ARE MAKING A SPECIALTY

Carpets, Rugs, Mats,

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ETC., ETC.,

This Season.

WE HAVE A

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WHEN YOU WANT

CARPETS!

Alexander & Harris.

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FALL AND WINTER STOCK

BOOTS, SHOES,

HATS, TRUNKS,

Valises and Traveling Bags.

IS N W COMPLETE.

has been 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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Trunks, Valises and Traveling Bags

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SILK, STIFF FELT.

Call and by the Old Established House of

Dry Goods, Clothing, &c

3.000 Yards

AT 15e PER YARD.

Our SECOND STOCK OF FALL GOODS has just been received, and we have all the New

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Another lot of those beautiful Rhodmas brocad-

▲ full line of Misses and Children's Cloaks-latest Something entirely new in HANDKERCHIEFS.

Large installment of SARAH BERNHARDT, MoUSQUETIN and FOSTER Kid Gloves, and Un-dressed KIDS. in Black and Colors.

The largert stock of LADIES', GENT'S MISSES and CHILDREN'S Underwear in the City. Your special attention is called to our

DRESS GOODS,

We have everything in all the new and popular shades; also Brocaded and Stripes to match.

Another lot of EMBROIDERIED SUITS.

50 GBOSS of SILK and WORSTED Braids, all

Inviting an early inspection, we are, T. L. SEIGLE & CO.

Medical.

A cold or sore throat may not seem to amount to much, and if promptly attended to can easily be cured; but neglect is often followed by consumption or diphtheria. No medicine has ever been discovered which access as a contakty and success in such cases as acts so quickly and surely in such cases as PERRY DAVIS' PAIN KILLER. The prompt use of this invaluable remedy has PERRY DAVIS' PAIN KILLER is not an experiment. It has been before the public for forty years, and is most valued where it is best known.

A faw attracts from voluntary testiment is A few extracts from voluntary testimornals

PAIN KILLER has been my household remedy for colds for the past twenty-seven years, and have never known it to fail in effecting a cure.—
L. S. CROCKER, Williamsville, N. Y.
For thirty years I have used PAIN KILLER, and found it a never-failing remedy for colds and sore throat—BARTON SEAMAN.
Have received immediate relief from colds and sore throat, and consider your PAIN KILLER an invaluable remedy.—GEO. B. EVERETT, Dickinson, N. Y.

In variation remedy.—Geo. B. Everett, Dickinson, N. Y.

I have ust recovered from a very severe cold, which I have had for some time. I could get no relief until I tried your Pain Killer, which relieved me immediately. I will never again be withou, it.—C. O. Force, Lowndes, Ga.

Have used Pain Killer in my family for forty years, and have never known it to fail.—Ransom Lewis, Waynesboro, Ga.

I began using Pain Killer in my family twenty-five years ago and have used it ever since, and have found no medicine to take its place.—B. W. Dyer, Druggist, Oneida, N. Y.

For whooping-cough and croup it is the best preparation made. We would not be without it.—A. P. Routs, Liberty Mills, Va.

For twenty-five years I have used Pain Killer for colds and chapped lips, and consider it the best medicine ever offered.—Geo. Hooper, Wilmington, N. C. N. C.

I was suffering severely with bronchitis, and my throat was so inflamed I could scarcely swallow any food. I was advised to try your Pain Killer, and after taking a few doses was completely cured.—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. Ellen B. Mason writes: My son was taken violently sick with diphtheria, high fever, and cold chills. So many children have died here, I was afraid to call a physician, and tried your Pain Killer. He was taken on Sunday, and on Wednesday his throat was clear. It was a wonderful cure, and I wish it could be known to the poor mothers who are losing so many children.

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

Delays are often dangerous. A bottle of PAIN KILLER in the house is a safeguard that no family should be without. All druggists sell it at 25c., 50c., and \$1.00

PERRY DAVIS & SON, Propriotors, sept d'ew sept & oct.

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HAS JUST RETURNED FROM THE NORTH,

FINEST, MOST SELECT, MOST COM-PLETE and BEST ASSORTED

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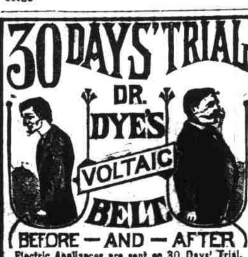
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Electric Appliances are sent en 30 Days' Trial. TO MEN ONLY, YOUNG OR OLD W HO are suffering from Nervous Debilety,
W Lost Vitality, Lack of Nerve Force and
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The grandest discovery of the Nincteenth Century.
Bend at once for Illustrated Pamphietfree. Address VOLTAIC BELT CO., MARSHALL, MICH.

