

The Centre Democrat.

Circulation Over 5,500—Largest in Centre County.

BELLEVILLE, PA., THURSDAY, DECEMBER 5th, 1912.

Vol. 35, No. 48.

REGULAR SESSION DECEMBER COURT

THE USUAL GRIST OF PETTY LITIGATION.

CASES TRIED BEFORE JURY

Fred Dunham Wins His Suit—Other Business Before the Court—Opinions and Decrees—Reported by S. D. Gettig.

December court of quarter sessions convened on Monday morning at ten o'clock, and the major portion of the forenoon session was taken up in the hearing of motions and petitions. The Grand Jury was called and charged and F. A. Foreman, farmer, of Gregg township, elected foreman. After which the constables of the several districts made their quadrennial report to the court and the civil trial list was gone over and the following cases disposed of:

The Dyer Manufacturing Company vs. H. C. Sinclair, being an appeal. Settled.

Centre county vs. Harris township, being an appeal. Continued as not being at issue.

W. A. Hartsock, indicted for betrayal, prosecutor Nellie Roush. Defendant plead guilty and the usual sentence was imposed.

George W. Hoyt is acting as official stenographer in the absence of the regular stenographer.

F. S. Dunham vs. George T. Bush, being an appeal, went to trial on Monday afternoon, and the claim grows out of an alleged contract between the plaintiff and the defendant for the publication of defendant's book entitled "A Trip Around the World," by the plaintiff, at the rate of 25c per volume, claiming a balance from the defendant of \$132.90. Verdict in favor of the plaintiff on Tuesday morning for the amount of the claim with interest.

On Tuesday morning the District Attorney having no bills from the Grand Jury the court was delayed and the first case called was Comm. vs. John Taylor, prosecutor George W. Zerby, indicted for malicious mischief. The case is from Potter township, and the defendant moved to quash the indictment as in the information made it did not set out that the alleged crime was committed in Centre county. Defendant's motion was sustained and the indictment quashed. Whereupon the District Attorney asked leave of Court to send up a District Attorney's bill, and a true bill was returned by the Grand Jury.

Jesse H. Clark and Delbert B. Wickes, prosecutors, Dennis McDonald, indicted first count, larceny; second count, receiving stolen goods, etc.; third count, stealing from the person, and fourth count, robbery. This case is from Orviston and from the testimony it appears that the prosecutor's shanty was located in such condition that sometime between five and six o'clock in the afternoon he found himself lying on a bed and his body turned over by some one, feeling the hand of a person going into his pocket where he had his money and he saw Mr. Wick and Mr. Clark standing by; while he was conscious he was helped and subsequently found that \$46.00 of money in bills was missing. Mr. Clark denies having been in the room at the time alleged by the prosecutor, and that he was too drunk to know and does not know what took place on that Sunday. He and Mr. Wickes started to go to Snow Shoe on Monday morning, taking the freight passing Orviston, and when the passenger train caught up at Panther Run, they went to get off the freight train and an officer stepped up and put them under arrest. The trial lasted all of Tuesday afternoon. Verdict on Wednesday morning.

The following opinions and decrees were recently delivered by Judge Orvis and filed of record:

Gregg township vs. Catherine and Isaac Walker. Refused to dismiss plaintiff's bill.

Penn. Chemical Co. vs. Mary Annerman. Judgment entered on verdict.

Lillie Dale vs. Geo. Dale estate. Judgment non obstante verdicto.

Lillie C. Eters, et al vs. G. F. Musser et al. In favor of defendant. Demurrer sustained.

Case of Comm. vs. Jesse H. Clark, jury returned a verdict on Wednesday morning of not guilty. After which a jury was selected and sworn to try Delbert D. Wickes, and the testimony in this case was similar to the testimony against Clark. Both defendants were charged with the same act. Verdict on Wednesday afternoon of not guilty.

The Register offered his accounts on Wednesday afternoon for confirmation nisi.

Comm. vs. John Taylor, indicted for malicious mischief. Prosecutor, Geo. W. Zerby. This case is from Potter township. During the forenoon of September 19th last, an explosion took place along a private road near the residence of the prosecutor, whereby a small bridge and the fence of the prosecutor were destroyed. The testimony of the Comm. is entirely circumstantial, based on the purchase of dynamite by the defendant a few days previous to the explosion, and statements made by the defendant to different parties that if this bridge and fence were not removed what might happen. This, however, was denied by the defendant and his family, defendant denying the statements testified to and denying all knowledge of the explosion, while the Commonwealth's witnesses placed the defendant with his family near the scene of the explosion about the time thereof on their way to the picnic. Jury out.

The Grand Jury made their final

(Continued at bottom of next col.)

CAUGHT RABBITS WITH SNARES.

Three Howard Boys Arrested and Afterwards Discharged.

George Holter, Thomas Butler and Dewey Shay, a trio of Howard boys whose ages would probably average 15 years, became entangled in a case of illegal rabbit hunting recently that was successfully unraveled in Squire Musser's office on Wednesday afternoon. Nothing serious resulted for the young men beyond a little scare, and that was so slight as to be hardly noticeable.

