

THE NEW YORK HERALD.

WHOLE NO. 14,132.

NEW YORK, SUNDAY, MAY 2, 1875.—QUADRUPLE SHEET.

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THE COURTS.

The Six Million Suit Against Tweed—Still Clamoring for a Bill of Particulars.

THE ADAMS EXPRESS COMPANY ROBBERY.

Disagreement of the Jury and Noonan Admitted to Bail.

COMMITMENT OF A COUNTERFEITER.

On Tuesday morning Judge Blatchford, of the United States District Court, will call the bankruptcy and other cases on the civil jury calendar.

The widow of Dan Bryant, the deceased minstrel, has asked the Surrogate for letters of administration upon the estate of her late husband. Mr. Bryant died intestate, leaving only about \$200 worth of property, which goes to his next of kin.

The Grand Jury in the United States Court yesterday found indictments against Thomas Radcliffe for subornation of perjury, in procuring a false bail bond, and Charles J. Sprague for uttering counterfeit internal revenue stamps.

George Albert Mason, the convicted counterfeiter, was to have been sentenced in the United States Circuit Court (criminal branch) yesterday, but owing to the fact that Judge Benedict felt unwell he was remanded until next Saturday. Immediately after the discharge of the Grand Jury for the April Term the Court adjourned.

The further examination in the Templeton child case was set down for yesterday, before Judge Donohue. All the parties immediately interested were present, as well as a large crowd, expecting a renewal of the spicy testimony and spicier rencontres between counsel characterizing the previous session. Mr. John D. Townsend, the counsel for Colonel Templeton, came up fresh and smiling, but ex-Judge Busted, the opposing counsel, looked much the worse for wear. The cane with which he supported himself and the almost mournful pallor of his countenance showed that Richard was not himself. In fact, he put in a plea of illness, and on this account the examination was adjourned, much to the disgust of the attending crowd.

In the Mariposa Land and Mining Company suit an attachment was obtained against Benjamin M. Stilwell, one of the defendants, for contempt of court in refusing to produce certain books of the company before the referee. Mr. Stilwell undertook to explain his conduct yesterday before Judge Barrett, in Supreme Court, Chambers, but it was evident that he made rather lame work of it, inasmuch as Judge Barrett granted an order directing the attachment to continue till he answer certain interrogatories to be filed forthwith, he being given two days' notice for the answering of such interrogatories, and meantime being remanded to the custody of the Sheriff.