

TO BUSINESS MEN!
Show that in business
You are wise,
By coming here to
Advertise.

JOHN T. BRITT, Editor and Owner.

VOL. 19.

Garden Seed

When you go to the trouble and expense of preparing your garden and planting seeds you want reliable seed. Some of your neighbors who have been getting them for over a Quarter of a Century from J. G. Hall know that is the place.

Get a Waterman Ideal Fountain Pen, if it does not suit, return it and get one that does without any extra charge.

I have the finest lot of perfumery ever in Oxford, and as for toilet articles I have the largest stock ever in Granville County. Face, toilet and baby powders, complexion creams and cosmetics, mouth washes, tooth powders and pastes all in great variety.

Why let those poor little runt shoats eat all that corn and not improve when Hall's Hog Powder will make big fat hogs of them.

Do you ever cut yourself when you shave if so go to J. G. Hall and get a guaranteed Safety Razor that you can't cut yourself with. If not perfectly satisfactory carry it back in 30 days and get your money.

Spectacles and Eye Glasses that fit your eyes. Satisfactory fit anytime or your money back. Prices right 25c to \$10.00.

Hall's Spavin Cure is the best liniment on earth for a horse. Roysters Horse Powder is the best Condition Powder on the market take no other.

The Prescription department is under my special care. Purity, accuracy and 26 years experience is what I offer you. Send your prescription to me and you will get exactly what your doctor wants you to have.

J. G. HALL.
DRUGGIST.

NEW GOODS.

We have just received a nice line of side and back combs, sash pins and cuff pins from 35 cts per pair to \$2 and \$3 per pair. Brooches, bracelets waist sets, and signet rings in equally as good variety. We have also a nice line of ladies neck chains and beads. Gentlemen watch chains and fobs. Scarf pins and cuff buttons. Call in and see them we can make the price interesting.

F. N. DAY, Jeweler,

John H. Waller, Manager.

J. S. BROWN, President,

J. B. MAYES, Secretary,

J. B. ROLLER, Treas. & Gen. Mgr.

Oxford Realty Co.,

Organized for the Purpose of Handling and Developing Real Estate, Acting as Agent, Trustee or Commissioner.

IF YOU WANT TO

Buy, sell or Rent a Home, Buy, Sell or Rent a Farm, Buy, Sell or Rent a Store, Buy, Sell or Rent a Lot, Borrow or Lend Money, Buy or Sell Bonds, Buy or Sell Securities Or Exchange Country for Town Property.

You can save time and Money by placing it in our hands. We solicit patronage and promise prompt and careful attention to all matters entrusted to us.

OXFORD REALTY COMPANY.

Sale of Land.

By virtue of the power vested in me under a deed in trust duly registered in the office of the Register of Deeds of Granville County, Book 64, page 53, I will on MONDAY, APRIL 2, 1906, sell at the Court House in Oxford, by public auction for cash that certain tract of land lying in Oak Hill township, Granville County, N. C., and bounded on the south by Sam Clark, on the west by Mrs. L. B. Tuck, on the east by Will Harris, and on the north by Bob Seat, containing 60 and a half acres, more or less. Persons who can raise part of the money, but not all, might be able to arrange the balance with T. C. Brooks individually at his office in Roxboro, N. C. T. C. BROOKS, Trustee, This Feb. 17, 1906, and Attorney.

The Oxford Public Ledger.

DEVOTED TO THE UPBUILDING OF OXFORD AND GRANVILLE COUNTY.

OXFORD, N. C., FRIDAY, MARCH 23, 1906.

NO. 18.

Live Local Laconics.

BRIEF DASHES OF THINGS HAPPENING.

—Mr. Fred N. Day, the Jeweller, has charge of advertisement in this issue.

—Owing to the bad weather the past week tobacco breaks have been light.

—Mud street has been stuck up the past week greatly to the discomfort of all who have to use it.

—You might miss something of interest to you should you fall to read our Business Getters column.

—We are pleased to learn that Mrs. S. W. Parker, who has been quite for some days is better.

—The carpenters have finished their work on the Episcopal Rectory and is now ready for the painters.

—Rev. G. C. Shaw is building two new cottages in North Oxford not far from the North Potter School.

—The Oxford Realty Co. has purchased from Mr. J. F. Edwards his vacant lot on upper High street.

—The residence occupied by Mr. J. S. Hunt, on the corner of Gilliam and Spring Street, has been reshingled.

—Mrs. G. D. Ray and daughter, Miss Anna Lee, who have been numbered with the sick, are much improved.

—The contractors are getting ready to commence work on the residences of Messrs. Harry Williams and Sam Hubbard.

—Mr. C. D. Ray has removed the front fence to his residence on College street, which shows up his beautiful lawn to perfection.

—Lee Harris, colored, sentenced to the Penitentiary at November Term, 1902, for 15 years for poisoning died of pneumonia Monday.

—The results are amazing when the people of a community get together, roll their sleeves up and go to work for the town as one man.

—Everybody should know it that they should not pay their poll tax for 1905 before May 1st they will not be able to vote.

—Attention of all lovers of a pure, healthy and delicious drink is called to the advertisement of Virginia Brewing Co., Roanoke, Va., on the fourth page.

—The Villard Club is preparing for the annual royal entertainment Easter Monday night which will surpass reception of last year in many respects. We will give the program in a later issue.

