

QUEER IDEA OF LAW.

**Thought an Officer Couldn't Enter
Except to Arrest for Murder.**

After a jury in the Camden Criminal Court yesterday had acquitted Albert Schwertzer of assault and battery on Nicholas Parsons, Bernard Buenzle, in whose saloon, in Stockton, Parsons had been knocked senseless, was placed on trial for punching Policeman William Madison. Buenzle had no license, but that did not deter him from selling liquor.

When the police raided the place the liquor seller fought against arrest and Policeman Madison nursed a sore jaw and a swollen eye for several days afterward. Buenzle told the jury that he fought the policeman because he thought they had no right to come into his place unless he was wanted for murder. He was convicted.

The jury in the case of William and Charles Anderson, charged with assault and battery on Othel Samll, of Berlin, acquitted William, but could not agree in the case of Charles. They were sent back to the jury room and at a late hour last night had not reached a verdict.