

LAST EDITION BROKEN CALLED.

Tammany in Great Straits Over the Disclosures of Shrivelly Corruption.

Its Chieftain Suddenly End His Sojourn in Europe.

Gilroy Says If He Doesn't Come Back They'll Choose Another Leader.

Indicted Ex-Warden Keating Must Resign from the Organization.

The astounding disclosures made in the inquiry of Senator Fassett's Investigating Committee of the corruption and wickedness that exists among the subordinates in the Sheriff's department, as well as the testimony that points to extreme irregularities on the part of those higher in authority, have precipitated a sort of panic among the local leaders of Tammany Hall.

In the absence of the Big Chief, Richard Croker, they do not know exactly which way to turn to meet the storm that has gathered about them, and this morning all sorts of wild rumors were afloat as to the probable action Tammany would take in regard to its present difficulties.

One thing seems certain, and that is that Mr. Croker has decided to return to his home in Europe, and will return post-haste to resume control of the helm and endeavor to get the organization out of the scrape in which it now finds itself.

Commissioner of Public Works Gilroy is authority for the statement that Tammany Hall has had no leader in the city since Mr. Croker went away.

"The impression seems to prevail," he said this morning to an EVENING WORLD reporter, "that I have assumed the leadership of Tammany Hall in Mr. Croker's absence. That is simply because the report started some time ago to that effect has never been contradicted.

"I want to contradict it now most emphatically, and to state that Mr. Croker is still the leader of the organization, and that I am not authorized to speak for it in regard to any of the recent developments of the Senate investigation."

"It is true that the recent disclosures will hasten Mr. Croker's return from abroad."

"Undoubtedly, he has already been advised of what has taken place here, and if his health will permit I think he will come back immediately."

"When did you last hear from him?"

"I must say that I have not heard from him for some time. I have not seen him since he left New York, and I have not heard from him since he left New York."

"Will you make any statement regarding the charges that have been made relating to the alleged division of the profits of the Sheriff's office with the Tammany Hall organization?"

"No, I prefer to say nothing about that. In the first place, the Sheriff's office is not a Tammany Hall office, and in the second place, any statement regarding such charges should be made by the Sheriff, and not by me."

"That is the governing body of Tammany Hall, and it is authorized to represent it."

"It is stated that a meeting of this Committee will take place within a very few days to consider the situation."

"James J. Keating, the indicted ex-Warden of Ludlow Street Jail, has been requested to resign from the Board of Supervisors, and his resignation is expected to be accepted by the Board of Supervisors."

"The resignation is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

"The resignation of Mr. Keating is looked upon as an act in defiance of the Mayor, and it is expected that the Mayor will insist on the resignation of Mr. Keating, and that the latter will resign."

HILL AND THE SAXTON BILL.

Constitutional Points on Which the Governor is in Doubt.

He Suggests an Informal Adjudication by the Court of Appeals.

(SPECIAL TO THE EVENING WORLD.) ALBANY, March 25.—The Governor sent to the Legislature this morning the following message on the Ballot Reform bill:

STATE OF NEW YORK, EXECUTIVE CHAMBER, ALBANY, March 25, 1890.

To the Legislature: Senate bill No. 117, generally known as the Ballot Reform bill, is now before me for consideration.

As is well known, it establishes a new system of voting in this State, and changes contemplated are conceded to be most important and radical.

The objects which it professes to accomplish are unquestionably commendable, and the bill itself is excellent, and several have been recommended by me in my annual messages during the last two years. But many of its provisions are believed by me to be in violation of the constitution of this State.

This conviction is deep seated and controlling, and has been confirmed by the conflicting opinion of many leading lawyers of the State. Under the existing situation I cannot conscientiously approve the bill in its present shape, or consistently permit it to become a law without my signature.

I have, however, no more pride or opinion in this matter, and will cheerfully acquiesce in any modification of the bill which will bring it into conformity with the constitution, and which will not be so objectionable to the Legislature as the bill now before me.

The expediency of an early adjudication of the constitutionality of the bill is, in my opinion, a matter of public interest, and the high prerogatives of citizenship; but if the Legislature should prefer to refer the matter to the Court of Appeals, I will not object to such a course.

The objects which it professes to accomplish are unquestionably commendable, and the bill itself is excellent, and several have been recommended by me in my annual messages during the last two years. But many of its provisions are believed by me to be in violation of the constitution of this State.

This conviction is deep seated and controlling, and has been confirmed by the conflicting opinion of many leading lawyers of the State. Under the existing situation I cannot conscientiously approve the bill in its present shape, or consistently permit it to become a law without my signature.

I have, however, no more pride or opinion in this matter, and will cheerfully acquiesce in any modification of the bill which will bring it into conformity with the constitution, and which will not be so objectionable to the Legislature as the bill now before me.

The expediency of an early adjudication of the constitutionality of the bill is, in my opinion, a matter of public interest, and the high prerogatives of citizenship; but if the Legislature should prefer to refer the matter to the Court of Appeals, I will not object to such a course.

