### **NOVEMBER COURT** IN SESSION

A Large Number of Unimportant Cases Called

# HENDERSHOT PLEADS GUILTY

idence--Verdicts Rendered--Other Cases Tried--Reported by S.D. Gettig, Esq.

November court convened on Monday morning at ten o'clock, with the Hon. Ellis L. Orvis on the bench. After hearing a number of motions and petitions, ing of property to the value of about the grand jurors were called and sworn, \$72.00. Defendants waived the finding and Philip D. Foster, ex county treas. of the grand jury and plead guilty. urer, of State College borough, selected freman. The constables of the several rich Jr., indicted on two counts; first, jurors called.

The first case called was Commonwealth vs. Theodore Green, prosecutor Lewis Wallace, indicted for assault and battery. This case grows out of the trouble in the alley near the postoffice, in the borough of Bellefonte on the afternoon of June 8, 1906, when the defendant, as alleged by the Commonwealth, deliberately struck Bruce Wallace, a brother of the prosecutor, on the back of the head and again on the face with something in his hand, Mr. Wallace being unconscious and remained so for about twenty-four hours, regaining con-sciousness while in the Hospital; and according to the Commonwealth's allegations Mr. Wallace was standing in the alley with some other gentlemen, quietly, and had done nothing to provoke this unwarranted assault. The defendant alleges that Mr. Wallace had used some ugly remarks towards him and threatened to strike him. Verdict of guilty as

Commonwealth vs. Burdine Butler, indicted for assault and battery, prosecutor Reuben Lucas. This case is from Howard and the defendant plead guilty.

In going over the list of civil cases

Peace, and grows out of some lumber operations. Defendant's counsel took exceptions, plaintiff's amended the record, whereupon defendant plead sur-

Court ruled that nothing could be con- band. Verdict for amount of claim. sidered in the cause excepting a certain note therein referred to, the action being confined then to a note given by the defendant to H. G. Stover, subsequently paid by the plaintiff. This note had been given by the defendant to H. G. Stover, subsequently paid by the plaintiff. This note had been given by the defendant to H. G. Stover, subsequently paid by the defendant to H. G. Stover, subsequently paid by the defendant to the H. G. Stover, subsequently paid by the defendant to the H. G. Stover, subsequently paid by the defendant to the H. G. Stover, subsequently paid by the plaintiff. This note there is also an appeal from the judgment of a Justice of the Peace. This case is from Snow Shoe Township and is on trial. been given by the defendants to Mr. Stover at the time of his sale. When the note came due it was paid at the Mill-

cious mischief; prosecutor D. Z. Frain Indictment quashed.

John Dulen, Sr., Annie Dulen, John Dulen, Jr., Daniel Delaney, Joseph De-laney, indicted for malicious mischief. Indictment quashed.

Britton Mongan, indicted for malicious mischief; prosecutrix Eliza Walker.

Defendant plead guilty.

Alva Fetters, indicted for assault and battery; prosecutrix Eliza Walker. De-

fendant plead gnilty. Alva Fetters, indicted for malicious mischief; prosecutrix Eliza Walker. This case is from Bellefonte and the Commonwealth's allegations are that the defendant stoned the house of the prosecutrix, breaking six window-lights. The offense! in this charge occurred on the same night that the offenses charged in the two previous indictments upon which the defendants plead guilty. The de-fendant alleges in this case that he did not stone the house, but one of his own witnesses admitted that the defendant had thrown one stone. Verdict on Tues-

day atternoon of guilty.
Willis W. Stephens charged with as sault and battery; prosecutor Jared D. Sowers. Bill ignored and the prosecutor

battery with attempt to commit rape; was \$13. We would like to hear from prosecutrix Annie Florey. This case is from Bellefonte; [the defendant entercost them for like work.] ed the house of the prosecutrix on the 2nd of January, 1906, between the hours of 11 and 12 daytime; the Commonwealth's allegations not being for publication, all of which defendant denies.

appeal from the decision of a Justice. GRANGERS PASS Case submitted to the jury under question of law reserved, and verdict rendered in favor of the plaintiff for \$109.

Rohert Hendershot, indicted on three counts; first, entering store room with attempt to commit a felony; second, larceny; third, receiving stolen goods, etc. Prosecutor Frank P. Blair. This is the case where Mr. Blair's jewelry store was robbed on the night of October the 7, 1906, in Bellefonte, the taking of goods out of the store to an amount of To Robbing Blair's Store, Joseph's Res- \$337.50. Defendant waived the finding The Difference Between Resolutions and

of the grand jury and plead guilty.

