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BOOTS, SHOES,

HATS, TRUNKS,

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It has oren selected with unusual care to meet the wants of the Trade, and to give them the BEST GOODS MANUFACTURED.

LADIES', GENTS' AND CHILDREN'S

Fine Boots, Shoes and Slippers

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Just received a lot of

Flannel Bicycle Shirts,

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We will open New Ledges in

Dress Goods, Ruchings, Lace Collars,

FISCHUE, BLACK and Colored

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With plaid to match Also a large stock of Misses and Children's HO 3R, all colors and sizes.

Lurgest stock of Buttons and Worsted and Silk Bra'ds in the Ci y.

Call and examine our stock before you make selections. Respectful y,

T. L. SEIGLE & CO.

Medical.

amount to much, and if promptly attended to can easily be cured; but neglect is often Tollowed by consumption or diphtheria. No medicine has ever been discovered which acts so quickly and surely in such cases as PERRY DAVIS' PAIN KILLER. The prompt use of this invaluable remedy has saved thousands of lives.

PERRY DAVIS' PAIN KILLER is not an experiment. It has been been dependent on the prompt of the saved thousands of lives. not an experiment. It has been before the public for forty years, and is most valued where it is best known.

A few satracts from voluntary testimonials PAIN KILLER has been my household remedy for ods for the past twenty-seven years, and have lever known it to fail in effecting a cure.—
S. Chocker, Williamsville, N. Y.
For thirty years I have used PAIN KILLER, and cound it a never-failing remedy for colds and sore throat.—Banton Seaman.

Have received immediate relief from colds and sore throat and consider your Pais Killer an involvable remedy.—Geo. B. Evenert, Dickinson. recovered from a very severe cold, where i have had for some time. I could get no real fact it is at I tried your Park Killer, which is at a minediately. I will never again be when the cold of the part of the p

years ago and have used it ever since, and have ad no medicine to take its place.—B. W. Dyer, ugest, Oneida, N. Y. Druggist, Oneida, N. Y.

For whooping cough and croup it is the best preparation made. We would not be without it.—

A. P. ROLTS, Liberty Mills, Va.

For twenty-five years I have used PAIN KILLING for colds and chapped lips, and consider it the best medicine ever offered. -GEO. HOOPER, Wilmington, I was suffering severely with bronchitis, and my throat was so inflamed I could scarcely swallow any focal. I was advised to try your PAIS KILLER, and after taking a few doses was completely oured—T. Wilkinson.

Dr. Walton writes from Coshocton: Your Pain Killer cures diphtheria and sore throat, so alarmingly prevalent here, and has not been known to fail in a single instance. This fact you should make known to the world.

Mrs. Eller B. Mason writes: My son was taken

For Chills and Fever PAIN KILLER has no equal. It cures when everything clse fails.

Delays are often dangerous. A bottle of
PAIN KILLER in the house is a safeguard that
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All druggists sell it at 25c., 50c., and \$1.00 PERRY DAVIS & SON, Proprietors,

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Watches, Clocks and Jewelry,

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BEFORE - AND - AFTER) Electric Appliances are sent en 30 Days' Trial. TO MEN ONLY, YOUNG OR OLD, WHO are suffering from Nervous Debility, Visor, Wasting Weakerser, and all those diseases of a Personal Nature resulting from Abuses and Other Causes. Speedy relief and complete restartion of Health, Visor and Manhood Guaranteed. The grandest discovery of the Minteenth Century. Send at once for Illustrated Pamphiet free. Address VOLFAIG SELT GO., MARSHALL, MICH.

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Charlotte, N. C , Dealers in Groceries, Cotton, Bagging and Ties

FRESH STOCK JUST IN, And will be pleased to see their friends. Fall Term, 1882.

Reported for the Observer by Walter M. Busb e. State vs. Daniel-Pitt.

SUPREME COURT DECISIONS.

