

BAIRD MAY BE RESENTED TO THE GRAND JURY BY COLLETT. TRACY SOCIETY NOW BEING USED TO BOOM LOW'S CAMPAIGN.

Hedges Refuses to Issue a Warrant for His Arrest.

DECISION IS REMARKABLE.

Blame for the Nuisances in Fifth Avenue Shifted to the Shouters of Collis.

MATTER NOW IN HIGHER COURTS

District-Attorney Can Take Up the Strong Evidence Supplied by the Journal and Ask for True Bills.

A clear case has been made out on which a warrant for the arrest of Baird should be issued.—Assistant District-Attorney Zaring in his brief. The Grand Jury next for Contractor William P. Baird.

The man who so flagrantly abused the privileges of his agreement with the city and unwarrantably kept Fifth avenue in chaotic condition, to the great detriment of the persons living in the business in that important thoroughfare, will yet answer for the nuisance he created. The avenues of justice are not all closed to the people whose rights, it is a matter of legal record, he outraged.

Yesterday Magistrate Hedges, in a remarkable decision, directed the application for a warrant for Baird's arrest in order that a higher court might deal with him, granted him a temporary respite. The district attorney, Collett, who took up the Journal's case, and made it the people's, as well as on his own merits, will see that the case is shortly decided, thus escape the just consequences of the wrong he inflicted on taxpayers and citizens.

The Journal having shown, as Magistrate Hedges himself admits, that a nuisance was maintained by Baird, will not be thwarted by a technicality in the manner in which he was arrested and in the manner in which he was arrested and in the manner in which he was arrested.

Hedges's Decision.

This is Magistrate Hedges's remarkable decision.

This is an application for a warrant for the arrest of the defendant, Baird, for alleged violation of Section 258 of the Penal Code, in causing the obstruction of Fifth avenue, in the city of New York, preventing a free use of the same, and in causing the obstruction of Fifth avenue, and thus interfering with the business of individuals and firms located along said avenue.

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She Had Struggled Bravely Through Twelve Years of Desertion.

HOPED FOR HIS RETURN.

When She Learned That He Had Shot Himself, Despair Unbalanced Her.

SEQUEL TO A SELF-MURDER.

Mrs. Clague Not Only Drank Carbolic Acid Fatally, but Tried to Make Her Son Take the Dose as Well.

Separated for twelve years from her husband in life, Mrs. Margaret Clague joined him yesterday in death. On October 5 he shot himself at Camden, N. J., and died on the steps of a church. Yesterday morning the widow drank carbolic acid in her home, at No. 860 West Twenty-sixth street, and died half an hour later in the New York Hospital.

After drinking the poison which caused her death Mrs. Clague tried to persuade her son, James, to swallow what was left in the bottle. In the course of the struggle which followed his refusal, the poor woman fell to the floor writhing in agony. An ambulance was summoned, but it arrived too late to be of any use in saving her life.

It is hard to find a man or woman who has lived around Twenty-sixth street and Ninth avenue for any length of time who does not know all about the Clague family, and who is not acquainted with the story of the wife of Andrew Clague, of No. 155 West Twenty-sixth street, and her husband, who in the Twenty-fifth Assembly District, he is the first vice-president of the John S. Gibson Democratic Association, and has been Democratic leader in the district.

From Politics to Disipation. Clague was an iron worker by trade—a politician by inclination. A Scotchman, he combined the shrewdness of his race with a jovial disposition. As the years sped by he obtained from the city a position of honor as a ward worker, and was appointed an inspector in the Building Department. By this title, however, he had no authority, and his home had been broken up. He left her to take care of the child, but promised to support her and her child.

He Escaped, Along with the Rest of a Burglar Gang in Westchester. THEY RAIDED FIVE TOWNS. Used Chloroform on Man and Beast, and Carried Off the Booty in Stolen Rigs.

Five burglaries in as many Westchester County towns yesterday morning, with chloroform figuring in two of them, lead the terror-stricken residents to believe that the village is the headquarters of a band of desperadoes.

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Richardson Must Coast Defences, Show His Hand, Rivers and Harbors.

Holder of Spite House Millions Will Be Asked to Tell All About It.

DOUBT HIS STATEMENT. ESTIMATES FOR A YEAR.

The Widow Thinks Her Husband Never Made a Division of His Property.

He Asks for \$5,851,000 for Forts and \$48,328,160 for Improving Waterways and Ports.

Washington, Oct. 21.—The Secretary of War has received the annual report of General Wilson, Chief Engineer of the army. The document is devoted to the fortifications and river and harbor improvements of the country. The estimates for coast defences for the years 1898-1899 are as follows:

Gun and mortar batteries, \$5,000,000. Purchase of land for fortifications, 500,000. Fortifications, 100,000. Preparation of plans for fortifications, 50,000. Purchase of materials, 50,000. Expenses for harbor defences, 50,000. Purchase of materials, 50,000. Expenses for harbor defences, 50,000.

When this statement was imparted to George Richardson, at his home in Bridgeport, Conn., Mr. Richardson laughed. He declared that the people who were looking for his father's millions were chasing a chimera, and added these significant words: "My father divided his fortune between my sister Della and myself. Just how much he gave us is entirely a matter of our conscience."

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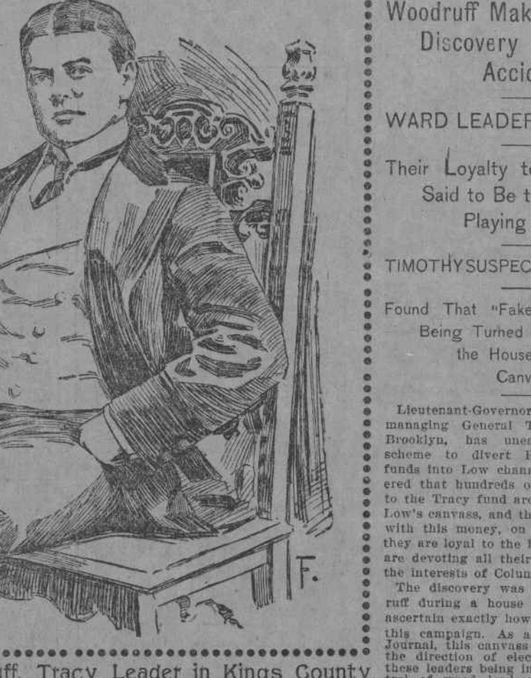
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Job E. Hedges, the City Magistrate Who "Whitewashed" Contractor Baird and Says, in Effect, That Commissioner Collis Is Responsible for the Condition of Fifth Avenue.



Timothy L. Woodruff, Tracy Leader in Kings County



General Wilson, Chief Engineer of the Army

WHICH IS ALSO PART OF THE TESTIMONY IN THE CASE, EXISTED UNDER HIS AUTHORITY? Baird, therefore it is plain, "did not work under his contract, except in so far as he was allowed to deviate from it by direct permission," since the Commissioner of Public Works himself expressly denied on the witness stand giving authority in two instances for the violation of the contract.

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