Robert Hendershot and Harry Thomp son, indicted on three counts; first, burg lary; second, larceny; and third, receiving stolen goods, etc. Prosecutor. Wifliam Beezer, policeman. This is the case of the burglarising of the dwelling of Emil Joseph on the night of September 14, 1906, in Bellefonte, and the tak-

townships and boroughs made their assault; second assault and battery quadrennial report and list of traverse prosecutor, Abraham Hanscom. This prosecutor, Abraham Hanscom. This case is from Rush township, near Cassanova. The Commonwealth's allegation Levers put her in the buggy and she was taken to the place she desired to go to. That neither of the defendants had touched Mrs. Levers or any of the other touched Mrs. Levers or any of the other ladies of the house. Verdict on Wednesafternoon of not guilty, costs divided equally between the prosecutor and the

counts; assault, assault and battery, and

ment quashed. The grand jury presented their final "We demand an impartial and nonpar-presentment on Wednesday before the tisan investigation made by business the following cases were continued:
J. G. L. Myers vs. F. H. Dale and Margaret Dale.
The next cause taken up was Amos Copenhaven and J. S. McMonigle vs. J. P. Sebring, being an appeal from judgment of Vinton Beckwith, Justice of the Dage and grows out of some lumber.

The next cause taken up was Amos Copenhaven and J. S. McMonigle vs. J. P. Sebring, being an appeal from judgment of Vinton Beckwith, Justice of the Dage and grows out of some lumber.

The next cause taken up was Amos Copenhaven and J. S. McMonigle vs. J. P. Sebring, being an appeal from judgment of the Court at book, reporting that they had passed upon its bills of indictment, finding fourteen true bills and ignoring two, and that the Court House, Jail and outbuildings are in good condition, and minor repairs and purchases recommended.

Joseph Ceader vs. Lillie C. Reeder, prise be punished and the money or mon being an appeal from the court at book, reporting that they had passed upon its bills of indictment, finding fourteen true bills and ignoring two, and that the Court House, Jail and outbuildings are in good condition, and minor repairs and purchases recommended.

Joseph Ceader vs. Lillie C. Reeder, prise be punished and the money or mon being an appeal from the court at book, reporting the commencement to the finish of indictment, finding fourteen true bills and ignoring two, and that the Court the court at book and reporting the commencement to the finish of indictment, finding fourteen true bills and ignoring two, and that the Court the courteen true below the courteen true bills and ignoring two, and that the Court the courteen true bills and ignoring two at the courte

cord, whereupon defendant plead surprise and the case was continued.

H. G. Stover, use of J. C. Snook, vs.
C. R. Snook and Alfred Keen, being an defendant and upon her contract. The appeal from judgment of F. P. Musser, defendant denies such contract and that lustice of the Peace. The defendant the bill should be claimed against the took exception to the records and the estate of the defendant's deceased hus-

### Dismantling the Works.

father, the use plaintiff. The defendant alleging that this was an arrangement that his father, the use plaintiff, was boarding with him, and that this note was paid in payment of the board. The use plaintiff denied the contract for boarding and offered bills for provisions, etc., furnished to C. R. Snook in corroboration of his theory, but these bills were ruled out by the Court and issue confined to the question of the note, the other defendant Mr. Keen being the bail thereon, the note being for \$77.45, and the board claimed by the first named details. The defendant Mr. Keen being for \$77.45, and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the board claimed by the first named details and the same trust located in Mann's Narrows. The best of the machinery will be shipped to other plants owned by the trust to be used in making repairs. While the balance will be turned over to the junk of the machinery will be the trust to be used in making repairs, while the balance will be turned over to the junk of the machinery will be turned over to the junk dealers. This was one of the oldest industries in the country, having been established by Manns in 1852 and operation of his theory, but these bills were ruled out by the Court and issue confined to the question of the note, the other defendant Mr. Keen being the plaints owned by the first named details and the whole possey from Husball and the first named details and the deficient as a vigorous governor, but the balance will be turned over to the junk dealers. This was one of the balance will be turned over to the junk deficient as a vigorous governor, but the balance will be turned over to the junk deficient as a vigorous governor, but the efficient as a vigorous governor, b the board claimed by the first named defendant from the first of January. 1965 until sometime in October, 1905. Verdict on Tuesday morning in favor of the plaint iff for \$80.04.

