omaha, Nebr. Douglas County, July 24th, 1939

W. B. Bryant.

VS
 Nathaniel Thomas, William Cooper, Aluster Harris, Jesse White, Walter Morris, Robert B. Alexander and Fred Fort, Defendants.
 Doc 346 No. 109
 RESTRAINING ORDER
 Upon application of the plaintiffs for an injunction upon their petition, duly and positively sworn to, and it being necessary that the defendants should have notice

of the application before an injunction is granted, it is therefore ordered that the said cause be set for hearing on the 7th day of August, 1939 at 9 o'clock AM. at Court Room 8, Court House, Omaha, Douglas County Nebraska and that the plaintiffs be required forthwith to notify the defendants of the time and place of said hearing, and that until the further order of the court, a restraining order is allowed restraining the defendants and each of them from interfering with the conduct of the affairs of Salem Baptist Church, official meetings or any meetings of any kind whatsoever; from circulating false rumors to the detriment of these plaintiffs and Salem Baptist Church; from repeating threats against these plaintiffs or any of them to do them bodily harm; restrained from doing any act whatsoever to interfere with these plaintiffs until they can complete their investigation of a suspected financial shortage in church funds on the part of these defendants, upon the plaintiffs executing an undertaking in the sum of Fifty (50.00) dollars as required by law to be approved by the Clerk of the District Court of Douglas County, Nebraska.

Dated at Omaha, Nebr. Douglas County, July 24th, 1939

W. B. Bryant.

SOLUTION TO TODAY'S WORD SQUARE
 P H A S E
 L O T U S
 O R R I S
 U N I T E
 T Y P E S

SYBERT HANGER PRESIDES AT NATIONAL URBAN LEAGUE CONFAB

The Urban League Community Center received word from Jesse O. Thomas, acting Executive secretary of the Nat'l Urban League at New York City, that Mr. Saybert C. Hanger, vice president of the Omaha branch, had been chosen to preside at the September 3 session of the Nat'l Urban League Conference, when the subject "Social Implications of Unemployment" is to be discussed.

The National Urban League Conference is to be held at the Green Pastures Camp of the Detroit Urban League, 60 miles west of Detroit, near Jackson, Michigan. The Conference theme this year is "Urban League Movement Faces New Frontiers" and convenes Saturday, September 2, through and including Monday, September 4.

Mr. and Mrs. Saybert Hanger and their daughter, Juanita, left last Friday for an extensive tour of the East including stops at the Midwestern Golf Championship matches at St. Louis, Mo., the Alpha Phi Alpha Fraternity Convention at New York City and finally the National Urban League Conference at Green Pastures.

DONATES VALUABLE COLLECTION TO URBAN LEAGUE LIBRARY

Mr. Jesse Hutten, son of the late Dr. J. H. Hutten, a prominent, well known citizen of Omaha, has donated his father's valuable collection of volumes to the Urban League Community Center Library.

COLONEL HUSH

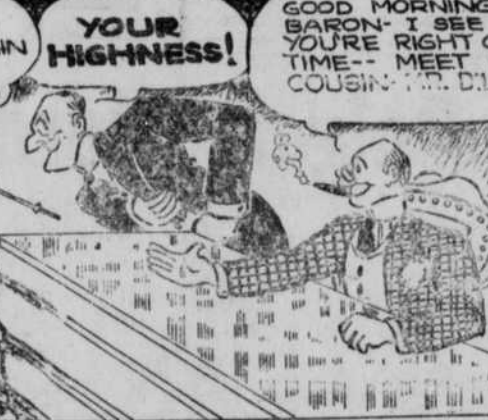


HOLE IN ONE - ONE IN HOLE



By SCHEEL

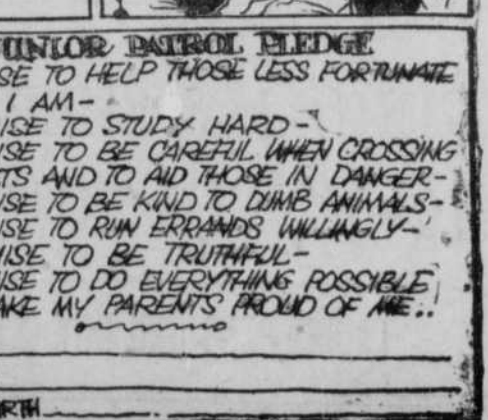
BARON NOBUX



By JACK THOMAS

Such specific duties shall not be considered as limitations on the activities of each partner hereto, who mutually agree to devote all the time possible to the business of the partner in any and all additional capacities when the business of said partnership demands. It is further specifically provided that the specific duties as above assigned are not exclusive but arbitrarily designated; the particular branch of the partnership shall have general supervision and management and such specific functions and duties from time to time as necessity and the business affairs of the partnership require be amended, changed or altered to fit current requirements as may be determined by a majority.

JUNIOR PATROL



By QUIN HALL