Thousand Dollar BUSINESS

FOR SALE IN CONCORD, N. C. I WILL SELL my entire stock of Geeds with the good with of a business, which has been carried on ever since the war. For terms address nov122w:

SUPREME COURT DECISIONS. Fall Term, 1882.

Reported for the Observer by Walton M. Busbee, Norris vs. Fowler-Harnett.

In this case the plaintiff sued to recover the value of a bale of cotton, burned while in defendant's gin, and seeks to hold defendant liable as an insurer, and for negligence. Plaintiff proposed to prove that defendant, while ginning cotton for him, had declared that he held himself responsible for all cotton taken to his gin until it left the press; further, that declarations to the same effect were made known to him before he carried his cotton to the defendant's gin. Objected to by defend-

ant; objection sustained; plaintiff ap-Held. That testimony offered tended to show defendant's general usage, or habit, or trade, and afforded some evidence of the terms of contract. The usage of an individual in his own business, as to manner of performing it, and the like, if known to the party dealing with him, is competent to show that the contract was on those terms. Wigglesworth vs. Dallison; 1, Smith's Lead cases, 300; 2, Greenl. Ev., Section 251. Case is clearly distinguished from Adams vs. Otterback, 15 How., 538. Error. Venire de novo.

State vs. Webb-Durham.

RUFFIN, J.: The defendant, who was a cropper on the prosecutors land, is charged with stealing certain wheat after it had been harvested and threshed. The wheat was carried off the premises Counsel asked the Court to instruct that although it may have been taken with dishonest intent, still, as defendant had an interest in the wheat, he could not be guilty of larceny. Charge declined. Excepted to.

Held. A cropper may be held guilty of larceny where he commits trespass upon the premises of the landlord, in taking the property and secretly and feloniously carrying it away. Coplands case in 86 N. C., p. 649, cited and ap-

Blair & Co. vs. Puryear & Mills-Dur-

The plaintiff commenced his action judgments in a justice's court, immediately had them do keted, and instituted proceedings, supplementary to execution, and on the 5th of August procured an order from the Clerk of the Superior Court appointing a receiver, with instructions to hold the fund in his hand, subject, however, to all prior claims At the return term the judgment creditor, together with receiver, filed a petition asking to be allowed to intervene in the action; the Judge directed them to be made parties, with leave to present such an issue as would "present the special lien claimed by the petitioners," in the meantime instructing the trustee to retain the funds in his hands until the further orders of the Court. The Court says: That the Judge's order meant no. that the intervening parties should be admitted to defend the main action between the plaintiffs and defendants, but to present an issue between themselves and the plaintiffs as to the superior right to the funds in controversy. Thus understood, Toms vs. Warson, 66, N. C. 417, governs the case. Third parties intervening as stated, could not be heard to object to the regularity of the attachment proceedings,—that being a matter between the parties to the main action, and one

which the defendant might waive, and no one else can make for him. But the order of the Court restricts them to a single collateral issue as to the better lein on the fund, consequently there was no error. Affirmed. Moore vs. Commissioners of Greene-

No. 153 plaintiff's appeal; No. 154 de-

fendant's appeal.

RUFFIN, J.: This action was begun on March 1st, 1880. The case was referred, and the following facts found by the referee: 'That plaintiff was tax collector for Greene county for the year beginning September 1871. That in 1873 the Board of Commissioners appointed a committee to settle with plaintiff, who reported that he was due the county the sum of \$7,451.70, thereupon the plaintiff paid that sum to the County Treasurer, and took his receipt in full on May 30th, 1873. That in 1874 the Board appointed another committee to examine into the accounts of all the officers of the county who reported that the plaintiff was indebted to the county in the sum of \$250. The Board demanded the sum but the plaintiff refused to pay it; afterwards he agreed to pay it and did so on the 2nd Nov. 1874, the Board agree-ing "that if it should be shown that there was a mistake made by the committee in their report, and that the said sum was in fact not due from the plaintiff, then the said sum of \$250 was to be refunded to him by the commissioners." The plaintiff in November, 1879, presented his claim to the Board and demanded that the \$250 be refunded to him, alleging that he had discovered evidence showing the error in the

report of the committee, which evidence established the fact that the said sum was not due the county, at the time of its payment. The board insisted that even if the matters set forth in the complaint were

true, still the claim is barred by statute of limitations; that it is also barred because it was not presented within two years after its maturity as required by Act 1874 5, ch. 243. The referee concluded, as a matter of law, that the plaintiff's cause of action was barred and directed that judgment should be entered for the defendant and against the filed by both parties. His Honor overruled the exceptions and gave judg-ment according to report. Both parties

