

TWO SIDES TO THE STORY

Some Further Matters Respecting the Divorce Case of an Omaha Missionary.

MR. IRVINE'S BLAMELESSNESS DISPUTED

White Charles M. Jessup Gives Testimony Exonerating the Omaha Divorcee, the Nurse Who Attended His Wife Patients a Totally Different Picture.

There are always two sides to every story. Rev. Alexander F. Irvine has taken occasion to introduce a prominent New York church worker, Mr. Charles M. Jessup, to his congregation for the purpose of sustaining his version of the divorce case...

Mr. Jessup stated that he first met Mr. Irvine about five years ago, when Mr. Irvine served the New York City Mission and Tract society as its lodging house missionary, and that his regard for and high opinion of Mr. Irvine from that time up to the present had not altered, except to be strengthened.

He realized that a statement of this fact was necessary to counteract the version of the divorce case which was given by the pastor of the church, and that his pastor was worthy of confidence, as the loyal support of the members proved how they regarded him.

In view of recent publications, Mr. Jessup said that he, as Mr. Irvine's friend, desired to take this opportunity to state to the public and many prominent laymen and clergymen in New York who knew him and have the highest regard for him, that he was a man more worthy of their confidence than at the present time. The speaker added that he believed Mr. Irvine's work would tell for good in this community.

Mr. Jessup concluded this portion of his address by stating that he was aware of including in any personalities at a service of this character, but that he felt the peculiar circumstances of the present occasion were a sufficient justification for speaking as he had. He then, in an informal way, drew some lessons to be learned from the sacrament of the Lord's supper, after which the sacrament of baptism was administered and five new members were received on confession of their faith. The services closed with the celebration of the Lord's supper.

STORY OF A NURSE. The other side of the story is given in the following letters in possession of The Bee. These letters, addressed to the editor, were drawn out by the publication in the columns of The Bee. Mrs. Irvine's story of her wrongs as given to our New York correspondent...

1702 ARCH STREET, PHILADELPHIA, May 4, 1895.—To the Editor of The Bee: I saw the account which you gave in The Bee, April 15, concerning Mrs. Nellie Irvine and Mr. Alexander F. Irvine, and I believe that her account of the affair is decidedly the truthful one. I am a nurse by profession and was employed by the New York City Mission. I was present at the home of Mrs. Irvine when her last baby was born. I stayed in the home three weeks.

What I saw in the home at that time, concerning Mrs. Irvine's character, greatly shocked me. He was employed, like myself, by the New York City Mission. When I saw his inhuman treatment of his wife, I felt that I went and reported the truth to the superintendent of the woman's branch of the city mission, and also to Dr. Schaeffer of the woman's branch, at New York. I was inclined to credit my report, but they had listened to him and had so championed his side of the case that they refused to listen further to my account of the fact.

I believe that Mr. Irvine's charges of drunkenness and immorality against Mrs. Irvine are absolutely untrue. I do not believe that his one purpose in endeavoring to secure a divorce from her is because he thinks he has such high ambitions and that she will keep him down, and that if he could only get rid of her then he would have nothing to hinder him in rising. The truth is, she is a modest, nice appearing little woman who always stayed at home and attended to her own affairs.

In Mr. Irvine's reply to Mrs. Irvine, in The Bee, he gives several letters which he says he has written to her, very strongly commending his character. Two of these men who recommend him most strongly know his character, and know that it is questionable. Nevertheless, they commended him in the strongest terms. Furthermore, one or two of them, especially Dr. Schaeffer, have led him to secure a divorce from his wife, and yet they do not personally know one thing against her. Only they know about her is what he has told them. Dr. Schaeffer, who is superintendent of the New York City Mission, promise him in that letter the advice of Mr. Parson, who is connected with the city mission, and is one of the most prominent lawyers in New York City, free of expense.

