(First Publication November 28, 41) NOTICE TO NON-RESIDENT.

24 75- P. M. & T. Co. vs. Myers.
To Robert H. Myers, Mary J. Myers, his wife, and the State Savings Bank of Des Moines, Iowa, a corporation, non-resident defendants:

You and each of you are hereby noti-tied that on November 17th, 1898, the Philadelphia Mortgage and Trust com-pany, a Pennsylvania corporation, as plaintiff, began an action against you and other defendants in the district court of Lancaster county, Nebraska, the object of which is to foreclose a cer-tain mortgage on the following land in said county, to wit: The north half of section number 3, in town number 11. tain mortgage on the following land in said county, to wit: The north half of section number 3, in town number 11, north of range number 6, east of the 6th principal meridian, in Lancaster County, Nebraska, made by Robert H. Myers to the Clark and Leonard Investment company, dated March 1, 1894, to secure the payment of a promissory note of said Robert H. Meyers to said The Clark & Leonard Investment Company for \$4,000, on which there is now due \$4,120, with interest from September 1, 1896, at ten per cent per annum pursuant to coupons; also a tax lien on the northeast quarter of said section, for the taxes of 1894, 1895 and 1896, in the sum of \$77.25, with interest from November 11, 1897, at the rate of 30 per cent, and since November 11th, 1897, at the rate of said section for the taxes of 1894, 1895 and 1896, in the sum of \$78.35, with interest from November 11th, 1897, at the rate of said section for the taxes of 1894, 1895 and 1896, in the sum of \$78.35, with interest from November 11th, 1897, at the rate of 10 per cent, and since November 11th, 1897, at the rate of 10 per cent, and since November 11th, 1897, at the rate of 10 per cent, and since November 11th, 1897, at the rate of 10 per cent, and since November 11th, 1897, at the rate of 10 per cent per annum.

per cent, and since November 1Ith, 1897, at the rate of 10 per cent per annum.

Plaintiff prays for a decree of fore-closure and sale of said land to satisfy each liens as aforesaid, for deficiency

judgment and general relief.
You are required to answer plaintiff's petition on or before the 2d day of Jan-

THE PHILADELPHIA MORTGAGE & TRUST COMMANY, Plaintiff. By S. L. GEISTHARDT, Attorney.

First Publication Nov. 19. 4

Abraham B. Walker, Samuel A. Walk-Martha Walker, widow of Henry T.
alker, deceased, Mollie Walker, widow
William Walker, deceased, Fannie
alker, Bessie Walker, Henry Walker,
aby Walker, Margaret Walker, Walker, Bessie Walker, Henry Walker, Ruby Walker, Margaret Walker, heirs of William Walker, deceased, Charles Whitaker and Fannie Frick, children of Elizabeth Frick, formerly Anna Elizabeth Walker, now deceased, and Mrs. — Walker, whose first name is to the plaintiff unknown, the wife of John S. Walker, will take notice that on this 18th day of November, 1898, William A. Green, the plaintiff herein, filed his petition in the district court of Lancaster county, Nebraska, against the said defendants, the object and prayer of which are to foreclose a certain mortgage executed by close a certain mortgage executed by Mary J. Walker, now deceased, to the Pheonix Mutual Life Insurance Company of Hartford, Conn., and by the Pheonix Mutual Life Insurance Co., of Hartford, Conn., assigned to the plain-tiff, upon the North half of the South-east quarter of section number twentythree (23) town nine (9) North, Range number six (6) East, in Lancaster Coun-

sold to satisfy the amount found due.

You are required to answer said petition on or before the 26th day of Decem-

WILLIAM A. GREEN, Plaintiff. Dated November, 18th, 1898.

CYCLE PHOTOGRAPHS ATHLETIC PHOTOGRAPHS HOTOG APHS OF BABIES PHOTOGRAPHS OF GROUPS



THE PHOTOGRAPHER 129 South Eleventh Street.

THE COURIER for sale at newstands.

LITERARY NOTES.

Mr. A. H. Savage Landor left England in the spring of 1807. He had at first intended to descend upon Tibet from the north, but finally entered it from north west India, by Almore, in Kumeo He desired to explore Southern Tibet and the course of the upper Brahmaputra. Naturally the Indian authorities and the Tibetan officials, who guard the frontier from inquisitive intruders, did their best to prevent Mr. Landor from entering the country. But by a clever ruse he, with the little band of native followers, contrived to hoodwink the guarde and to cross the frontier.

Rugged and mountairous as the country is—some of the passes were 20,000 feet high-progress was rapid until, when apparently among friends, the venturesome explorer was suddenly ized and bound.

At the instigation of a high Lama he as subjected to the cruelest torturehis bydy racked, his face roasted, and his eyesight nearly extinguished with a ted-hot iron, and every preparation



made for his decapitation; and after additional tortures he was bound on a pony with a spiked saddle that cruelly injured his spine. He was then hurried back to the frontier, where he was met by a rescue party.

