A Centleman

Who formerly resided in Connecticut, but who now resides in Honolulu, writes: "For



20 years past, my wife and I have used Aver's Hair Vigor, and we attribute to it the dark hair which she and I now have, while hundreds of our acquaintances, ten or a dozen years younger than we, are either gray-headed. white, or bald. When asked how our hair has retained its color and fuliness, we reply, 'By the use of Ayer's Hair Vigor-nothing else."" "In 1868, my affianced was nearly bald, and the hair kept falling out

every day. I induced hertouse

Ayer's Hair Vigor, and very soon, it not only checked any further loss of hair, but produced an entirely new growth, which has remained luxuriant and glossy to this day. I can recommend this preparation to all in need of a genuine hair-restorer. It is all that it is claimed to be."-Antonio Alarrun, Bastrop, Tex.

AYER'S HAIR VICOR

> S. L. GEISTHARDT, ATTORNEY AT LAW, BURR BLOCK.

First Put. Feb. 23.

To Theodore F. Hardenbergh and Julia A. Hardenbergh, his wife, non-resident defeudants:

dants: You and each of you are hereby notified that on June 6, 1894. The Clark & Leonard Invest-ment Company, as diantiff. began an action against you and other defendants in the dis-trict court of Lancaster county, Nebraska, the objectof which is to foreclose a certain mortgage on the following land in said county, towit: lot number 12 in block number 3 in Houtz Place according to the recorded plat thereof; made by Alexander H. Hutton and Mary E. Hutton to Mary C. Kitchen dated September 24, 1889, to secure the payment of a promissory note of said Alexander H. Hutton and Mary E. Hutton to said Mary C. Kitchen for \$250 on which there is now due \$250 with interest from September 24, 1892, at 10 per cent per annum.

250 with interest from September 201 per cent per annum. Plaintiff prays for a decree of foreclosure and sale of said land to satisfy said liens as afore-said for deficiency judgment and general relief. You are required to answer plaintiff's peti-tion on or before the 1st day of April, 185. The CLARK & LEONARD INVESTMENT COMPANY, Plaintiff.

By S. L. Geisthardt, Attorney.

PROWN & LEESE, SHERIFF SALE. First Pub. Feb. 23.

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the Third judicial district of Nebraska, within and for Lancaster county, in an action wherein William S. Joyce is plaintiff and Talbot R. Gadd et al are defendants, I will, at 2 o'clock p. m., on the 26th day of March. A. D. 1895, at the east door of the court house in the city of Lincoln, Lancaster county, Nebraska, offer for sale at pubon the fol estate, to-wit:

The east one hundred [100] feet of the southwest quarter of block five [5] of Townsend and Gadd's subdivision of block A in Bethany Heights in Lancaster county, Nebraska. Given under my hand this 20th day of

February, A. D. 1894. FRED A. MILLER, Sheriff.

SONG.

If I had thought thou couldst have died. 1 might not weep for thee, But I forget, when by thy side That thou couldst mortal be. It never through my mind had pass That time would e'er be o'er,

And I on thee should look my last, And thou shouldst smile no more.

And still upon that face I look, And think 'twill smile again, And still the thought I will not brook

That I must look in vain. But when I speak thou dost not say What thou ne'er lef'st unsaid, And now I feel, as well I may,

Sweet Mary, thou art dead!

If thou couldn't stay, e'en as thou art, All cold and all seren I still might press that silent heart,

And where thy smiles have been. While e'en thy chill, bleak corse I have,

Thou seemest still mine own. But there I lay thee in thy grave,

And I am now alone.

I do not think, where'er thou art, Thou hast forgotten me And I perhaps may soothe this heart

In thinking still of thee, For there was round thee such a dawn Of light ne'er seen before,

As fancy never could have drawn And never may restore. -New York Ledger.



Mistress-Why, Lina, how can you keep on reading that novel while the baby is crying so?

Maid-Oh, madam, it's crying doesn't disturb me at all.-Fliegende Blatter.

From a Business Standpoint. Dr. Probe-My wife gave a Welsh rabbit party last night.

Dr. Reaper-Was it a success?

Dr. Probe-Immense. I've had 12 ex-tra calls today.-New York Herald.

\$100 REWARD, \$100.

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages and that is catarrh. Hall's Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatement. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patieut strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers, that they offer One Hundred Dollars for any case that it fails to cure. Send for list of Testimonals.

Address, F.J. CHENNEY & Co., Toledo, Ohio. Sold by druggists, 76 cents.



Mr. H. H. Walls

Like a Miracle **Pains in Side and Breast** Despaired of Help, but Hood's

Sarsaparilla Cured. "C. I. Hood & Co., Lowell, Mass.:

"I am glad to state my son's experience with Hood's Sarsaparilla, as it was the means of saving his life. Last fall he was taken ill with pains in his breast and side. He had the best medical attendance possible, and was treated by the doctors for some time, but did not realize any relief. He could not lay down day or night, and

Hood's sarraille Cures

advised a trial of Hood's Sarsaparilla. He commenced taking the medicine, and to our

Great Astonishment,

one bottle cured him of his pains and restored him to perfect health. This case has been looked upon by many in this vicinity as nothing short of a miracle." H. H. WALLS, Oswego, Kansas.

Hood's Pills cure liver ills, constipation, billiousness, jaundice, sick headache, indigestion.

S. L. GEISTHARDT NOTICE TO NOK-RESIDENT DEFENDANT. First Publication February 23

To Eaton and Prince Company. a corpor-ation. Frank Thompson as executor and Joseph R. Lane as administrator with will anexed of James Thompson,

deceased, non-resident defendants: You and each of you are hereby notified that on January 31, 1895 the National Life Insurance Company of Montpelier, Vermont and Lincoln Mortgage and Trust Company as plaintiffs began an action against you and other defendants in the disrict court of Lancaster county, Nebraska, the object of which is to foreclose a certain mortgage on the following land in said county, to-wit: Lots number 15 and 16 of Richards' Addition to Lincoln, being part of lot 64 of S. W. Little's sub-division of the west half of the southwest quarter of 24-10-6 east of the 6th P. M., made by William J. Brown to The Clark & Leonard Investment Company, dated November 11, 1892 to secure the payment of a promis-ory note of said William J. Brown to said The Clark & Leonard Investment Company for \$35,000 on which there is now due \$41,445.22 with interest from May 1, 1893 at 10 per cent per annum pursuant to coupons.

Plaintiffs pray for decree of foreclosure lan as aforesaid, for deficiency judgment and general relief.

You are required to answer plaintiff's petition on or before the 1st day of April 1895.

The National Life Insurance Company of Montpelier, Vermont; and Lincoln Mortgage & Trust company, plaintiffs. by S. L. GEISTHARDT, Attorney.

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