Heating Stoves

to burn

The famous Charter Oak line

Ranging in Price from \$1.60 to \$17.00

We will deliver and set up free of charge any stove costing Over \$6.50

SEE OUR LINE BEFORE YOU BUY
WE WILL SAVE YOU MONEY

McNair Hdw. Co.



GRAND THEATRE
Thursday, Nov. 12

EQUIPPED WITH WIRELESS

S. S. BREAKWATER

ALWAYS ON TIME

SAILINGS

From Portland Every Tuesday at 8:00 P. M. From Coos Bay Every Saturday at Service of the Tide.

Confirm sailings through Bandon Warehouse Co.

PHONE 142

BANDON CHURCHES

M. E. Church South
Sunday School, 16:00 a. m.
Preaching, 11:00 a. m.
Epworth League, 6:30 p. m.
Preaching, 7:30 p. m.
Prayer Meeting, Thursday, 7:36.
Missionary Society, Friday, 2:30.
W. B. SMITH, Pastor.

Episcopal Church Sunday School, 10:00 a. m. Preaching, 2nd, 4th and 5th Sundays at 11 a. m. and 7:30 p. m. REV. WM. HORSFALL, Pastor

Methodist Church
Sunday School, 10:00 a. m.
Public Service, 11:00 a. m.
Evening Service, 7:30 p. m.
Mid-Week Service, Thursday, 7:30
All those who do not worship elsewhere are invited to come with us.
C. MAYNE KNIGHT, Pastor

Presbyterian Church,

Victor-Vietrolas, Edison Disc Talking Machines and Records. Your inspection invited.—Sabro Bros.

Good pasture for a few head of cattle at \$1.25 per monts, at Ledgerwood place. C. H. Chandler 824f.

Dr. L. J. Masson, veterinary surgeon of Myrtle Point, will be at Garoutte Bros. livery barn Saturday, Nov. 7th, 86t2

Wood for Sale

Split Fir, \$2.50 for two tiers; split pine, \$3.00 for two tiers; pine blocks \$2.50 for two tiers. S. D. Kelley.—tf

"What are you so pleased about?"
"Dr. Pohl fitted me with Rhuden
leases and they are sure O. K. Pohl
is very reasonable in charges. Go and
see him Wednesdays or Equidays at
Sabro Bros."—If

With new shipments of shoes and gent's furnishings continuously arriving, I am now quite eady to please every man, woman and child, if thus styles, heat qualities and low prices will do it. Shoe repairing in sonnection. At O'Cou's, opposites Grand Theater.

Many Statutes That Exist Only in the Imagination.

EXAMPLES OF "NO SUCH LAW"

Popular Beliefs Which Have Sprung Up, No One Knows How, and Become Fixed Ideas, Yet Mave No Foundation In Legislative Enactments.

Many people have the idea that if one owes a bill and goes to his debtor and tells him that he is willing to pay and then offers some trifling sum on account any \$1 or even less per week or month, the creditor is obliged to take it, utterly regardless of the fact that if creditors were obliged to receive payment in that way it would put most of them out of business in a very short period.

There is no such law.

There is no such law.

In the minds of very many people, effectally in the country districts, there is another firmly fixed idea that if one person strikes another first the person assaulted may then all but pound the other to death.

There is no such law.

A person assaulted has the right to defend himself, but he may not use any more force than necessary to do that. To use more than necessary force completely turns the tables, and the assaulted becomes the aggressor and liable for his excess of zeal in damages commensurate with the damage done. A person has the right to order an undesirable person from his premises and to use sufficient force to eject him if he does not go when so ordered, but he has no right to accelerate his movements with one or more well placed kicks

Many people who owe bills labor under a strong impression that ft is the duty of their creditors to come to them

for their money.

There is no such law.

There is a proverb which says, "The borrower is servant to the lender."

The bank will not come to you if you owe a note which it holds for collection. Out of coortesy it will send you a notice that your note is due (it is not compelled to do that), but you must go to the bank to make payment.

In the country frequently and in

the city sometimes one is told that, if a person dies leaving children and grandchildren, the children of a deceased child, the grandchildren, are not entitled to the share of the estate which their parent would have taken, as the father or mother having died there is no way whereby the inheritance can pass over from the deceased

to the grandchildren—in other words the line is broken. There is no such law,

The statutes expressly provide that the children of deceased heirs take the share that would have gone to their parent.

A person owns a fruit tree and the branches overhang the land of the neighbor. Many think because of that the neighbor is entitled to the fruit on the overhanging branches.

If the tree sat upon the line be tween the estates the neighbor would be entitled to cone half of the fruit but being whole on one side the owner is entitled to all the fruit and may go upon his neighbor's land and gather it without being guilty of trespass. If the neighbor does not like this ar rangement he may take his ax or saw and cut the limbs off at the line be tween the estates, but he must throw them on his neighbor's land, as the wood of the tree belongs to him. The owner of the tree may not like to have his tree treated thus, but he cannot help himself.

Two men own adjacent lots of land One wishes to have a fence between them; the other does not. Many people think that one may build the fence and compel the other to pay for half of it. There is no such law.

In such a case one owner may call in the feace viewers and have them ascertain the line and designate which part of the feace each shall build Neither party, however, can compel the other to build any particular style of feace. The mover in the matter may want a finey feace, but the other may build his half of any material satisfactory to himself, and so long as it is a legal feace he cannot be compelled to build any other.

Many shopkeepers demand that finders of flot money or valuables in their stores shall deliver them over to them as they own the articles because they were found on their premises. There is no such law.

The flader of money or other valuables on the floor outside the counter in a store is the owner of the same against the whole world except the loser, but it has been held that if the owner left the money or goods upon the counter or on a table in the store they were practically in the care of the storekeeper and he hall the right to their custody, while he could not make such a claim to goods which were found on the floor.—Boston Globe.

Young, trespert Fish.

Tommy, new to the country, went fishing in the creek with Luke, the bired man. Tommy returned in the

empty handed, but with an excuse
"it wasn't our fault." he said. "We had some blice and not three fish right
up into the air, but they were little
ones and didn't knew how to hold ou."
"Now York Pout."

late hours in true fisherman's style,

Heat happiness is cheap anough you how donely we pay for the sounterfall of House Ballon.

Automobile and Machine Work

Bring your work to the Garage and Machine Shop. Everything done with neatness and dispatch. Agent for Buick Automobiles.

M. D. SHERRARD, Bandon, Ore.

Sam Says:

The mill is down but I'm still on the job, ready to furnish you with a sky-scraper or a chicken-coop.

GEO. W. MOORE LUMBER CO.

Hotel Gallier

Rates \$1.00 to \$2.00 per day. Special rates by week or month Sample room in connection

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Coos County Means Opportunity—See Bandon First

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CHOICE FARM LANDS AND CITY PROPERTY

FINE INSURANCE NOTARY PUBLIC RENTALS

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RANDON

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ORECOR

DONNEY'S COFFEE HOUSE

Opened for business again in the Red Front Building on First Street. Meals at all hours day or night You known you always get something good to eat at DONNEY'S.

BANDON TRANSFER CO.

Gatchell Brothers, Props.

All kinds of heavy and light draying. Phone order given prompt attention. Barn corner First & Italian, Fish Property. Telephone 641.

A. D. Mills

Real Estate

Fire Insurance

Notary Public Rentals

Good Lots in Azales Park, \$25 Down and \$10 pegmonth. Bargain in Business Lot on First Street.