

## OVER THE RIVER.

**THE WILSON CASE.**—Yesterday morning the case of the "Ticket Scalper," Sylvester F. Wilson, was resumed in the Camden Court before Judge Pancoast and Tatem. The testimony of Walter Fleming, who acted as Wilson's office boy, as stated yesterday, was concluded, but it elicited no new facts. At the close of this witness' evidence the prosecution rested.

The defense then stated the points they hoped to prove, and the first witness introduced was a man named Matlack. He was said to be an employee of the Pennsylvania Railroad Company, and the object of his testimony was to invalidate the evidence given by some of the officers of the road. His statements were of no particular value to either side.

Alfred Wilson, brother of the defendant, was then placed on the stand, and gave a statement of what he knew in reference to the transaction, which, from a close and rigid cross examination by Hon. Leon Abbett, for the State, appeared of no account.

George Francis Train was then affirmed. At first he objected to the words "solemnly and truly," &c, in the form of the affirmation, but when informed by the judge that the law required it in order to constitute him a competent witness, he consented, and repeated the words. On taking the stand he began his evidence, in reply to the usual preliminary questions, that he resided in Madison Square, New York; that he was a loafer (laughter); that he sat on an average ten hours each day in Madison Square, as a common bumner, doing nothing; that he had been a merchant, a banker, a broker, a railroad builder, a lawyer, a loafer, a bumner, a gentleman, a tramp, a prisoner and a freeman; (roars of laughter); he said he knew Wilson; the defendant had repeatedly and persistently nominated him (Train) for President; that he staid with him in Camden two or three months during the past winter; that he wrote for a paper Wilson published called *George Francis Train's Papers*, and that while in his house and office he never saw any railroad tickets or passes altered or sold.

The above is all that was really pertinent to the case, when Mr. Train became ungovernable in his temper, and at times was furious at the objections raised by Mr. Abbett as to the relevancy of his answers. At last Judge Pancoast, deeming the further examination of Mr. Train to be of no avail, directed his retirement from the witness stand, and he took his seat.

Sylvester F. Wilson, the defendant, was then put on the stand, and his testimony was not concluded at the adjournment of the court.

**VIOLATING THE GAME LAWS**—On the 23d of October last a Mr. Charles Collins was arrested in Camden, having in his possession five rabbits, which, it was alleged, he held in violation of the Game laws of New Jersey, that do not permit the killing of that kind of game until the 1st of November. Mr. Collins was arraigned before the mayor, and his hearing was postponed in order to allow him to bring evidence to show, as he alleged, that he had killed them in Maryland, where the Game laws did not prohibit shooting them at the time of the killing, Mr. Collins giving security for his appearance. Yesterday Mayor Ayers gave a hearing in the case, and, as the defendant did not show lawful possession of the rabbits, he ordered a fine of five dollars for each rabbit, as the law provides, making an aggregate of twenty five dollars and costs. Mr. Collins thereupon appealed to the Quarter Sessions, giving bonds for the penalty, in case the decision is against him there.

**PROMINENT LAWYER DEAD.**—George N. Conrow, Esq., a prominent lawyer in the Camden and Mount Holly courts, residing in Moorestown, died in that place on the 10th instant, and will be buried to-morrow, Wednesday. Deceased graduated from the office of the late Judge Thomas P. Carpenter, in Camden, and was highly esteemed.

**CORONER'S INQUEST**—Coroner Roberts last evening, in consequence of having to complete the inquest on the young lad Baker, who was run over by a horse and wagon, and who died from the effects of injuries received on Friday, adjourned the investigation of the drowning of William Delaney until this evening.

**DISTRICT COURT**—In the District Court yesterday before Judge Miller the following cases were disposed of: Bouget vs. Powell, debt, judgment in favor of plaintiff for \$65 44; Eckle vs. Carter, debt, judgment for plaintiff for \$80 00; Cox vs. Turner, landlord and tenant, a warrant was issued for removal.