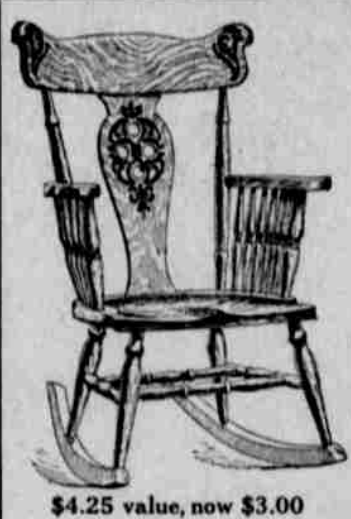


# We are Now Ready to Show You

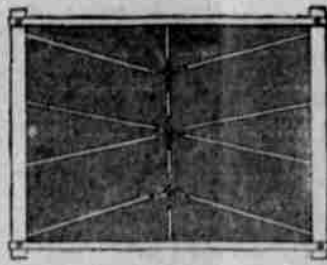
The most complete and up-to-date Line of Furniture in Prineville. A visit to our store will educate you in the latest styles. Buy now and save at least 20 per cent. See what cash will buy.



\$4.25 value, now \$3.00

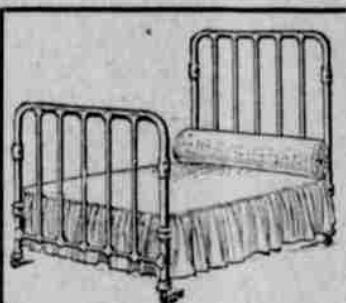


Solid Oak wax finish only \$16.75



Strong, Durable. Only \$2.25

Complete line of Made-in-Oregon, and Charter Oak Stoves and Ranges at the very closest price



Vernis Martin Latest Style Only \$11.50

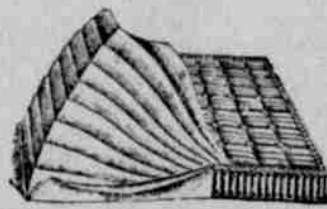
Two Weeks Only at These Prices



The New Springer Folding Ironing Board  
Most Unique Ironing Board on the Market.



Solid Oak, elegant, only \$17



Carmans Mattress De Luxe \$15. Also other Values at \$3. up.

## For Two Weeks Only

### Carpets and Linoleums

Get our prices. Over \$150 worth of carpet samples.

Prepare for the hot weather. See our Refrigerators and Fireless Cookers. Lots of comfort for little cost.

We are ready to do business. Are you ready to save money? You can't do as well at Sears, Roebuck's after you pay the freight, besides our goods are better.

## Prineville Furniture Exchange

Chas. F. Condart, Prop. Prineville, Ore

### Text of New Homestead Law

Following is the text of the Borah-Jones three-year homestead bill as it was signed by President Taft on June 6. It will be noted that the law takes the form of an amendment to sections 2291 and 2297 of the revised statutes. Under the terms of the new law, a copy will be sent to each homestead entryman by the secretary of the interior. The three-year law follows:

Be it enacted by the senate and house of representatives of the United States of America in congress assembled: That section 2291 and section 2297 of the revised statutes of the United States be amended to read as follows:

"Section 2291. No certificate, however, shall be given or patent issued therefor until the expiration of three years from the date of such entry; and if at the expiration of such time, or at any time within two years thereafter, the person making such entry, or if he be dead his widow, or in case of her death his heirs or devisee, or in case of a widow making such entry her heirs or devisee, in case of her death, proves by himself and by two credible witnesses that he, she, or they have a habitable house upon the land and have actually resided upon and cultivated the same for the term of three years succeeding the time of filing the affidavit, and makes affidavit that no part of such land has been alienated, except as provided in section 2298, and that he, she or they will bear true allegiance to the government of the United States, then in such case, he, she or they, if at that time citizens of the United States, shall be entitled to a patent, as in

other cases provided by law: Provided, that upon filing in the local land office notice of the beginning of such absence, the entrymen shall be entitled to a continuous leave of absence from the land for a period not exceeding five months in each year after establishing residence, and upon the termination of such absence the entrymen shall file a notice of such termination in the local land office, but in case of commutation the 14 months' actual residence as now required by law must be shown, and the person commuting must be at the time a citizen of the United States: Provided, That when the person making entry dies before the offer of final proof those succeeding to the entry must show that the entrymen had complied with the law in all respects to the date of his death and that they have since complied with the law in all respects, as would have been required of the entryman had he lived, excepting that they are relieved from any requirement of residence upon the land: Provided further, That the entryman shall, in order to comply with the requirements of cultivation herein provided for, cultivate not less than one-sixteenth of the area of his entry, beginning with the second year of the entry, and not less than one-eighth, beginning with the third year of the entry, and until final proof, except that in the case of entries under section 6 of the enlarged homestead law double the area of cultivation herein provided shall be required, but the secretary of the interior may, upon a satisfactory showing, under rules and regulations prescribed by him, reduce the required area of cultivation: Provided, That the above provision as to cultivation shall not apply to entries under the act of April 28, 1904, commonly known as the Kinkaid act, or entries under the act of June 17,

1902, commonly known as the reclamation act, and that the provisions of this section relative to the homestead period shall apply to all unperfected entries as well as entries hereafter made upon which residence is required: Provided, That the secretary of the interior shall, within 60 days after the passage of this act, send a copy of the same to each homestead entryman of record who may be affected thereby, by ordinary mail to his last known address, and any such entryman may, by giving notice within 120 days after the passage of this act, by registered letter to the register and receiver of the local land office, elect to make proof upon his entry under the law under which the same was made without regard to the provisions of this act."