The ballot box is the place to remedy the first named devalue of the court house. The hibition in front of the court house. The bear dressed 280 pounds. Mr. Daley sold it to Captain Harry Simlar, of Philipsburg, for \$50.

The ballot box is the place to remedy the place to remedy the plants and it has done an indifferent plaint iff for \$80.04. on Tuesday morning in favor of the plants and it has done an indifferent business up until about five years ago when it was closed down entirely. The ballot box is the place to remedy when it was closed down entirely. The plant was run by water power from Spring township and is for the taking of six turkeys. Verdict of not taking of six turkeys. Verdict of not guilty.

Iohn Dulen, Sr., Michael Delaney, Sr., Michael John Dulen, Sr., Michael Delaney, Sr., at Greenwood, when the best axes and Joseph Delaney, indicted for maliat the Lewistown plant.

### Horses and Cattle Burned.

The large bank barn on the farm of Lewis E. Bolapue, about one mile and a half west of Howard, was burned to the ground together with the contents. day at their Exhibition for the political circumstances in the case. The family had just gone to bed when the fire broke out and before help arriv-

### Big Corn Crop.

J. F. Hoy, one of Benner township's good farmers, had a corn crop worth tell-ing of and what it cost to harvest it and the fodder.

Joseph Ross, Boyd Reed and George Reed, indicted for malicious mischief; prosecutor G.W. Cathcart. Joseph Ross and Boyd Reed plead guilty. George Reed did not appear in court.

Newton Kline, indicted for assault and battery with attempt to commit rape; prosecutrix Annie Florey. This case is

# RESOLUTIONS

Denouncing The State Capitol Extrav-

Votes--Grangers Could Accomplish Reforms if They Only Voted as

county, appointed a committee which pre- on the arm from the hand to the elbow. pared a report and resolution on the She went to the hospital and had it

rageous scandal of fraud and gratt that surance. rests on our new Capitol at Harrisburg.
"At present as the law stands it gives

the Board of Public Grounds and Buildings unlimited power of expenditure of ublic money at least so says Governor was that Mrs. Levers, who had been sick Pennypacker). Now if this is the case, for a short time before, was unable to be and it is our opinion that it is so, we moved from a property and that it was injurious to her health. That the defendants assaulted her by taking her from both houses of the Legislature be re-

fendants assaulted her by taking her from the premises and placing her in a buggy and hauling her to Winburne, a distance of three miles, while the defendants altof three miles, and three miles, while the defendants altof three miles, and three miles, while the defendants altof three miles, while the defendants altof three miles, while the defendants altof three miles, and three miles, while the defenda by the mother of Mrs. Levers to get a buggy and haul Mrs. Levers to Winburne, that mother and sister of Mrs.

Buildings from having the power of pur-chasing unlimited amounts and paying such prices for them as they see proper.

"The School Board of any township in our State cannot expend from our State Toner Hastings, indicted in three funds more than the amount of its apattempt to commit rape. Prosecutrix.

Mary Minto, from Sandy Ridge. Indictmary Minto, from Sandy Ridge. Indictficials may spend millions.

rising of the Court at noon, reporting men competent to judge of the materials,

guilty in any way defrauding the Com-monwealth in this new Capitol enter-the bar of Clearfield county.

"R. D. ANCKENY,

"IAS E. GOSS, Master. "R. D. ANCKENY, Sec'y.

We notice that numerous granges in this county are "resoluting" that the Robert Cole vs George Kachik. This Capitol scandal should be investigated, ury. We know these people mean well, but if the Grangers of Pennsylvania had uncles, aunts, nephews and nieces must voted the way they now are "resoluting" if he or she is to receive the concession. Stover at the time of his sale. When the note came due it was paid at the Mill-heim Bank by Ammon Snook for his father, the use plaintiff. The defendant company, better, known as the axe trust lucions adopted by all the Granges in

comes around they seem to stand for the was charged with assaulting his father

In this county, the Grange leaders

The grandchildren of the late ex-Governor Andrew G. Curtin have decided on over the river. a very fitting memorial for their grand-father and grandmother. The three children of Mr. and Mrs. Sage, of Ithaca, N. Y., and the two children of Mr. and From 13 2-3 acres he got over 1300 corn shocks, 325 piles with four shocks to the pile, averaging 6 bushels and a to the pile, averaging 10 bushels and a contributed five hundred dollars each, while the rest of the grandchildren.