Indictment for an assault with intent to commit rape. The defendant proposed to ask a witness "what was the reputation of the prosecutrix for virthe" On old ction the court ruled out the question. Verdict of guilty; de-

fendant appealed. It is an established rule that proof of mony of a witness. In indictments like the above, while evidence of general bad character is admissable to show that the prosecutrix like any other witness ought not to be believed, proof that she is a reputed prostitute would go far towards raising an inference that she yielded willingly. General evidence of this kind is admissable though the woman be not called as a witness.

Error. Venire de povo. State vs. Kemp & Kemp-Nash.

SMITH, C. J.: Indictment for fornication and adultery. At Fall term, 1877, an indictment for the same offense was preferred and defendants were acquitted. Evidence that "the children of the woman had been heard to call the male defendant papa or pappy was admitted, the exception to which is the only question to be considered. The grounds of the objection are, that the language testified to anti-dated the finding of the first bill and the acquittal precludes an inquiry into the alleged unlawful relations preceding that time. That the inquiry should be restricted to acts done during the two years next before the action of the grand jury upon the present indictment. The court says: The evidence tends to show habitual illicit relations extending back to the time when the oldest child was born and sheds light upon their present relations and it was proper to admit it. Proof of acts anterior to the time alleged may be adduced in explanation of other acts of the like nature within that time. No error. Affirmed.

State vs. Bridgers-Wayne. SMITH, C. J.: The prisoner and another are charged in different courts in the first and secand degree with the murder of one Jacob Best. The jury acquit him of the murder and find him guilty of the felonious slaying. The only error assigned is the admission in evidence the examination of the deceased taken before a justice on the day after the assault. Prior to its introduction the justice testified that the accused was brought before him, an acting justice of the peace, and upon investigation of the charge, the deceased was examined for the State upon questions put by himself, the answers to which were written down; that the prisoner put some few questions which with the answers were not written down because not deemed material, and that it was but a repetition of the testimony already taken. The admissibility of the testimony is contested upon the grounds; 1. That it does not appear to have been taken during a judicial inquiry into the charge made against the prisoner. 2. That it is not full, embo-

dving the substance and not the words of the deceased. The court holds that neither exception is tenable. That the justice entered into the inquiry in his official capacity as shown by his evidence. That a magistrate is not required to write down the very words of the witness as they are uttered. It is sufficient f he puts down fully and accurately the testimony as witness intends it upon the subject matter of inquiry, No error. Let this be certified.

State vs. Shepherd-Carteret.

Judgment affirmed.

ASHE, J.: Indictment for bigamy. There is no statement of the case on bill of exceptions accompanying the record. Upon examinination of record no error is discovered.

Moore vs. State Auditor-New Han-

Plaintiff is solicitor of the criminal court of New Hanover; was elected in 1877 and has since continued in office. In his complaint he alleges that as such solicitor he is entitled under act 1870-7 to receive from the State treasurer twenty dollars for his attendance upon the court at April term. The auditor refuses to audit the claim and a mandamus is prayed for. The complaint is demurred to upon the ground that the plaintiff is entitled to no such compensation from the State under the provisions of the act or any other law of the State. The demurrer was sustained and plaintiff appealed.

The court says: The terms of the statute referred to leave no room to doubt the correctness of his Honor's ruling The 9th section declares that "he shall receive the same fees as are now allowed by law to solicitors of the several judicial circuits,' Ac. The line, between the general compensation of district solicitors and the fees which they are entitled to have taxed against convicted offenders, is distinctly drawn, and a law which corfers upon the plaintiff the right to re-ceive the latter only, cannot, by any legitimate construction, be made to include the former. It was not contemplated by the act that any part of the expense of maintaining the criminal court of New Hanover should fall upon Judgment sustaining the demurrer

State vs. Wilborn-New Hanover.