The whole thing is an attempt on the part of two or three of the most prominent men in the community, to defend themselves in defending Mr. Irvine, because they have said so much in praise of him while he was in the city mission, and now they do not want it to seem that they could be mistaken. I could give you statements from three pastors, who were the only ministers in whose churches Mr. Irvine has worked in New York during the last four years, and each one of them believes that he is dishonest and thoroughly untrustworthy. Two of them say that they would not believe Mr. Irvine under oath in any matter where he is interested. I can give you the names of these ministers. They all resided in New York, and two of them, when they learned how dishonest he was, requested his removal from their churches.

My purpose in writing this is not simply to say to you what I believe is Mr. Irvine's true character, but rather to ask you if there is not some way in which this poor, defenseless woman can have justice done her. He began proceedings for divorce from Mrs. Irvine in New York, and when he learned that she would defend herself he went to Omaha, where he was sure her poverty would not permit her to go and where she would have no friends to help her. He is a shrewd politician and understands how to defeat her. Today I saw a lawyer who defended her in New York, and he tells me that her only hope of justice, and he believes her innocent, is to go to Omaha, and that perhaps you might be willing to defend her and that if she could be defended in Omaha she would take what affidavits she needed from New York free of cost.

Feeling so sorry for her innocence and of his thorough dishonesty, I write to ask if The Bee would help her toward justice to Omaha, and see that she had justice done if I could arrange to have her go.

L. J. BIRD. HIS ACTION NO SURPRISE. This first letter was written before the decree in the Irvine divorce case had been entered. The second letter, which is appended, was written after the writer knew the divorce had been granted.

1702 ARCH STREET, PHILADELPHIA, May 15, 1895.—To the Editor of The Bee: Your letter of the 5th is at hand. I am not much surprised to learn that Mr. Irvine has secured a divorce from his wife. Almost from the start his wife has had no opportunity of defending herself and had to depend upon the kindness of her friends. I am afraid the matter has gone so far that there is not much hope of ultimate success in showing what the real character of the man is and in defending his injured wife. The men who were his witnesses were the same characters whom he had on hand in New York; they were capable of testifying to anything. Several of the friends of Mrs. Irvine have known for some time that he was endeavoring to entrap her and had men watching her for the purpose of throwing suspicion on her character. She is an offensive, hard working woman and always kept her house in neat order, and suffered his abuse for so doing. He loved to display his wonderful abilities before her and tell her how ignorant she was.

The most difficult thing in the way of helping Mrs. Irvine in this matter is she does not realize how serious are the charges he has made against her, and she gave me the impression that she thought she could see her children even if he did secure a divorce from her. Mrs. Bainbridge and some others, in connection with the city mission, have seen in league with Irvine and so deceived her at various times that she is almost afraid to trust any one to be her true friend and I think, from the way she looks at it, that she would not care to go to Omaha.

The ministers to whom I referred, and

CROSSED THE OCEAN TO SUE

Anna Geiger Brings Her Wounded Heart from Germany to America.

FIVE THOUSAND FOR BREACH OF PROMISE

Defendant is Editor Schmeiser Who, It is Alleged, Made His Promise in the Shady Gardens of Vienna—Soothes a Wife's Wound.

A tale of romance and unrequited love is being unfolded in Judge Blair's court room. The gay deceiver is assailed by a sad-eyed little woman, who tracked the winner of her heart across the broad Atlantic to receive \$5000 in damages. The plaintiff is Anna Geiger, who reached Omaha, Miss Anna Geiger found that Edward Schmeiser, her affianced son long as he peddled books in Vienna, had forgotten his vows and married another woman. Straightway her heart was smitten with a desire to obtain some retribution for its lacerated and bleeding condition, and she began a \$5,000 breach of promise suit. This case is now before a jury.