### All Schools to Close.

In a concerted and determined effort to stamp out the present diphtheria epi-demic in Tyrone where there are at present thirty-two cases, the local school board and the board of health adopted arm Crushed.

Arm Crushed.

Arm Crushed.

Arm Crushed.

Arm Crushed.

George Tibbins, Tuesday forenoon received a message from Altoona to the effect of not guilty and defendant to pay the costs.

F. C. Croyle and S. G. Stull, trading as Croyle and Stull, vs. C. H. Culick.

This case is from Philipsburg and is an

### A Fire on Valentine Street. About 1:30 o'clock Saturday afternoon

the fire alarm sounded for the West ward. On investigation the fire was located at the residence of Henry Young on Valentine street, two doors from the Bellefonte Hospital, Both Logan and Undine fire companies re-sponded promptly and rendered valiant The fire caught from a spark from the chimney and in a short time the roof was a mass of flames and spread with great rapidity. There was considerable wind blowing at the time and it was feared for a while that the hospital and Edward Gross' residence were in danger. The wind however changed They Talk -Order Has Political Grafters

And the good work of the firemen prevented the further spread of the fire.

Mr. and Mrs. Young succeeded in saving Port Matilda Grange, No. 3, of this doing so Mrs. Young was badly burned

### Powder Mill Blows Up.

Wednesday of last week a peculi-

### Bar Meeting.

Thursday morning the Cent re County Bar Association held a meeting in the court house in memory of the late Hon. Austin O. Furst. It was presided over by Hon. John G. Love who made a short address, highly complimentary upon the life and character of the deceased. A suitable minute on the death of Judge Furst was read by D. F. Fortney, chairman of the committee selected to draft memorial. John D. Doris. of Huntingdon, a law partner of Judge Furst, read a minute prepared by the bar of Hun-Cpaitol enterprise. tington county upon the death of Judge We demand that all persons found Furst. Thomas H. Murray, of Clearfield.

### Pay For Burying Relative.

At the Centre county teachers' institute a resolution was adopted endorsing the new by-laws of the state board of education which provides that teachers may attend the funeral of a relative without the loss of salary.

grand-parents, uncle, aunt, nephew or niece, and that he or she shall be excused there is also the restriction that the live in the same house with the teacher,

### A Large Bear.

Odey Kelley and Charles Daley, of Curtin township, shot a large black bear

Gang and the political system that has of court, Judge E. L. Orvis, of Centre county, presiding he was, after pleading guilty, given a sentence of three years circumstances in the case.

itself after the ending of a war. The youngest person alive today can hardly hope to live to see the time when the last pensioner of the civil war shall pass over the river.

Smith's loss will be about \$15,000.

### Governor-Elect a Bachelor

It is said that Governor elect Edwin Stuart will not go to Harrisburg before inauguration day, next January, unless something developes requiring his pressence. Mr. Stuart is a bachelor, and his will also contribute according to their means, the fund to be spent in properly furnishing and equipping the operating room in the Bellefonte hospital. sion during her brother's term of office. For the first time in over half a century the governor will be a bachelor.

## Basket Ball at the Y. M. C. A.

A good sized audience attended the

## PENNSYLVANIA DAY AT STATE COLLEGE

One of The Most Successful Events of The Year

### AN IMPORTANT CHANGE MADE

Dr. Hunt Elected Dean of The Agricultural Department--Local Alumni Associations Forming--Gen. Beaver Presides.

The annual exercises in commemoration of Pennsylvania day, were held in the college auditorium in the presence of Capitol scandal, as follows:

"We understand our duty to our State and Grange is to help clear off the outwas insured while Mr. Young had no in.