Indictment for obtaining goods under false pretenses. The defendant represented that he had eighteen thousand dollars in U.S | ing up at the proper time in a semibonds in two packages which he deposafter obtaining several sums of money from different parties he called for the packages and when called upon to secure the parties from whom he had obtained money, said that he had disposed of the bonds. The defendant's counsel insisted that the burden rested upon the State to show that he did not have the bonds as represented; that in the absence of such proof on the part of the State the defendant was entitled to an acquittal. The judge charged that "in a case like this, where the bonds in question were never exhibited to any one, and if they ever had any existence at all, are either in his possession or have been disposed of by him, the burden of proof is shifted and it is incumbent upon him to produce them or to account for their disposition to the satisfaction of the jury," to which instruction defendant excepts. The general rule is, that the truth of every averment, whether it be aftirmative or negative which is necessary to constitute the offense charged must be established by the prosecution. The decision in Morrison's case 3 Dev. 390 came under review in State vs. Woody 2 Jos. 276, and it was then construed as meaning not that the burden of proof is shifted, in such case from the prosecutor to the defendant, but that the failure of the latter to produce a license might under certain circumstances become a cogent fact, to be considered by the jury in connection with the other facts of the

case tending to support the indictment.

In State vs. Evans 5 Jones. 250 it was

held that the want of a license, in a prosecution for dealing with slaves

must be proved on the part of the

There is error in the instructions of his Homer. Venire de noco.

English and wite vs. English. Pender. RUFFIN, J.: Application for relief under Sec. 1331 C. C. P. to have judgment set aside on

the ground of surprise. Where if there be any fault at all, it is to be attributed to the attorney and not to the defendant, the case falls strictly within the principle established in Grillys, Vernon and Deal vs. Palmer, and defendant is entitled to relief. bad moral character may be adduced. All the law requires is that the affidavit for the purpose of impeaching the testis sets forth facts, which establish a prima facie defense. No error. Affirmed.

McDaniel vs. Pollock, et. als, Jones.

SMITH, C. J.: The object of this action is to set up and enforce a parve trust. The case prepared by appellants counsel and sent up in the transcript shows upon its face a want of compliance with the requirements of C. C. P. Sec. 301 and must be discarded as forming a part of the record. The appellant must assign and show error in the ruling of the Court below or the judgment will be uffirmed, Williamson vs. Canal company 78 N. C. 156. Bryant vs. Fisher 85 N. C. 69 and cases therein referred to. Williams vs. Council 65 N. C. 10. Hardin vs. Murray 68 N. C. 534. Simpson vs. Summey 74 N. C. 551. Judgment affirmed.

Cummings vs. Blood worth. Pender.

ASHE, J.: Action to recover land. The plaintiff a lumber merchant, furnished lumber to the defendant, which was used in building the premises on the land sued for. A lein was duly filed in the proper office against said land and in due time an action brought in a justice's Court and judgment recovered thereon. Execution issued and the Sheriff sold the said land and premises to the plaintiff. The defendant showed that at the time of the levy, the apprisers in laying off his homestead covered the whole of the land claimed in this action, that he owned no other real estate. The court charged that said lien was good and valid as against the homestead of the defendant, and the sale and deed of the Sheriff entitled the plaintiff to recover. The only question is, does the lien given by the act of 1869-70 to one who furnishes materials which are used in buildings or improvements upon land covered by the home-

stead of the owner, supercede the right of homestead thereon. The court says: The four exceptions to the exemption of the homestead allowed by the Constitution are: the liability to sale for taxes, the payment of obligations contracted for the purchase of the premises, the lien of laborers and mechanics. The lien for material furnished, given by an act of the Legisla ture cannot constitute a lien upon land covered by the homestead when no such lien is anywhere mentioned in the con-

There is error. Reversed.

Wiggins vs. McCov-Lenoir. Ashe, J: This action was brought on a bond, and at the trial before the justice plaintiff filed the bond and an affidavit that the bond was given for the purchase money of land described. There was judgment for plaintiff, and the justice found the fact that the bond was given for the purchase money of the land.