The objects which it professes to accomplish are unquestionably commendable, and the bill itself is excellent, and several have been recommended by me in my annual messages during the last two years. But many of its provisions are believed by me to be in violation of the constitution of this State.

This conviction is deep seated and controlling, and has been confirmed by the conflicting opinion of many leading lawyers of the State. Under the existing situation I cannot conscientiously approve the bill in its present shape, or consistently permit it to become a law without my signature.

I have, however, no more pride or opinion in this matter, and will cheerfully acquiesce in any modification of the bill which will bring it into conformity with the constitution, and which will not be so objectionable to the Legislature as the bill now before me.

The expediency of an early adjudication of the constitutionality of the bill is, in my opinion, a matter of public interest, and the high prerogatives of citizenship; but if the Legislature should prefer to refer the matter to the Court of Appeals, I will not object to such a course.

The objects which it professes to accomplish are unquestionably commendable, and the bill itself is excellent, and several have been recommended by me in my annual messages during the last two years. But many of its provisions are believed by me to be in violation of the constitution of this State.

This conviction is deep seated and controlling, and has been confirmed by the conflicting opinion of many leading lawyers of the State. Under the existing situation I cannot conscientiously approve the bill in its present shape, or consistently permit it to become a law without my signature.

I have, however, no more pride or opinion in this matter, and will cheerfully acquiesce in any modification of the bill which will bring it into conformity with the constitution, and which will not be so objectionable to the Legislature as the bill now before me.

The expediency of an early adjudication of the constitutionality of the bill is, in my opinion, a matter of public interest, and the high prerogatives of citizenship; but if the Legislature should prefer to refer the matter to the Court of Appeals, I will not object to such a course.

The objects which it professes to accomplish are unquestionably commendable, and the bill itself is excellent, and several have been recommended by me in my annual messages during the last two years. But many of its provisions are believed by me to be in violation of the constitution of this State.

This conviction is deep seated and controlling, and has been confirmed by the conflicting opinion of many leading lawyers of the State. Under the existing situation I cannot conscientiously approve the bill in its present shape, or consistently permit it to become a law without my signature.

I have, however, no more pride or opinion in this matter, and will cheerfully acquiesce in any modification of the bill which will bring it into conformity with the constitution, and which will not be so objectionable to the Legislature as the bill now before me.

WORLD "WANTS"—THE GREAT HIGHWAY BETWEEN EMPLOYER AND EMPLOYEE.

PETY, BURGLARY.

Phases in the Life of a Prominent Citizen of Montclair.

Constant at Church, Persistent in Midnight Robbery.

Jekyll-Hyde Tuttil and His Wife Safe Behind Iron Bars.

(SPECIAL TO THE EVENING WORLD.) MONTCLAIR, N. J., March 25.—One of the most respectable and respected citizens of this town has been James Tuttil, a boss mason. He came here from Port Jervis five years ago. He found plenty of work and money, and he prospered.

He married and went to live in a cozy home in Montclair. He and his wife joined the Montclair Congregational Church, and won the respect and esteem of their neighbors.

Tuttil became very popular with his fellow-townsmen. He joined Excelsior Hose Company No. 2 and several social clubs, and every one who knew him liked him.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

He was a man of many talents, and he was a man of many friends. He was a man of many talents, and he was a man of many friends.

DECEASED.

Strong Presentment by the Grand Jury Against the Sheriff's Office.

Scandalous Corruption and Wholesale Perversion of Law and Justice.

Illegal Auction Fees Only One of the Grave Abuses Discovered.

More Indictments to Be Presented Before the Investigation Ends.

\$217,250 Paid by the City to the Sheriff in Five Years, Besides Illegal Gain.

TRYING ARCHITECT EASTMAN.

Quick Work Getting a Jury in the Brooklyn Court.

(SPECIAL TO THE EVENING WORLD.) BROOKLYN, N. Y., March 25.—The Brooklyn Court of Oyer and Terminer was crowded with politicians this morning when the case of the People against Supervising Architect Richard B. Eastman, indicted for presenting a false and fraudulent claim against the county, was called before Judge Cullen.

The indictment is based on a bill presented by Eastman for \$105,075 for plans for four buildings at St. John's Island. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

The four cottages were erected from one set of plans, but Eastman charged for four, the overcharge, according to ex-Supervisor O'Donnell, being \$105,075. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

Supervisors Thomas E. O'Brien, Robert O'Donnell, W. E. French, Olin H. Lockwood and James J. Conboy were also indicted for "aiding and allowing" Eastman's bill, and there is a separate indictment against each of them for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

The indictments were brought about by the public prosecutor, James J. Conboy, who is under indictment for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

Ex-Supervisor Quintard was in the room accompanied by his counsel, William J. Lickel. The work of selecting a jury was begun this morning, and the jury was selected by the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy, and the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy.

Henry Gerken, a liquor dealer, and Joseph S. Zacherly, a contractor, were examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

DECEASED.

Strong Presentment by the Grand Jury Against the Sheriff's Office.

Scandalous Corruption and Wholesale Perversion of Law and Justice.

Illegal Auction Fees Only One of the Grave Abuses Discovered.