The court says: The statute of limitations could have no application to the case. It was contemplated by the parties that there was to be a re reckoning of the plaintiff's accounts, as tax collector, and that the rights and duties of the parties should be determined by the result of that investigation, and until this took place there could be no breach of the contract on the part of the defendants, consequently no right of action could accrue to the plaintiff. The Act of 1874.5 has no application to a-

case like the above.
"The defendant having waived plaintiff's latches, he is entitled to judgment according to the referee's findings. Judgment accordingly.

Murchison and wife vs. Plyler. Iredell.

RUFFIN, J.: The plaintiffs intermarried in the year 1870 and have infant children now living. In 1872 the father of the male plaintiff, died leaving a will in which he devised the land in controversy to his widow, for life with the remainder in fee to his said son. In 1875 the plaintiff executed a mortgage, conveying said land as security for a debt, his wife, however, not joining in the same. In 1876 the mortgagee sold under the mortgage to one Summers who on the 1st of January, 1877, sold and conveyed the same to the defendant.
On March 10th, 1877, the life tenant

Admitted by all who have used them died. Neither of the plaintiffs owned any other land at the execution of the mortgage, nor have since acquired any. Their prayer is to have the instrument declared insperative because of dits mon-execution by the feme plaintiff and to have a homestead aliotted to them in the premises. Plain-

ffs were non-suited below and ap-

pealed. Held. That land held in remainder, dependent upon a life estate in another. is not susceptible of that immediate occupancy, which is contemplated by law, in order to constitute a homestead.

It is the actual homestead and the dwelling and other buildings used therewith, or in lieu thereof, such portion of the owners real estate as he may elect and is occupied by him that is declared to be expend from sale under clared to be exempt from sale under

execution. In the event of the death of the owner of a mere remainder in lands dependent upon a life estate, the renta and profits cannot inure to his widow, nor a present interest therein, to the exact value of a thousand dollars, be defined by metes and bounds.

Neither the statute nor the constitution undertakes to exempt a homestead in mere expectancy. It first requires the party to acquire a homestead in fact and then applies the exemption to it. In order to constitute a homestead, it must be such as comes within the present right of occupany and enjoyment, or else makes that to depend upon something to be done by the owner himself and consequently subject to his No error. Affirmed.

Kennedy, et als, vs. Williams-Lenoir.

RUFFIN, J .: Plaintiffs being owners of certain public mills, complain that defendant by obstructing a certain public road leading to the same has damaged them in the way of loss of patronage, for which they seek to recover compensation; in the meantime alleging that he intends to erect other obstructions.

They ask for an injunction restraining him from doing so.

The appeal is from an order at chambers granting the injunction. The defendant denies that it is a public road and insists that it has been hitherto used only by his permission, subject to be recalled at his pleasure. The road has been opened to the public for about six years; the defendant agreed with plaintiffs that if they would assist him in removing a certain barn and stable they would so open the road. The sole question is whether the road has become

a public highway.

Held. There can be in this State no public highway unless it be one either 3rd July, 1882. On the 27th, Them & Co. established by the public authorities et als, creditors of defendants, obtained regularly, or one generally used by the public and over which the proper authorities have exerted control for twenty years, or one dedicated to the public by the owner of the soil, with the sanction of the authorities, for the maintenance and reparation of which they are responsible. It must be a pub-

tic charge. The order for the injunction is reversed. Erroi.

A Sure Preventive of Chicken Cholera. An erlan Farner

Several experiments have been made during the past five years by different parties for the purpose of preventing the spread of chicken cholera by inoculation or vaccination. We have during the past two years vaccinated the fowls in nineteen different yards, where the cholera was prevailing badly, and in each yard we left some common fowls not vaccinated, and they all died. But of the 2,000 vaccinated, only eleven died, atthough they were in the same yards with those that were dying daily by the score. We have every reason to believe that this chicken vaccination is as effective in preventing cholera among fowls as vaccination is in preventing smallpox among the human family. Vaccinate a hen, and in eight days its system will be thoroughly in-oculated; then cut off her head and catch the blood in some vessel; then pour the blood on some paper to dry. A half drop of this blood is sufficient to vaccinate a fowl, and the blood of one fowl will vaccinate your whole flock. Catch the fowl you wish to vaccinate. and with a pin or a knife make a little scratch on the thigh (first enough to draw blood.) Mhen moisten a little piece of the paper with the dried bipod on, and stick it on the chicken's leg, where you scratch it; then let the fowl

run, and you need not fear the chicken As the result of my experiments I've dried blood enough, I suppose, to vaccinate 10,000 fowls, for which I have no use. If any of your readers are enough interested in poultry to try this pre-ventatibe, by writing to me I will send them, free of charge, enough in dried blood to start with. All I ask is that they send immediately, before the thood losses its strength, and report the result of their experiment to your many