Defendant appealed. The return of the justice to the Superior court shows that defendant admitted the execution of the bond, and put in no answer to the allegation in plaintiff's affilavit. The return was made at spring term 1881; no answer

was ever filed by defendant to plaintiff's complaint. Defendant's counsel moved to be allowed to file answer, denying that the bond was given for the purchase money of land. Motion refused, and case set for a certain day. When called the motion was renewed, supported by an amidavit of the justice to the effect that the defendant had in an oral answer to the complaint, denied that the bond sued on was given for land. He also moved that the justice be allowed to amend his return. The motions were all refused. On the last day of the term defendant moved to set aside the judg-

ment; refused. Appealed. All the motions made were addressed to the discretion of the court, and are not reviewable. This adds another case to the long list of adjudications upon the discretionary powers of the court with regard to amendments, &c. Henry vs. Cannon and cases there cited. Affirmed.

A Georgia Editor on the Comet.

Inspired by an example of the editor of the Rome Courier, who gets up every morning to observe the varying phases of the cometand then orders his half column of standing matter on the subject to be chucked in again, we resolved to get up yesterday morning and take a squint at it ourselves. It is indeed a ocautiful sight, extending from horizon to zenith, with its coat tais spread out and its head battered up and bloody. like it was making from the scene of a first-class political row, with all the odds in favor of the opposition, as it streaks the pale dawn with dabs of gore. Grand in its pyrotechnical display, illimitable in the vastness of its immensity, it reminds us what a great country we live in, that can boast of such products, impossible to the effete despotisms of the East and the cold and barren regions of the bleak and frozen North. It is one more instance of the inexhaustible resources of Georgia. aided by intelligent farming and the proper use of commercial fertilizers. These few observations are merely thrown out preparatory to a further study of the subject, and are by no means to be regarded as conclusive. As yet we have not gazed upon this hot aspirant for public favor, nor looked upon the comet when it was red. Wakcomet-ose state, we reflect that it was ited with the register of deeds, and | not our comet anyhow-it was Crul's comet, and if it would persist in getting up at such an unseasonable hour he alone could be held responsible for it. Seeking a softer position on the couch we again sought slumber, resolved not to commit ourselves at present to a comet that took its cocktails so long before breakfast.

Turned Out to D.e by Gen. Mahone. A Richmond letter says: "Mrs. Pickett, widow of the late Gen. George E. Pickett, of the Confederate army, is critically ill at the Exchange Hotel, and reported dying to-night. Through the influence of some of the United States army officers, who had been classmates of her husband at West Point, and in the Mexican war with him, she was more than a year ago given a clerkship at Washington. Some months ago she was turned out by Mahone's influence

was mainly dependent upon her salary for support." Gray hairs often cause annoyance, which Park-er's Hair Falsam prevents by restoring the youth ful color. Her Sweet Smile Haunts me Still. I had not seen her for twenty years. Now she was a well-preserved matron with the same sweet

in order to make room for some of his

henchmen. It is understood that she

blessed because she brought them up properly. Mothers Should Know It, Fretful babies cannot help disturbing everybody, and mothers should know how soothing Parker s Ginger Tonic is. It stops babies pains, makes them healthy, relieves their own anxiety and is safe to use.—Journal.

smile on her face, and a set of splendld teeth,

thanks to SOZ IDONT. Her daughters call her

Complimentary Notice. We call the attention of our readers to the ad-

vertisement of "Foot's Signal Service Barometer," Voltschand of "Fool's Signal Service Barometer."
In another column, It combines with an excellent Thermometer, a storm Glass or Weather Indicator, of surprising accuracy, rendering it an article of great value to the farmer, and to an others who feel on interest in the inner man question. "What will the weather be to morrow?" Beware of worthless imutations. None genuine without the signature of J. A. Pool on back of each instrument, feel advertisement.

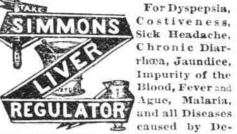
Eminent St. Louis physicians say: "Colden's L quid Peet Tonic is a very agreeable article of diet, and particularly useful when tonics are required, as it is toler ded when other forms of animal food are rejected. In Diphtheria, ague, Malaria, Typhoid Fevers and every depressing disease, its use is most advantageos. We have prescribed it with excellent success." J. H. Lesde, M. D.; G. D. Copp. M. D.; S. B. Parsons, M. D.; R. A. Valuhan, M. D.; Drs. S. L. and J. C. Niedelet; Wm. Porter, M. D., and many others. (Remember the name, COLDEN'S—take no other.)