"Section 2297. If, at any time after the filing of the affidavit as required in section 2290 and before the expiration of the three years mentioned in section 2291, it is proved after due notice to the settler, to the satisfaction of the register of the land office that the person having filed such affidavit has failed to establish residence within six months after the date of entry, or abandoned the land for more than six months at any time, then and in that event the land so entered shall revert to the government: Provided, That the three years' period of residence herein fixed shall date from the time of establishing actual permanent residence upon the land; and provided further, that where there may be climatic reasons, sickness, or other unavoidable cause, the commissioner of the general land office may, in his discretion allow the settler 12 months from the date of filing in which to commence his residence on said land under such rules and regulations as he may prescribe."

Home Comfort Range

For sale by F. C. Condart. 6-20

#### Notice of Administrator's Sale of Real Estate.

Notice is hereby given, by the undersigned, the administrator of the estate of Robert Pennington Johnson, deceased, that in pursuance of an order of the county court, of the State of Oregon for Crook county, made and entered on the 6th day of June, 1912, the undersigned, the administrator aforesaid, will sell at private sale, for cash, subject to confirmation by said court, after Saturday, the 13th day of July, 1912, at his office in Prineville, Oregon, all the right, title and interest the said Robert Pennington Johnson had at the time of his death and all the interest the estate has acquired in addition to that of the said Robert Pennington Johnson at the time of his death, in and to the following described real property situated in the County of Crook, State of Oregon, to-wit: The east half of the southeast quarter of section seven, and the east half of the northeast quarter of section eighteen in township thirteen south, of range fourteen east of Willamette Meridian.

Terms and conditions of sale, cash, five per cent of purchase price to be paid on day of sale, balance upon confirmation by the court.

M. R. ELLIOTT,  
Administrator of the estate of Robert Pennington Johnson, deceased. 6-6

#### Notice of Hearing.

Before the Board of Control of the State of Oregon, Water Division No. 2, Crook county.

In the matter of the determination of the relative rights to the waters of Crooked River and its tributaries, tributary of Deschutes river, W. W. Brown, contestant,

vs.  
John Davin, contestee,  
To John Davin, contestee, above named:

In the name of the state of Oregon, You are hereby notified that the above named contestant has filed a contest against your claim to the waters of the above named stream and its tributaries, and that a hearing will be had in the matter of said contest at the courthouse in Prineville, Crook county, Oregon, at the hour of 10 o'clock a. m. on Monday, the 22nd day of July, 1912, before the undersigned superintendent of Water Division No. 2; and you are hereby required to appear before me at said time and place with your witnesses, to give evidence in the matter of such contest.

Witness my hand this 13th day of May, 1912, at LaGrande, Oregon.  
GEO. T. COCHRAN,  
Superintendent of Water Division No. 2, State of Oregon. 5-30-12

#### Notice for Publication.

Department of the Interior, U. S. Land office at The Dalles, Oregon, June 10th, 1912.  
Notice is hereby given that  
Charles A. Stevenson,  
of Held, Oregon, who on June 20th, 1907, and May 8, 1911, made homestead, No. 15598 and serial No. 6111-08869, for 80 acres, 1/4 sec. 34, 1/4 sec. 35, 1/4 sec. 36, sec. 33, 1/4 sec. 34, sec. 35, and 1/4 sec. 36, section 33, township 19 south, range 18 east, Willamette Meridian, has filed notice of intention to make five-year proof, to establish claim to the land above described, before Warren Brown, County Clerk, at his office, at Prineville, Oregon, on the 22nd day of July, 1912. Claimant names as witnesses: Charles Parrish, of Held, Oregon; Harry Barnes, Fisher C. Logan, Otis Logan, of Barnes, Oregon. G. W. Moore, Register. 6-13p

## Meats and Poultry



That surpass all expectations as to flavor and tenderness is what we offer to our customers. All kinds of cuts of Meat, Lamb, Veal, Pork, Beef, etc. For reliability, fine quality of the Meat we sell, and low prices, we stand alone.

### City Meat Market

W. A. BOOTH, Pres. D. F. STEWART, Vice-Pres. C. M. ELKINS, Cash/ot  
**CROOK COUNTY BANK**  
PRINEVILLE, OREGON

Statement of the Crook County Bank of Prineville, Oregon, as rendered to the Superintendent of Banks, June 7th, 1911

Assets		Liabilities	
Loans and Discounts	\$129,870.26	Capital paid in full	\$24,000.00
Overdrafts	2,811.33	Surplus	10,000.00
Furniture and fixtures	2,260.41	Undivided profits	2,850.83
Real estate	6,708.00	Deposits	140,140.75
Cash on hand and due from banks	\$47,809.95		
	\$188,990.95		\$188,990.95



### There's a Bare Chance

that you might pick up as good a grade of Sporting Goods as we are handling in some other store, but we doubt very much if you would be able to meet our prices. We are large buyers of all classes of Sporting and Hunting Equipments, and we buy in the best markets for spot cash. That is why we are enabled to set competition at defiance.

**L. KAMSTRA, Proprietor**  
Crook County Jewelry and Sporting Goods House.