New Lumber Yard

Now open in building formerly occupied by Independent Garage on Main Street.

LUMBER, LATHS, SHINGLES, BUILDING MATERIAL.

LUMBER IN CAR LOTS A SPECIALTY.

Get Our Estimates Before Building H. C. GITHENS

OVERLAND

75 B, 31 1-2 Horsepower \$725.00 85 4, 35 Horsepower, \$910.00

63,000 In Use

THE MOTOR IS A WONDER, UNUSUALLY POWER-FUL BUT WONDERFULLY ECONOMICAL-20 TO 25 MILES ON A GALLON OF GASOLINE IS THE USUAL REPORT.

> THE FASTEST SELLING COMPLETE AUTOMOBILE EVER OFFERED.

These are 1917 Models and we have them in stock ready for delivery.

> MINOR & CO. Agents

ICE CREAM SPECIALS

PURE -:- DELICIOUS -:- REFRESHING

TRY OUR STRAWBERRY ICE CREAM---Made from fresh crushed strawberries .--- You will like it. SOFT DRINKS OUR SPECIALTY

> THE PALM HIGHEST GRADE OF CANDIES IN THE CITY

COMFORT

YINTER DAY WARMTH IN YOUR HOME IS MADE POSSIBLE BY THE USE OF THE RIGHT KIND AND SIZE OF STOVE.

UR HEATERS, burning both wood and coal, are the best to be found on the market. They don't stand in with the fuel man. They are

FUEL SAVERS

"We Have It, Will Get It, Or It Is Not Made In Hardware."

Gilliam & Bisbee

Pioneer Hardware Merchants.

LOST-A light brown fur neck piece LOST-Black Conney Barrel shape laws except as modified herein. between South Methodist church and muff at Fair Pavilion Monday evenpostoffice. Finder please leave at this ing. January 2. Finder return to visions of the homestead laws shall goats and an average of not less than Interior is hereby authorized to make purposes of this act for the purpose

THE FERRIS 640-ACRE HOMESTEAD LAW

(Continued from page 1)

Interior is hereby authorized, on apage crops do not contain merchantacter that six hundred and forty acmake original or additional entry un-propriated public land which has not been designated as subject to entry (provided said application is accompanied and supported by properly corin duplicate showing prima facie that the land applied for is of the character contemplated by this act.), such fees and commissions, shall be receivland district in which said land is lohave been determined by the Secretary of the Interior whether said land person who first submits to the local is actually of that character. That land office his application to exer during such suspension the land de- cise said preferential right. scribed in the application shall not be disposed of; and if the said land issued under the provisions of this shall be designated under this act, act shall be subject to and contain subject to appeal; but no right to oc- lands so entered and patented, to lands have been designated as stockraising lands.

Sec. 3. That any qualified homeof law as to residence and improve- or the right to mine and remove the dred and forty acres: Provided fur-ther, That the entryman shall be required for all purposes, reason-quired to enter all contiguous areas moval of the coal or other minerals, of the character herein described op-en to entry prior to the entry of any sent or waiver of the homestead ennoncontiguous land: Provided fur- tryman or patentee; second, upon ther. That instead of cultivation as the payment of the damages to crops required by the homestead law the or other tangible improvements to entryman shall be required to make the owner thereof, where agreeland entered before final proof is sub. thereof; or, third, in lieu or other of the same for stock-raising purposes, of the value of not less than \$1.25 late of entry thereof.

Sec. 4. That any homestead entry man of lands of the character herein lescribed, who has not submitted final proof upon his existing entry, shall ogether with the amount embraced n his original entry, exceed six hunupon the original entry shall be credithereof.

Sec.5 That persons who have subherein described under the homeupon the land so acquired, may, subpatent to contiguous lands designated entryman under this act. for entry under the provisions of this act, which together with the area theretofore acquired under the homestead law, shall not exceed six hundred and forty acres, on proof of the upon the additional entry.