"The house is owned by Mr. Gray and alumni, and over 300 other visitors. Acting President Beaver was master of cere-

W. B. Simpson, Representative-elect from Huntingdon county, made a splendid address on technical education in ar shock was felt by many persons in Pennsylvania, paying a high tribute to Philipsburg. It was the result of the the grand work being done at Pennsylblowing up of the Clearfield Powder Mills vania State College for young men. Stirthe grand work being done at Pennsyllocated two miles from Clearfield, owned by Hon. James Kerr, and operated by C. W. Mills. Manager Mills and Clifford by General Daugherty, of Wilkes Barre by General Daugherty, of Wilkes Barre, who reviewed the cadet battalion Friday

Miss Kate Cassett McKnight, of Pittsourg, president of the Pennsylvania Federation of Women's Clubs, which convened there a month ago, gave a most interesting address concerning "The need of a more universal co-educational system in Pennsylvania." Altogether, the program was one of the best ever held there on Pennsylvania Day and when the exercises closed with a thunderous "Penn State" yell, every visitor in the audience was impressed with the en-thusiasm and spirit of the sons of old Penn State.

President Beaver's reference to the interment of Signor Wilson's body in Pennsylvania soil, was a fine patriotic

As the closing event of the celebration of Pennsylvania day, State's sturdy gridiron sons won a fine 11 to o victory from the West Virginia university eleven. Old State's great center rush and captain, Dunn, hobbled about on the side lines on crutches, and the men in white and blue seemed inspired by this sight and played splendid tootball from whistle to whistle.

### A New Association.

A movement is on foot all over the The only proviso is that the decased State to establish societies from the alummust be a teacher's husband, wife, ni of State College for the further addaughter, father, mother, sister, brother, vancement of that institution. A meet-grand-parents, uncle, aunt, nephew or ing of this character was held the other evening in the insurance office of John and stolen money restored to the treas- from teaching for just one day. But S. Gray & Son, Bellefonte. There are 19 graduates of State College in Belle- hair. R. Meek, Dorsey Hunter, F. L. Cole, E. H. Meyer, J. E. Wagner, F. E. Prey, H. J. Boyle, E. S. Erb and Oscar Gray. Dorsey Hunter was chosen chairman of this meeting and Oscar Gray secretary.

After the subject had been thoroughly discussed the following officers were elected for the ensuing year: President, E. R. Chambers; vice president, herselt?

J. D. Hunter; secretary and treasurer. As a G. O. Gray; executive committee, J. D. Hunter, Geo. R. Meek and Jonas E. Wagner.

### Remarkable Dog.

ola, went hunting in the woods near didn't marry her ideal. there and was accompanied by a small dog. Later the dog returned to the home of the Green's and acted so strangely that the boy's father made an investigation. He followed the dog to the mountainside, a distance of about two miles, and was horrified to see the boy lying on the ground, having been shot through the stomach. The boy was still conscious and lived about a half hour after the arrival of his father. The young man stated before he died to We have no interesting news to give the above result.

### Light Plant Ruined

week Mr. Bolapue had a large sale and he sold the farm, this years' crops and the two horses to a Mr. Williams, of Osceola Mills who is going to move there on the 1st of April. It is stated that the loss is about \$3000, partially insured.

want in the form of just and equal legislation, but as long as the head of your organization appears to be in league with the Machine and receives appoint there on the 1st of April. It is stated that the loss is about \$3000, partially insured.

want in the form of just and equal legislation, but as long as the head of your organization appears to be in league with the Rachine and receives appoint the future the pension system projects itself after the future the pension system projects itself after the first by the injudicious publication of things we have completely destroying the large plant of that company and also the large four-story grist mill of George W. Smith league of twenty-one she married Geo. Duncan, soldier of the Revolution, aged house. John Beyer, night engineer with the deposition of things we have been requested to withhold.

If you don't see everything in this particular, which is permitted to withhold. If you don't see everything in this particular, the story grist mill of George W. Smith which immediately adjoined the power house. John Beyer, night engineer with the deposit of the Revolution, aged house. John Beyer, night engineer with the deposit of the state of the power have a story grist mill of George W. Smith which immediately adjoined the power house. John Beyer, and was in the dynamo room when the boil newspaper should state the home in Rutland, Vermont. Nov.

It is because we are complying with house. John Beyer, night engineer which immediately adjoined the power house. John Beyer, and was in the dynamo room when the boil newspaper should state house. John Beyer and a state of the requirement of the resolution of the requirement of the power house. John Beyer and the was in the dynamo room when the boil dictions proving the large plant of the re

### Special Church Notice.

# A Man Found Dead in The Woods.

FACT, FUN AND FANCY.

Bright, Sparkling Paragraphs--Selected and Original.

THANKSGIVING HYMN.

Lord of the years: To Thee we bring The tribute of our praise, For happy memories of the past And hopes for coming days.

