OVER THE

The Wilson Cass.—Testenday morning it tests of the "Thicket Scaling". Spirater J. Wil-tests of the "Thicket Scaling". Spirater J. Wil-Under Encouses and Tatem. The testimacry it by the state of the state of the second scale is the borner of the state of the solution in the new wildness the prosecution rested. The defense the protection rested. The defense the stated the points the borner of the state of the points in the borner of the state of the statemost rest Company, and the object of his testimony re-defense of the framework and the statemost re-defense of the framework is set of the Company, and the object of his testimony re-defense of the framework is set of the framework of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-defense of the framework is set of the statemost re-terior the set of t morning the ster F. Wilbefor In Court before The testimony of offic but it

Railroad

Compary, and the object of his testimony was to invalidate the evidence given by some of the officers of the read. His statements were of no particular value to either side. Alired Wikon, broher of the defoulant, was then placed on the siand, and gave a statement of what he krow in reference ro the transac-tion, which, from a blows and right cross exami-nation by Hon. Leon Abbett, for the State, ap-meart of no geough. tion, which for Leon Abbet peared of no account. George Francis Train was

then affirmed. At George Francis frame inst he objected to the truly," &c , in the form when informed by the j pulred it in order to com words of the affirmatio 'n, but judge that re the law a competent uirfei it in order to constitute hirm a competent witness, he consented, and repeated the words. In taking the stand he began his evidence, in erply to the usual preliminary questions, that he resided in Madison Square, New York; that he was a loafer (laughter); that he sat on an verage ten hours each day in Madison Square, that broker, a losfer, . faid bad the IA. defen ently nt non sted ent; that 'n

as tak repeately as d periods up to the second sec ps surged, that he had killed them in Mary-land, where the Game laws did not probble booling them at the time of the killing, Mr. Collins giving security for his appearance. Yes-terday Maryor Ayers gave a hearing in the case, and, as the defendant did not show lawful pa-reafter of hearth for a section. aut as the defendant did not show I awing pa-ersion of the rabits, he ordered a fine of the making an aggregate of twenty five dollars and create. Mr. Colliss thereupon appealed to the Quarter Steeshos, giving bonds for the penalty, in case the decision is against bim there. PROMINERY LAWTER DEC.

PROMINEW LAWERD DEAD. - George N. Con-row, Esq. a prominent lawyer in the Camden and Mcunt Holly courts, residing in Moores-town, died in that place on the 10th Instant, and will be buried to morrow, Wednesday. Deceased graduated from the oild Judge Thomas P. Carpenter, in e of 14 14 Can as highly esteemed.

wa highly settemed. Concease is you prove - Corper Roberts last results, it corresuence of lasting to complete results, it corresuence of lasting to complete from the sitest of fojuter setting and who deal from the sitest of fojuter setting and who deal from the sitest of fojuter setting and who deal proves the site setting and who deal from the sitest of fojuter setting and who Distributer of the site of the blatting to ready show a blatgo Miller the following cause were dispead of Bouget vs. Fowerl, doy, vs. Catrier, doy, Judgement for publishif for 890 US, for vs. Turner, haallord and touch, setting to read warrant ws alsewed for reasons.