Several days ago the State Game Department sent Albee Davidson, a game warden, to Howard to investigate the illegal catching of rabbits in that vicinity by the use of snares. The warden found the above mentioned boys connected with a number of snares and caused their arrest. They were brought into Squire Musser's court on Wednesday, where Mr. Davidson testified to the evidence he had secured. In substance, the boys had been using snares to catch rabbits—at least it was shown that one cottontail had been captured—but it was a question as to who operated the traps. The warden did not care to push the charge against the youthful hunters, and stated he simply wanted the practice abandoned. Hence the defendants were discharged and the costs placed upon the court.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

A card containing the game laws for 1911-1912, produced in evidence in this case, was probably partly responsible for getting the boys in trouble. The card, which was distributed by a Lock Haven sporting goods dealer, contained the misleading statement that rabbits may be taken in any manner except by ferrets. It was shown that these cards have had wide circulation in Howard, and their contents accepted as reliable. However, ignorance of the law excuses no one, but the above case may point out a moral to those who are insufficiently careful of observing the hunting laws.

SUDDEN DEATH OF HENRY M. KREBBS

WHILE HUNTING DEER IN THE SEVEN MOUNTAINS.

FOUND DEAD ON HIS CROSSING

Was Overcome With Heart Failure—A Sad Thanksgiving Morning in a Hunting Camp—A Citizen of Pine Grove Mills.

There was a sad termination of a hunting party on Thanksgiving Day. It was known as the Modoc crew, composed mostly of nimrods from about Pine Grove Mills who were encamped on what is known as Shaffer's creek, in the Seven Mountains, south of Pine Grove Mills in Huntingdon county. The party went to the woods on the 14th of the month and were preparing to leave for home Thanksgiving Day. Among the party was Henry Musser Krebs. He had gone to a crossing to watch for deer while a short drive was being made. Failing to report a deer, he returned to the station and, as he approached, he noticed that the man was lying flat on his face, the gun propped against a tree and his pipe filled with fresh tobacco at his side and one glove off from this it is surmised that he was stricken, and fell forward on his face with his arms under him, and died almost instantly. At first Mr. Hess thought that Mr. Krebs had fallen asleep on his watch, and he went to see if there was any response. Upon closer examination he was horrified to find that the man was already speechless and dead, having passed away before anyone reached him. There was no sign of any struggle and death evidently came quickly.

The body was immediately taken in charge and the party back to his home in Pine Grove Mills. The cause of death is attributed to an attack of heart affection from which it is now known that he suffered at times. It is supposed that he may have become exhausted or excited in the forest in Hazzy's room.

"I am certain the jewels never were stolen before," said Mr. York. "It is absurd to think they could have been taken, the stones changed and then returned without our knowing it."

Proposed Glass Factory.

Wednesday afternoon five gentlemen in the vicinity of Pittsburgh were in town and had an appointment with a committee representing the Bellefonte Board of Trade. Their proposition was to locate a new glass factory at Bellefonte to manufacture modern glass. The plant would be modern in all its equipment, and the fuel would be manufactured in the town. A number of local glass men testified to the efficiency of such a plant, and urged our people to give it the proper encouragement. After the meeting had been discussed in detail a committee of three, consisting of J. Linn Harris, Frank E. Nagney and Mr. Fauble, were appointed to confer further with the promoters with a view of having the industry located here.

Vogel's Minstrels Coming.

John W. Vogel's Big City Minstrels is said to be a combination of birth mimicry and music, absolutely and positively the brightest, most entertaining and farthest advanced minstrel entertainment ever presented for the approval of the public. It is so filled with sparkling fun that you hardly know one laugh before you are plunged into another. There is a fund of humor that holds one in constant merriment from start to finish. If you wish to enjoy an evening of pure wholesome fun without vulgarity, do not fail to attend this entertainment which will be given at the opera house on Thursday evening, Dec. 12, as it will be their only appearance here this season.

Death Claims Father and Son.

Watson McNally, a Civil war veteran and one of the oldest citizens of Blair county, died at his home at Mines on Monday, in his 74th year. His son John, who has been a sufferer from a cancerous affection of the liver for many months, died one hour later at the parental home, aged 48 years. A double funeral was held on Wednesday.

A Buck On The Fly.

State road employes in the Lewis-ton Narrows report an eight pronged buck leaving the mountains, clearing the railroad tracks at a bound, swimming the Juniata river and taking to the mountains on the opposite side Saturday afternoon.

report on Wednesday afternoon and were discharged, the report in substance being that they passed on nine bills of indictment, eight of which were found to be true bills and one ignored. That the Court House was in good repair, that the floor in the dungeon and in cell No. 4 were in bad condition, and that some of the locks needed repairing. That the floor in the bathroom, the roof and spouting needed repairing, and some repairs to be made in the hall and parlor of the jail, and further that they had approved a county bridge in the borough of Millheim.

After the jury was sworn in the next case which will go to trial Thursday morning, all jurors excepting those on the box and in the jury room were discharged.

Accident at Philipsburg Mine.

Three coal miners were seriously injured near Philipsburg on Monday. Charles and Ir