Fair bend the sunny autumn skies; And nature, freed from toll, With smiling eyes and generous hands Pours out her wine and oll.

She paints her autumn sunset clouds
With tints of gold and rose;
And lends the year her brightest flowers
To crown its peaceful close.

On busy mart and harvest-field There rests a Sabbath calm. As in thy temple courts we lift Our glad Thanksgiving psalm

To Thee, O Lord! our harvest hymn With glowing hearts we raise; With grateful memories of the past And hope of future days!

-Irving Allen, in Pilot.

One lie always requires another to help it out.

A man's remarks may not be so pointed as his beard. Last year's overcoats are being res-

cued from the moths. The things a man doesn't have to do are always the easiest.

The minute a girl feels she needs a haperone, she dosen't. Men who were never disappointed in

love may live to regret it. The average mother is apt to spare the rod and spoil the slipper.

It's a sure sign of rain when somebody steals your umbrella. Lazy men work overtime when it

comes to dispensing advice. A woman never thoroughly enjoys anything she can't cry over.

Some men are so economical that they don't even waste any words.

The reason misery loves company is so as to be able to tell about it. The disapointed office-seeker feels like

suing his party for non-support. Ask a temperance crank to have a drink and he will take umbrage.

The man with "untold wealth" is the ne who dodges the tax assessor.

When a girl is dashing it isn't merely a matter of punctuation with her. A difference between husband and wife is less dangerous indifference.

We always see the worst of people when we fail to get the best of them. Football is played on the gridiron, and the players are sometimes roasted.

An honest man may have a clear con-The fellow who wears squeaky doesn't always have music in his sole. A man is always proud of his beard, even if it looks like a flax-seed poultice. A girl somehow just can't help liking a man that her mother warns her against,

with more horror than a rat in her

A mouse on the floor fills a woman

The man who thinks he serves only himself is a bond servant of His Satanic

How can a man hope to understand a woman when she is unable to understand As a rule, the more leisure people have the less time they spend in self-im-

provement. Even the woman who is not afraid to die doesn't fancy the idea of joining

the silent majority. Last Tuesday John Green, son of William Green of Ebendale, near Osce- ness may be due to the fact that she

If you are built right, you can look an nonest man or pure woman squarely in the eye. Can you do it? Many a fellow would go through fire and water for a girl, provided the weather isn't too hot or that it doesn't rain.

## THE DALE MURDER.

that he stepped upon a log and in attempting to keep himself from falling the gun accidentally discharged, with the above result. foul deed. We know that the proper authorities have taken the matter in hand, and we will not interfere, annoy or em-One of the largest boilers in the power bouse of Clearfield Electric Light Com-

### Judge Furst's Will,

Next Sunday will be the third quarterly communion Sunday in the Methodist
Episcopal church, Love feast at 9 a. m.;
Holy Communion both morning and
evening. Quarterly sacramental thank
offering. Brief sermon by the pastor in
the evening. The music will be in
charge of W. F. Dunning, the new organist and choir master. Monthly missionary day in the Sunday school. Jas.
B. Stine, pastor.

The will of the late Ex-Judge A. O.
Furst, of Bellefonte, was probated on
Friday. Among the provisions; is that
Mrs. Furst, his wife, is to have the residence on Linn street and the income of
the estate so long as she lives, and after
her death the estate is to be equally
divided between his five children. If at
any time Mrs. Furst finds that the income is larger than necessary the excess
is to be divided among the children.
Mrs. Furst is appointed guardian of the
mirror children. The will of the late Ex-Judge A. O. Furst, of Bellefonte, was probated on Friday. Among the provisions is that Mrs. Furst, his wife, is to have the resicome is larger than necessary the excess is to be divided among the children.

Mrs. Furst is appointed guardian of the minor children, while she and his son W.S. Furst, of Philadelphia, are appointed accounter. ed exeuctors.

The body of the man found dead near Medix run has been identified as a Mr. Wagner from Centre county. The body when found was partially covered with snow. The man had been shot through the breast.

Medix Run is a small village in Elk county. No particulars have been received as to who the Mr. Wagner was.

Change of Time Table.

A new time table on the Central R. R. of Penn'a, will go into effect on Monday, December 3rd, 1906. On this schedule the evening train will leave Mill Hall at 8.05 A. M. and arrive at Bellefonte at 9.10 P. M.