Sec. 6. That any person who is the of this act, lands of the character des-

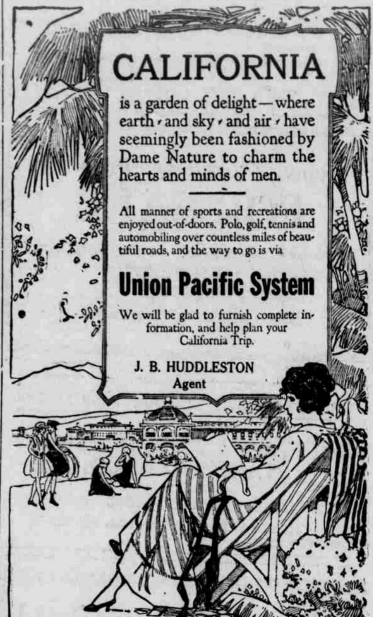
Sec. 7. That the commutation pro-

man or patentees who shall be entitied to additional entry under this act shall have for ninety days after the designation of lands subject to entry under the provisions of this act plication or otherwise, to designate and contiguous to those entered or as stock-raising lands subject to en- owned and occupied by him the pretry under this act lands the surface ferential right to make additional of which is, in his opinion, chiefly, entry as provided in this act .: Provaluable for grazing and raising for- vided. That where such lands contiguous to the land of two or more able timber, are not susceptible of ir- entryman or patentees entitled to adrigation from any known source of ditional entries under this section are water supply, and are of such char- not sufficient in area to enable such entryman to secure by additional enres are reasonably required for the try the maximum amounts to which support of a family: Provided, they are entitled, the Secretary of That where any person qualified to the Interior is authorized to make an equitable division of the lands among der the provisions of this act shall the several entryman or patentees apmake application to enter any unap- plying to exercise preferential rights, such division to be in tracts of not less than forty acres, or other legal subdivision, and so made to equalize as nearly as possible the area which reborated affidavit of the appli ant such entryman and patentees will acquire by adding the tracts embraced in additional entries to the lands originally held or owned by them: application together with the regular Provided further. That where but one such tract of vacant land may adjoin ed by the register and receiver of the the lands of two or more entryman or patentees entitled to exercise precated and suspended until it shall ferential right hereunder, the tract in question may be entered by the That all entries made and patents

then such application shall be allow- a reservation to the United States of ed; otherwise it shall be rejected, all the coal and other minerals in the supy such lands shall be acquired by gether with the right to prospect for reason of said application until said mine and remove the same. The coal and other mineral deposits in such lands shall be subject to disposal by the United States in accordance with stead entryman may make entry un- the provisions of the coal and mineral der the homestead laws of lands so land laws in force at the time of such designated by the Secretary of the In- disposal. Any person qualified to loterior, according to legal subdivisions cate and enter the coal or other minein areas not exceeding six hundred ral deposts, or having the right at and forty acres, and in compact form all times to enter upon the lands so far as may be subject to the pro- entered or patented, as provided by visions of this act, and secure title this act, for the purpose of prospectthereto by compliance with the terms ing for coal or other mineral therein of the homestead laws: Provided, provided he shall not injure, damage, That a former homestead entry of or destroy the permanent improveland of the character described in ments of the entryman of patentee esection two hereof shall not be a for all damages to the crops on such bar to the entry of a tract within a lands by reason of such prospecting. radius of twenty miles from such for- Any person who has acquired from mer entry under the provisions of the United States the coal or other this act, subject to the requirements mineral deposits in any such land, ments, which, together with the for- same, may reenter and occupy so mer entry shall not exceed six hun- much of the surface thereof as may permanent improvements upon the ment may be had as to the amount mitted tending to increase the value of the foregong provisions, upon the execution of a good and sufficient bond or undertaking to the United per acre and at least one-half of such | States for the use and benefit of the