BEDFORD ALUM AND IBON SPRINGS WATER AND Mus.-The great tonic and alterative contains twice as much from and fffty per cent, more alumthum than any "alam and fron mass" known.
Just the thing for the "spring weakness" now so
general. Sold by all druggists of any standing.
Prices reduced one half.

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Nervou-ness, debilits and exhausted vitality cured by using Brown's Iron Bliters.

A CARD. To all who are suffering from the errors and in-discretions of youth, nervous weakness, early de-cay, loss of manh-od, &c., I will send a recipe that will cure you, FREE OF CHARGE. This great remedy was discovered by a missionary in South America. Send a self-addressed envelope to the Rev. Joseph T. Inman, Station D, New York Circ.



E caused by Derangement of Liver, Bowels and Kidneys. SYMPTOMS OF A DISEASED LIVER. Bad Breath; Pain in the Side, sometimes the pain is felt under the Shoulder-blade, mistaken for Rheumatism; general loss of appetite; Bowels generally costive, sometimes alternating with lax; the head is troubled with pain, is dull and heavy, with considerable loss of memory, accompanied with a painful sensation of leaving undone something which ought to have been done; a slight, dry cough and flushed face is sometimes an attendant often. which ought to have been done; a sight, dry cough and flushed face is sometimes an attendant, often mistaken for consumption; the patient complains of weariness and debility; nervous, easily startled; feet cold or burning, sometimes a prickly sensation of the skin exists, spirits are low and despondent, and, although satisfied that exercise would be bene-ficial, yet one can hardly summon up fortitude to try it—in fact, distrusts every remedy. Several of the above symptoms attend the disease, but cases have occurred when but few of them existed, yet examination after death has shown the Liver to

It should be used by all persons, old and young, whenever any of the above symptoms appear.

have been extensively deranged.

Persons Traveling or Living in Unhealthy Localities, by taking a dose occasionally to keep the Liver in healthy action, will avoid all Malaria, Billious attacks, Dizziness, Nausea, Drowsiness, Depression of Spirits, etc. It nvigorate like a glass of wine, but is no intoxicating beverage.

If You have eaten anything hard of digestion, or feel heavy after meals, or sleep-less at night, take a dose and you will be relieved. Time and Doctors' Bills will be saved by always keeping the Regulator

in the House!
For, whatever the allment may be, a thoroughly safe purgative, alterative and tonic can never be out of place. The remedy is harmless and does not interfere with business or places.

IT IS PURELY VEGETABLE,

And has all the power and efficacy of Calomel or Quinine, without any of the injurious after effects. A Governor's Testimony, Simmus Liver Regulator has been in use in my family for some time, and I am satisfied it is a valuable addition to the medical science.

J. Gill Shorter, Governor of Ala. Hon. Alexander H. Stephens, of Ga., says: Have derived some benefit from the use of Simmons Liver Regulator, and wish to give it a

"The only Thing that never fails to Relieve."—I have used many remedies for Dys-pepsia, Liver Affection and Debility, but never have found anything to benefit me to the extent Simmons Liver Regulator has. I sent from Min-nesota to Georgia for it, and would send further for such a medicine, and would advise all who are sim-ilarly affected to give it a trial as it seems the only thing that never fails to relieve.
P. M. JANNEY, Minneapolis, Minn. Dr. T. W. Mason says: From actual ex-perience in the use of Simmons Liver Regulator in my practice I have been and am satisfied to use

and prescribe it as a purgative medicine. Take only the Genuine, which always has on the Wrapper the red Z Trade-Mark and Signature of J. H. ZEILIN & CO. FOR SALE BY ALL DRUGGISTS.

Miscellaneous.