Apart from the exciting adventures with which he met, Mr. Landor has much to tell in his book, "In the Forbidden Land," which has just been pubty. Nebrasks, to secure the payment of a certain promissary note, dated the 27th day of July, 1886, for the sum of whom he came in crme in contact, and 3600.00, due and payable in five years of certain geograpical results: the solution of the uncertainty regarding the upon said note and mortgage the sum of division of the Mansarowar and Rakstal lished by Messrs. Harper & Brothers, of 2515.00 for which sum, with interest from this date, plaintiff prays for a decree, that defendants be required to pay the position of the two principal sources the same or that said premises may be of the Brahmaputra, never before lakes and the visit two and the fixing of quarter of section number 36, in town reached by a European.

> In the first installment of his story of the "Merrimac" in the December Century, which is to be an unusually attractive number, Lieut. Hobson lays no claim to having originated the idea of blocking the channel at Santiago. The sinking of the collier had been ordered by Admiral Sampson, but the commanding officer off Santiago had not executed the manœuver when the flag Di ship arrived, and the working out of the plan, as well as its execution, was intrusted to Lieut. Hobson. The preliminary steps are detailed in this number of the magazine, and in later issues the story of the einking of the ship and the capture and imprisonment of her crew will be given first hand. This is the only account of his exploit that Mr. Hobson has written for publication.



"Hurrah! Battle Ax has come."

Everybody who reads the newspapers knows what privation and suffering were caused in Cuba-by the failure of the supply of tobacco provided by the Government to reach the camps of the U. S. Soldiers.



When marching-fighting-tramping-wheeling instantly relieves that dry taste in the mouth.

Remember the name when you buy again.

[First Publication, November 12. 4t] NUTICE TO NON-RESIDENT. Pres. & Dirs. Ins. Co. N. A.

23-304. VS. Olive Beman, et al.
To Selby R. Beman, non-resident de-fendant:

You and each of you are hereby noti-fied that on October 1st, 1898, the Presi-dent and Directors of the Insurance Company of North America, a Pennsylvania corporation, as plaintiff, began an action against you and other defendants in the district court of Lancaster county, Nebraska, the object of which is to foreclose a certain mortgage on the folnumber 30 in Prospect Sub-division of lots number 19 and 20, in the northwest number 10, north of range number 6, east of the 6th principal meridian, ac-cording to the recorded plat thereof, and to adjudge that you have no right or title to or interest in said land, and to quiet the claim of the plaintiff thereto by virtue of said mortgage against you; said mortgage was made by Mathew R. Beman and Olive Beman to The Clark & Leonard Investment Company, dated February 11th, 1892, to secure the psy-ment of a promissory note of said Mathew R. Beman and Olive Beman to caid The Clark & Leonard Investment Company for \$1,900, on which there is now due \$1,900 with interest from Feb-ruary 1st, 1897, at ten per cent per an-

Plaintiff praye for decree of foreclosure and sale of said land to satisfy said liens as aforesaid that its right therefo may be quieted against you, for the appointment of a receiver, for deficiency judgment and general relief.

You are required to answer plaintiff's petition on or before the 19th day of December, 1898.

THE PRESIDENT AND DIRECTORS OF THE Insurance Company of North America, Plaintiff. By S. L GEISTHARDT, Attorney.

First publication November 19. In the District Court of Lancaster

County, State of Nebra James A. Devore, plaintiff, vs. Maria H. Hotchkies and -- Hotchkiss, ber hueband, Anna Sullivan and livan, her husband, the first and real name of Hotchkies and Sullivan being

to the plaintiff unknown, defendants. To the defendants, Maria H. Hotch-kies and —— Hotchkies, her husband, the first and real name of Hotchkies unknown, you and each of you will hereby take notice that on the 16th day of August, 1896, James A. Devore, plain-tiff, filed his petition in the District irt of La bracks, against you and other defendants, the object and prayer of which are the foreclosure of a certain tax lien on the following described real estate to-wit: The west half of the northwest quarter (w. ½ n. w. ½) of section twenty-nine (29), township ten (10), range six (6), in Lancaster Courty, Ne-braska, which said tax lien was obtained by plaintiff by purchase of said above described real estate at public tax sale for the delinquent taxes with interest, penalties and costs for the year 1894 and by the payment of subsequent taxes evied on said real estate and that there is now due and payable to the said plaintiff upon said tax lien the sum of seventy seven dollars and fifty-nine cente (77.59) with interest thereon at the rate of 10 per cent per annum from the 11th day of November, 1898, for which sum with interest from the 11th day of No-vember, 1898, the plaintiff prays for de-cree of foreclosure and sale of said prem-

You are required to answer said petition on or before the 26th day of December, 1898.

m, his Attorn Dated this 14th day of November, 1'98.

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