improvements shall be placed upon entryman or owner of the land and to the land within three years after the secure the payment of such damages of the crops or tangible improve ments of the entryman or owners, as may be determined and fixed in an action brought upon the bond or undertaking in a court of competent have the right to enter, subject to jurisdiction against the principal he provisions of this act as shall not, and sureties thereon, such bond or undertaking to be in form and in accordance with rules and regulations ired and forty acres, and residence prescribed by the Secretary of the Interior and to be filed with and apted on both entries, but improve- proved by the register and receiver ments must be made on the additional of the local land office of the district entry equal to \$1.25 for each acre wherein the land is situate, subject to appeal to the Commissioner of the General Land Office: Provided, That mitted final proof upon, or received all patents for the coal or other minepatent for lands of the character ral deposits herein reserved shall contain appropriate notations destead laws, and who own and reside claring them to be subject to the provisions of this act with reference to ject to the provisions of this act, the disposition, occupacy, and use make additional entry for and obtain of the land as permitted to an

Sec. 10. That lands containing water holes or other bodies of water needed or used by the public for watering purposes shall-not be designated under this act but may be reservexpenditure required by this act on ed under the provisions of the act of account of permanent improvements June twenty-fifth, nineteen hundred and ten, and such lands heretofore or hereafter reserved shall, while so head of a family, or who has arrived reserved, be kept and held open to at the age of twenty-one years and is the public use for such purposes una citizen of the United States, who der such general rules and regulahas entered or acquired under the tions as the Secretary of the Interior homestead laws, prior to the passage may prescribe: Provided, That the Secretary may, in his discretion alcribed in this act, the area of which so withdraw from entry lands necesis less than six hundred and forty ac- sary to insure access by the public res, and who is unable to exercise the to watering places reserved hereunright of additional entry herein con- der and needed for use in the moveferred because no lands subject to ment of stock to summer and winter entry under this act adjoin the tract ranges or so shipping points and may so entered or acquired or lie within prescribe such rules and regulations the twenty-mile limit provided for in as may be necessary for the proper this act, may, upon submitting proof administration and use of such lands: that he resides upon and has not sold Provided further, That such drivethe land so entered or acquired land ways shall not be of greater number against which land there are no en- or width than shall be clearly necescumbrances, relinquish and in lieu sary for the purpose proposed and in thereof, within the same land-office no event shall be more than one mile district, may enter and acquire title in width for a driveway less than to six hundred and forty acres of the twenty miles in length, not more land subject to entry under this act, than two miles in width for drivebut must show compliance with all ways over twenty and not more than the provisions of this act respect- thirty-five miles in length: Providing the new entry and with all the ed further, That all stock so transprovisions of existing homestead ported over such driveways shall be moved an average of hot less than ses. three miles per day for sheep and



CITY MEAT MARKET

UNDER NEW MANAGEMENT

All kinds of Fresh and Cured Meats and Lard This is the place to buy

Oysters, Crabs, Clams, Salmon, Halibut, Smelts AGENTS FOR "SEALSHIPT" OYSTERS

Johnson & Johnson

The HORN PASTIME VICTOR GROSHEN, Prop.

SOUTHEAST CORNER MAIN & MAY STREETS

Complete Line of Candies and Cigars and all the Leading Soft Drinks. Qard Tables in Connection.

First Class Service

Give Us a Call

Mrs. L. G. Herren

announces the addition of a dress-making and desighing department to her millinery establishment, after January 1st.

This department will be in charge of Miss Phillips, a professional dress-maker and a thoroughly competent designer.

Your Patronage Solicited

GAZETTE-TIMES Advertising Pays. For this there is reason: Circulation which includes practically ALL the people in Morrow and Northern Grant Counties.

Sec. 11. That the Secretary of the

in harmony with the provisions and not apply to any entries made under six miles per day for cattle and hor- all necessary rules and regulations of carrying the same into effect,