W. H. GRIFFITH. Zanesville, Ohio.

Mr. R. B. Askew, late Assistant Postmaster at Baltimore, said some time ago: "Eaving had occasion to try Dr. Bull's cough syrup, I unbesitatingly pronounce it the best remedy I have ever used. A small bottle relieved me of a severe cold."

Mrs. Winslow's Soothing Syrup.

Rev. Sylvanus Cobb thus writes in the Boston Christian Freeman:—We would by no means re-commend any kind of medicine which we did not know to be good—particularly for infants. But of Mrs. Winslow's Soothing Syrup we can speak from knowledge; in our own family it has proved a blessing indeed, by giving an infant troubled with colle pains, quiet sleep, and its parents unknown rest at night. Most parents can appreciate these rest at night. Most parents can apprediate these blessings. Here is an article which works to perfection, and which is harmless; for the sleep which it affords the infant is perfectly natural, and the little cherub: awakee as "bright as a button." And during the present of teething, its value is incalculable. We have frequently heard mothers say they would not be without it from the birth of the child till it had finished with the teething slege, on any consideration whatever. Sold by all druggists. 25 cents a bottle. druggists. 25 cents a bottle.

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

NATURAL FRUIT FLAVORS.



EXTRACTS.

Prepared from the choicest Fruits, without coloring, poistinous offs, acids or artificiai Essences. Afways uniform in strength, without any adulterations or impurities Have gained their reputation from their perfect purity, superior strength and qual-

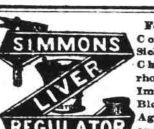
as the most delicate, grateful and natural flaver for enkel, puddings, creams, eff. STEELE & PRICE, Chicago, Tile and St. Louis, Mo.

Eakers of Lupsia Yeast Count, Br. Prior's Cream Belling,
Farden, and Br. Prior's Lupipe. Pertune.

WE MAKE NO SECOND CRADE COOPS. Brought Out Perfectly.

Louisville, Ky., March 30, 1881. H. H. Warner & Co. Firs: —I had been a great sufferer from acute kidney disease, which my physicians could not cure, but a short trial of your cafe Kidney and Liver Cure brought me out in perfect health.

C. H. GERBARD.



For Dyspepsia, Costiveness, Chronic Diar. rhos, Jaundica. Impurity of the Blood, Fever and REGULATOR and all Diseases

rangement of Liver, Bowels and Kidneys. 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, den mistaken for consumption; the patient complains of weariness and debility; nervous, easily startled; feet cold or hurning, sometimes a prickly sensation of the skin exists; spirits are low and despondent, and, alshough sadisfied that exercise would be beneficial, 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 have here executively demonstrated. SYMPTOMS OF A DISEASED LIVER. examination after death has shown the Liver to

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

Persons Traveling or Living in Un-healthy Localities, by taking a dose occasion-ally to keep the Liver in healthy action, will avoid all Malaria, Billious attacks, Dizziness, Nau-sca, Drowsiness, Depression of Spirits, etc. It will invigorate like a glass of wine, but is no in-toxleating beverage.

If You have eaten anything hard of digestion, or feel heavy after meals, or aleep-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 ailment 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 IT IS PURELY VEGETABLE,

And has all the power and efficacy of Calemel or Quinine, without any of the injurious after effects. A Governor's Testimony.

Simmons 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 Gs., says: Have derived some benefit from the use of Simmons Liver Regulator, and wish to give it a further trial. "The only Thing that never fails to Relieve."—I have used many remedies for Dyspepsia, Liver Affection and Debility, but never have found anything to benefit me to the extent Simmons Liver Regulator has. I sent from Minnesota to Georgia for it, and would send further for such a medicine, and would advise all who are similarly 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 saves From actual as

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.

FUR SALE BY ALL DRUGGISTS.

Cottertes.



rangements for all the Monthly and Semi-Armual Drawings of the Louisvana Stale Lottery Company, and in person manage and control the Drawings themselves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorize the Company to use this certifi-cate, with fac-similes of our signatures attached, in its advertisements."