—Mr. J. R. Chappell and family, who have made Oxford their home for several years, left Wednesday for Omaha, Nebraska, where they will make their home. We regret to lose them, and wish them health and prosperity in their new home.

—We heard two travelling men say the past week that they went all over the South and found many much smaller towns with far better hotels than Oxford, and were at a loss to know why so progressive a town as Oxford was not have an up-to-date hotel.

—There is a movement on foot in Oxford to have a poultry show here some time in November which will prove of much interest to our chicken fanciers. Flocks of chickens, turkeys, geese and pigeons of all and adjoining counties will be invited to participate.

—Mr. Taylor Hubbard was in town Wednesday morning and informed us that Mr. A. J. Critcher, near Oxford, lost a \$200 mule Sunday afternoon. His muleship got out of the stables and leaped over a fence, falling breaking his neck. This is a serious loss to Mr. Critcher just at this time.

—The many friends of Mr. Edward Cannady will be pleased to learn that he is successfully carrying the buggy banner in Mississippi and Alabama, selling 11 car loads of buggies in 15 days. A record that but few have beaten. How is that for selling buggies in a new territory?

—Mr. C. E. Averett, of Creedmoor section, was in town Saturday and purchased from Mr. J. Robt. Wood the cottage he now occupies on High street, and will move his family to Oxford. Mr. Wood will soon commence the erection of a two story residence on the old Wood lot on Hillsboro street.

—The Oxford Buggy Co. is already in business, which is quick work. It has purchased the Chase City Buggy plant and will manufacture buggies there until the factory building on the Osborn hotel lot, which has been purchased by the company, can be erected. Keep a sharp look out on this new enterprise as it is going to be a winner from the start.

—Rev. Mr. Clark, of the Theological Seminary, occupied the pulpit of the Presbyterian church Sunday morning and night, and gave the congregation the benefit of two good sermons.

At the morning service a collection was taken up to liquidate a debt of \$300, and the amount was raised to the pleasure of the congregation.

—The special attention of our farmer friends is directed to advertisement of Columbia Guano Company, of Columbia, Guano Company, Va., on 4th page. Their Hyco Tobacco Guano and Columbia Soluble are among the best brands on the market for the production of fine tobacco. In placing your order this season remember the Columbia brand of guano stand at the head of the list.

—Mr. E. E. Fuller was elected Secretary of the Villard Club in place of Mr. Willie Minor resigned.

—The Oxford Buggy Company was chartered Monday at a meeting of stockholders Tuesday the officers agreed upon were elected.

—A cold wave that swooped down on us the past few days must have killed the early peaches and plums as the trees were in full bloom.

—We learn that Mrs. Hudgins died Tuesday morning at her home near Stem of consumption. She was a good woman, kind neighbor, and greatly esteemed by all who knew her.

—The Street Commissioner has taken charge of Mud street and the town pond will soon be a thing of the past unless another cloud burst from the tank should appear.

—Mr. R. Y. Person last Saturday forgot that he was not as young as he used to be and joined the boys in a game of base ball, and has been nursing a sprained ankle all the week.

—The Street Commissioner has taken charge of Mud street and the town pond will soon be a thing of the past unless another cloud burst from the tank should appear.

—Mr. R. Y. Person last Saturday forgot that he was not as young as he used to be and joined the boys in a game of base ball, and has been nursing a sprained ankle all the week.

—News has reached Oxford that Eugene Dandel, colored, about twenty years old, who worked for Mr. J. C. Fleming near Lyon, attempted to assault the little daughter last Saturday afternoon. An attempt has been made, so we are informed, to capture the boy out so far it has been unsuccessful as he has fled. We have been unable to get any particulars of the assault. It is to be hoped that he will be apprehended.

—Judge Peebles on Duties of Magistrates.

We learn from Madison Herald of last week that among many good ideas Judge Peebles tried to emphasize and impress upon the minds of the Magistrates in the conduct of their duties.

—The magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

Buyers Give Them Your Ear.

The trains have daily brought to the stores of Landis & Easton every kind and admirably selected stock of Spring and Summer Goods, among which are many rare bargains picked up for the benefit of their customers.

Consult your taste as well as your pocket book as they are just the men to suit both in supplying your spring wants. When you enter the two big stores an elegant line of all kinds of beautiful goods, ready-made and you cannot help buying your season's needs.

Beautiful dress goods of all kinds, captivating millinery and elegant trimmings, dainty white goods and stylish shoes catch the admiring eyes of the ladies and misses as they join the happy throng of buyers.

In the adjoining store the interests of men and boys have been well looked after as all the latest cuts in spring suits, along with an extensive line of nobby furnishings, hats and shoes await their inspection. If you will read the advertisement on the fourth page you will find it interesting as many prices are quoted.

—Judge Peebles on Duties of Magistrates.

We learn from Madison Herald of last week that among many good ideas Judge Peebles tried to emphasize and impress upon the minds of the Magistrates in the conduct of their duties.

—The magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of the same, besides such a plan would save the magistrate's time and facilitate the business of Court.

—The magistrate should save the county expense, and Judge Peebles emphasized the further fact that no magistrate should send 5 or 6 witnesses to court to prove the same facts when the law only requires two witnesses to establish any one material fact, and again, the magistrate should take in writing the degree of material witnesses, both in misdemeanor as well as felonies, have them subscribe and swear to the same, enclose the evidence with the other papers in the case and then when the Solicitor reached the case he would be greatly helped in the preparation of