



GANOUNG'S PHARMACY.

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First Pub. Oct. 12-4

SAMUEL J. TUTTLE, ATTORNEY, BURR BLOCK.

In the District Court within and for Lancaster County, in the State of Nebraska.

Mary Egger, plaintiff,

vs. **NOTICE.**

Noah Egger, defendant.

Said defendant is hereby notified that said plaintiff has commenced an action against him in said Court, the object, purpose and prayer of which, and of the petition therein filed, is to obtain a decree of divorce from said defendant, and to bar him of all interest in and to the following lands and tenements situate and being in said County and State, that is to say: the east one-half of the southeast quarter of section numbered two in township numbered seven, of range numbered six,—both on the ground that said defendant willfully abandoned and deserted the said plaintiff, and has willfully been absent from her since the month of October, 1888.

And said defendant is further notified to appear in said action and make answer to said petition on or before the 18th day of November, A. D. 1901, or the allegations in said petition will be taken as true and judgment and decree be rendered accordingly.

SAM'L J. TUTTLE,
Atty. for Plaintiff.

[First publication Oct. 12-4]

ALLEN W. FIELD, ATTORNEY, RICHARDS BLOCK

In the District Court of Lancaster county, Nebraska.

William B. Herrick,
Plaintiff,

vs.

Grace M. Barber et al.
Defendants.

Grace M. Barber, Charles W. Barber, The S. K. Martin Lumber Company and the Henry & Coatsworth Company, defendants, will take notice that on the 19th day of September, 1901, William B. Herrick, plaintiff herein, filed his petition in the District Court of Lancaster county, Nebraska, against said defendants and others, the object and prayer of which are to foreclose a certain mortgage executed by Grace M. Barber and Charles W. Barber, to the Lombard Investment Co., which said mortgage has been assigned to plaintiff on the following described real estate, situate in Lincoln, Lancaster county, Nebraska, to-wit, lot two (2), in block seventeen (17), in Pecks Grove Addition to the city of Lincoln, to secure the payment of one certain promissory note dated August 21, 1899, for the sum of Seven Hundred Fifty (\$750) Dollars and due and payable September 1, 1899, and that there is now due upon said note and mortgage the sum of Seven Hundred Fifty (\$750) Dollars with interest thereon at the rate of ten per cent per annum from September 1, 1899, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon.

You are required to answer said petition on or before the 18th day of November, 1901.

A. W. FIELD,
Attorney for Plaintiff.

Dated October 10th, 1901.

"Ye Merry Game of Football."

"Ye Merry Game of Football from Ancient Times Till Now" is the title of an illustrated article in the November St. Nicholas from the pen of N. O. Messenger. The Greeks invented the sport, and through the Romans it reached the Britons. In the time of Queen Elizabeth football was in high favor. It was played in the city streets, on the commons, and in country lanes. There was not much rule or order to the game, the object being merely to put the ball into the enemy's goal, by fair means or by foul. The goals might be a mile apart, with ditches and hedges and high roads between. The players struggled in earnest, and broken bones were no rarity in the rush that followed.

This was probably the roughest and most brutal period in football history. The accounts of the times speak frequently of accidents, and too often there were fatal incidents in the playing of the game.

Shrove Tuesday was football day in those times, and then the whole populace went football mad. Every one turned out to kick the ball. There was one grand scramble to reach it as it was punted down the streets, over housetops and across commons. The merchants barred shop windows and doors as the merry crowds surged through the streets, for scant heed was given to any obstacle that stood in the way of the pursuit of the ball. Sometimes two or more crowds, in chase of the flying pigskin, fell foul of one's another's course, and there was a to-do, the strongest held the right of way, perhaps carrying off both balls, and causing the other crowd to join their pursuit. * * *

With the year 1800 the game began to be adopted by the schools and universi-

ties as the leading sport. In 1863 an association was formed and it was made a scientific sport. At this time the game was played differently by different universities. Rugby permitted carrying the ball, holding runners, charging and tackling, while Harrow and Winchester only allowed kicking. In 1871 the Rugby union was formed, and rules laid down. Prior to 1875 American universities paid little attention to football. It was Harvard that brought the game to the United States, and in order to have a foeman worthy of its steel taught it to Yale. "Old Eli" took gracefully to the drubbing that was involved in learning the first lesson, which was learned so well that for many years thereafter Harvard had no more victories.

The Rugby game has been developed in America mainly along the lines of interference and tackling. The Yankees were quick to perceive advantages which could be gained in this direction and put them into play. In 1896 Princeton introduced the "wedge," using it against Harvard, who in turn took it up against Yale next year. Then Harvard went one better and brought out the "flying wedge," which with the "V," the "push" and the "plow," are permanent features of football work.

In the perfection of football playing into a scientific sport from the old rough-and-tumble game of the past an involved system of signals has come into use. The signals are made by calling out numbers.

There seems to be no lessening of interest in the sport. There may be as many as twenty thousand spectators, and the great game of football, which began with the Greeks, was carried on by the Romans, developed by the British, and perfected by the Americans, seems to be indeed the king of autumn sports.

Cycle Photographs

Athletic Photographs

Photographs of Babies

Photographs of Groups

Exterior Views

Clements

THE PHOTOGRAPHER

129 South Eleventh Street.

(First Pub. Oct. 5.-4)

ALLEN W. FIELD, ATTORNEY, RICHARDS BLOCK.

Notice to Non Resident Defendants.

Allen W. Field,
Plaintiff,

vs.

Martha Carlson, Josephine A. Rogers, Walter E. Rogers, Charles F. Carlson, Louis M. Carlson, Anna M. Carlson, a minor, William B. Seal, Edwin M. Allen, Cyrus H. Stephens, and Emma Stephens, defendants.

William B. Seal and Edwin M. Allen, defendants, will take notice that on the 28th day of September, 1901, Allen W. Field, plaintiff herein, filed his petition in the District Court of Lancaster county Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by one Carl E. Carlson and Martha Carlson, his wife, to one William B. Seal, which said mortgage has been assigned to plaintiff, upon the following described real estate situate in Lancaster county, Nebraska, to-wit: Lot thirteen (13) in S. M. Benedict's sub-division of lots eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15) and sixteen (16), block three (3), North Side addition to the city of Lincoln, to secure the payment of one certain promissory note dated February 24, 1892, for the sum of \$1060.00, and due and payable January 1st, 1897, and that there is now due upon said note and mortgage the sum of \$1617.49, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon.

You are required to answer said petition on or before the 11th day of November, 1901.

Dated 28th day of September, 1901.

A. W. FIELD,
Attorney pro se.