OVER HALF A MILLION DISTRIBUTED. Louisiana State Lottery Company Incorporated in 1868 for 25 years by the Legislature for Educational and Charitable purposes—with a capital of \$1,000.000—to which a receive fund of \$650,000 has since been added.

By an overwhelming popular vote its franchise was made a part of the present State Constitution adopted December 2d. A. D. 1879.

Ha GRAND SINGLE NUMBER Drawings will take place monthly.

take place monthly.
It never scales or postpones. Look at the fol-GRAND PROMENADE CONCERT,

during which will take place the 151st Grand Monthly and the Extraordinary Semi-Annual Drawing

AT NEW ORLEANS, TUESDAY, D. CEMBER 19th, 1889, Under the personal supervision and management of Gen. G. T. BEAURKGARD, of Louisiana, and Gen. JUBAL A. RABLY, of Virginia.

OAPITAL PRIZE, \$100,000. NOTICE -Tickets are Ten Dollars enly. Halves, \$3. Fifths \$2. Tenths, \$1. LIST OF PRIZES:

1 CAPITAL PRIZE of \$100,000 .. \$100,000 1 GHAND ... 50,000 .. 50,000 1 GHAND ... 20,000 ... 20,000 2 LARGE PRIZES of 20 PHIZES of APPROXIMATION PRIZES.

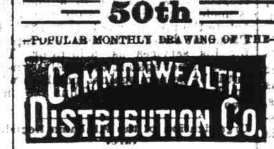
 100 Approximation Prizes of \$200
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 11,269 Prizes, amounting to..... Application for rates to clubs should only be made to the office of the company in New Orleans. For information apply to

or M. A. DAUPHIN, 607 Seventh street, Washington, D. C. N. B.-Orders addressed to New Orleans will re-



In the City of Louisville, on

THURSDAY, NOVEMBER 30th, 1882. These drawings occur monthly (Sundays experted) under provisions of an Act of the General Assembly of Renticky. The United States Circuit Count on Merch S1, redeted the following decisions:

Ist. That the Commonwealth Distribution Company is legal.

It drawings are fair.

The Company has now on hand a large reserve fund. Read the list of prizes for the NOVEMBER ORAWING.



W B have just received another stock of HANDSOME DRESS PATTERNS at \$10, \$15, \$18 and \$25, worth \$15, \$25, \$30 and \$35; call and see them, as they are the newest thing out. Also, another lot of that 121/2c and 15c CASHMKRE 12 blacks and colors. The best stock of All Wool Cashmeres in blacks and all colors, from 45c to \$1.50 per yard, in this city.

Satins, Surahs, Ottomans, Brocades,

SILES all colors; can match anything. NECKWEAR; a large stock Military Braid and Organisans. Jackets, Dolmans. Circulars. Ulsters, Paletots in all styles and prices. A large stock of Ladies, Gents' and Children's Underwear, Ladies' and Gents' Furnishing Goods. Ask to see our Curtain Laces and Cretonnes. Have just received a large stock of

HATS and CAPS

At bottom figures. Trunks, Valises, Boots and S. W. . Intro 50 k of Ready-made Clothing. Our stock is replendished daily by everything new the comes our. An we ask of the public is to give an Hargraves & Wilhelm.

Smith Building, East Trade Street.

Leading Clothiers and Tailors.

Closest Prices! Correct Styles!

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

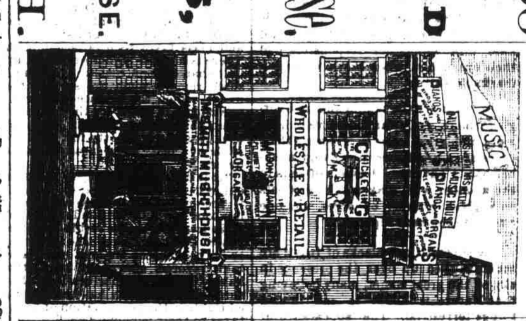
W E Manufacture our own Men's Clothing, and therefore can sell at much lower prices than any other house can offer the same Goods. We are now prepared to offer the largest and best assort-

CLOTHING

in this section. OUR Furnishing Goods Department comprise the latest out, and we are confident that for beauty and nevelty 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 rery 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, are very Respectfully.

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I NOW HAVE The LARGEST and Prettiest Stock of

EVER BROUGHT TO THIS MARKET.

WHICH I INTEND TO SELL AT

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

Wholesale and Retail Furniture Dealer