THE CONTRAST! While other Baking Powders are largely adulterated with Alum and other hurtful



purity and strength. The best evidence of its safety and effectiveness is the fact of its having received the highest testimonials from the most eminent chemists in the United States, who have analyzed it, from its introduction to the present time. No other powders show so good results by the true test-the TEST OF THE OVEN. IT IS A PURE FRUIT ACID BAKING POWIDER

-MADE BY-STEELE & PRICE, Chicago, Ill., and St. Louis, Mo., Hanufacturers of Lupulin Yeast Gems, Dr. Price's Special Flavoring Extracts, and Dr. Price's Unique Perfumes.



H. C. ECCLES, PROPRIETOR. CHABLOTTE, N. C.

THIS Hotel was completed in 1872, and new additions made in 1875. "THE CENTRAL" is situated on Independent Square, occupying half a block on Trade street, in the business cen-tre of the City, in close proximity to Banks. Express and Telegraph offices, and commanding a mountain view of more than fifty miles. The intention of the Proprietor is, not only to present to the traveling public one of the finest Hotel Buildings in the South, but one of the most complete and best conducted Hotels in all its different departments. Having recently been decorated and frescoed throughout, it is not only one of the most beautiful, but the

LEADING AND PALACE HOTEL of the South, the home of Commercial Tourists,

of the South, the home of Commercial Tourists, pleasure seekers and resident guests.

H. C. ECCLES, Proprietor, will be pleased to welcome his friends and the traveling public, and respectfully solicits a share of patronage from all who would enjoy and appreciate a home combining elegance, beauty and comfort in all its appointments and surroundings.

BATES—\$2.00 and \$2.50, per day, according to location.

NICE Line of Felts in all colors. Also, a handsome A line of LADIES' NECKWEAR in all the new designs. Our stock of that very popular 12½c and 15c Cashmere has been replenished; call and get a Dress of it.

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A large stock of Velvets, Velveteens, Plushes, in plain and brocades, Cashmeres, Snoodahs, Dress Flannels, &c. Silks, Satins, Ottomans, Surahs all colors.

Military Braid and Setts all colors in silk and worsted. Call and see our Shawls, Jackets, Dolmans, Paletots, &c. A job lot of Circulars very cheap.

Boots, Shoes, Hats, Caps, Clothing, Furnishing Goods, Domestics,

NEW SATTEENS, &C., ALL CHEAP.

Tall and see us; we will please you in Style, Quality and Price of Goods, and you will please us by buying. Truly,

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Leading Clothiers and Tailors.

Correct Styles! New Goods! Closest Prices!

Our Patrons: The People. Our Study: Their Interest. Our Maxim: Fair Dealing.

OUR REWARD: SUCCESS. WE Manufacture our own Men's Clothing, and therefore can sell at much lower prices than any other house can offer the same Goods. We are now prepared to offer the largest and best assorted stock of READY-MADE

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in this section. OUB Furnishing Goods Department comprise the latest out, and we are confident that for beauty and novelty will compare with any in the South. The last but not least, our Hat Department, consists of only the latest out, and finest that could be found in the market. We have taken special pride this season to secure such goods that cannot be found elsewhere. Our prices in each and every department are invariably bottom figures, and every article sold with our guarantee.

Thanking the public kindly for past favors, and soliciting a share of your trade in the future we are Very Respectfully,

L. Borwanger & Bro., we are Very Respectfully, Leading Clothiers and Tailors. M_C မှ

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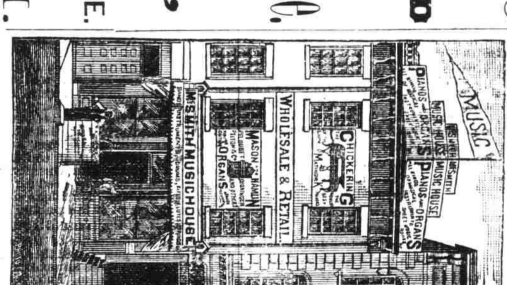
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kinds of Musical Instruments, we keep everyngs musical. Our strings are the finest the orld can produce we will Duplicate any figures m Northern Houses.

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I NOW HAVE The LARGEST and Prettiest Stock of

EVER BROUGHT TO THIS MARKET, WHICH I INTEND TO SELL AT

BOTTOM PRICES. All are invited to call and see my goods and learn the Prices.

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