More Indictments to Be Presented Before the Investigation Ends.

\$217,250 Paid by the City to the Sheriff in Five Years, Besides Illegal Gain.

TRYING ARCHITECT EASTMAN.

Quick Work Getting a Jury in the Brooklyn Court.

(SPECIAL TO THE EVENING WORLD.) BROOKLYN, N. Y., March 25.—The Brooklyn Court of Oyer and Terminer was crowded with politicians this morning when the case of the People against Supervising Architect Richard B. Eastman, indicted for presenting a false and fraudulent claim against the county, was called before Judge Cullen.

The indictment is based on a bill presented by Eastman for \$105,075 for plans for four buildings at St. John's Island. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

The four cottages were erected from one set of plans, but Eastman charged for four, the overcharge, according to ex-Supervisor O'Donnell, being \$105,075. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

Supervisors Thomas E. O'Brien, Robert O'Donnell, W. E. French, Olin H. Lockwood and James J. Conboy were also indicted for "aiding and allowing" Eastman's bill, and there is a separate indictment against each of them for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

The indictments were brought about by the public prosecutor, James J. Conboy, who is under indictment for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

Ex-Supervisor Quintard was in the room accompanied by his counsel, William J. Lickel. The work of selecting a jury was begun this morning, and the jury was selected by the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy, and the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy.

Henry Gerken, a liquor dealer, and Joseph S. Zacherly, a contractor, were examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

DECEASED.

Strong Presentment by the Grand Jury Against the Sheriff's Office.

Scandalous Corruption and Wholesale Perversion of Law and Justice.

Illegal Auction Fees Only One of the Grave Abuses Discovered.

More Indictments to Be Presented Before the Investigation Ends.

\$217,250 Paid by the City to the Sheriff in Five Years, Besides Illegal Gain.

TRYING ARCHITECT EASTMAN.

Quick Work Getting a Jury in the Brooklyn Court.

(SPECIAL TO THE EVENING WORLD.) BROOKLYN, N. Y., March 25.—The Brooklyn Court of Oyer and Terminer was crowded with politicians this morning when the case of the People against Supervising Architect Richard B. Eastman, indicted for presenting a false and fraudulent claim against the county, was called before Judge Cullen.

The indictment is based on a bill presented by Eastman for \$105,075 for plans for four buildings at St. John's Island. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

The four cottages were erected from one set of plans, but Eastman charged for four, the overcharge, according to ex-Supervisor O'Donnell, being \$105,075. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

Supervisors Thomas E. O'Brien, Robert O'Donnell, W. E. French, Olin H. Lockwood and James J. Conboy were also indicted for "aiding and allowing" Eastman's bill, and there is a separate indictment against each of them for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

The indictments were brought about by the public prosecutor, James J. Conboy, who is under indictment for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

Ex-Supervisor Quintard was in the room accompanied by his counsel, William J. Lickel. The work of selecting a jury was begun this morning, and the jury was selected by the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy, and the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy.

Henry Gerken, a liquor dealer, and Joseph S. Zacherly, a contractor, were examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

DECEASED.

Strong Presentment by the Grand Jury Against the Sheriff's Office.

Scandalous Corruption and Wholesale Perversion of Law and Justice.

Illegal Auction Fees Only One of the Grave Abuses Discovered.

More Indictments to Be Presented Before the Investigation Ends.

\$217,250 Paid by the City to the Sheriff in Five Years, Besides Illegal Gain.

TRYING ARCHITECT EASTMAN.

Quick Work Getting a Jury in the Brooklyn Court.

(SPECIAL TO THE EVENING WORLD.) BROOKLYN, N. Y., March 25.—The Brooklyn Court of Oyer and Terminer was crowded with politicians this morning when the case of the People against Supervising Architect Richard B. Eastman, indicted for presenting a false and fraudulent claim against the county, was called before Judge Cullen.

The indictment is based on a bill presented by Eastman for \$105,075 for plans for four buildings at St. John's Island. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

The four cottages were erected from one set of plans, but Eastman charged for four, the overcharge, according to ex-Supervisor O'Donnell, being \$105,075. The architect was allowed 2 1/2 per cent. for plans and 5 per cent. for the supervision of the total cost of the work.

Supervisors Thomas E. O'Brien, Robert O'Donnell, W. E. French, Olin H. Lockwood and James J. Conboy were also indicted for "aiding and allowing" Eastman's bill, and there is a separate indictment against each of them for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

The indictments were brought about by the public prosecutor, James J. Conboy, who is under indictment for conspiracy with bribery in making a corrupt proposition to induce Mr. Quintard to allow the bill to pass.

Ex-Supervisor Quintard was in the room accompanied by his counsel, William J. Lickel. The work of selecting a jury was begun this morning, and the jury was selected by the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy, and the sheriff, Mr. Clark, who was assisted by the prosecutor, Mr. Conboy.

Henry Gerken, a liquor dealer, and Joseph S. Zacherly, a contractor, were examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.

Zacherly, a contractor, was examined and excused from serving. Zacherly, a contractor, was examined and excused from serving.