Plaintiff and defendant sit on opposite sides of the table and exchange glances which indicate that the love which once had a full monopoly in their respective bosoms has long since died. When the allegations of marriage were exchanged between the parties in Vienna, during the summer of 1892, Schmeiser's attorney had admitted before the jury, that his client was poorer than Job's turkey. But Mrs. Geiger claims that he now has money. Schmeiser, by the way, charges her with having been the wife of a certain German named Kolb since he made his matrimonial proposition in the gardens of Vienna. According to the statement of Schmeiser, Miss Geiger had advertised in Vienna for a partner and was a well-to-do woman, and he concluded that he could fill the bill, and asked for the privilege of social acquaintance, being the more ready to ripen his friendship for her, because Miss Geiger had amassed a small fortune of 6000 guilders. Three, in the flood of affection and confidence, she loaned him the money, and he must make a business trip to Leipzig before starting his shop. Two weeks, and he had not returned to his favorite haunts in Vienna, and for the first time Miss Geiger learned that he had sailed down across the Atlantic, Amassing, by hard labor, enough money to transport her across the sea. Miss Geiger succeeded in tracking her money and Schmeiser to America, locating him in New York, at the World's fair, and finally in the editor-in-chief's chair of the Omaha Tribune, where, it is stated, her expectations of matrimony were rudely blighted by learning of the marriage of Schmeiser.

Tied Up with Law Suits. The fight for the possession of nearly 200 acres of valuable land lying in the west part of the city adjacent to the state fair grounds is liable to be revived as to the property owners who appear as defendants in the case. A part at least, in spite of the decision of the supreme court, Sixteenth and Douglas streets, came in and redempt from the first and second mortgages. He had signed their intention of reviving the debt, Jettur Consulting Engineer, who is contesting the validity of the Baldwin mortgage.

The suit of Eunice Baldwin against Wellington R. Burt and several hundred others has been in court, both federal and district. The court has reversed the decision of the sheriff's sale. Since then not less than \$50,000 of improvements have been made upon the land. Burt, the assignee of the mortgage of her husband, Morgan, seeks to foreclose on a third mortgage given on these same premises by her son, Matthew S. Baldwin, to his father for \$12,500. It was made in the latter part of the year 1875. The owners of this mortgage are the parties who claim that their interests are in jeopardy, and that they had a right to foreclose against the present owners. According to their contention, there is a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property.

Minor Court Matters. The bench of judges will hand down the canal decision next Saturday, if an alternative writ issues evidence will be taken. The attachment brought in 1892 for \$7,500 against R. R. Grate, in his own name, Judge Duffie and the mortgages declared void. Adelle Green claims that there was lack of evidence against her to convict her of shooting with intent to wound. She asks a new trial. Charles Rhoades, charged with being the pal of Higgins and Vannoss in their raid on Krueger's liquor bottles, was placed on trial yesterday. Ella Truesdale was arraigned for taking a pocketbook and \$28 of Gerrard Stouffer on May 3, without, however, putting him in any fear. She pleaded not guilty. Catherine Driscoll has sued the city of South Omaha to obtain a judgment for \$3,000 for injuries on account of a fire in the night season of October 27, 1894. She claims the city was negligent in not repairing the walk. A citation has been issued to the Fred Krug Brewing company to compel it to turn over a stock of liquors which John Cummings, before his death, is claimed to have had in the Home hotel. The brewing company holds a \$1,000 note against the estate of Cummings. Also medicated, sulphur, mercurial baths, oil rubs, hot milk, perfumed baths; manicure, chiropodist, pedal cure. We are prepared to do all we agree.

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Special Excursion. To Hot Springs, South Dakota. June 7, via Northwestern line. Ticket office 1401 Farnam street; depot, 15th and Webster street.

Home-seekers' Excursions. On May 21 and June 11, 1895, the Union Pacific system will sell tickets from Missouri river points and stations in Kansas and Nebraska to points south and west in Nebraska, Kansas, Colorado, Wyoming, Utah and Idaho, east of Weiser and south of Beaver Canyon, at rate of one first class standard fare for the round trip. Minimum rate, \$7.00. Ticket office 1401 Farnam street, U. P. system, 1302 Farnam street, Omaha.

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Hayden Bros. Prices marked down on silks. Natural pongee silk, 28 inches wide, 29c yard. Cheney Bros. 65c printed Indias, 35c yard. One dress pattern to a customer only. Fine quality black India silk, 38c. Cheney Bros.' 75c printed Indias, 49c. Cheney Bros.' \$1.00 printed Indias, 69c. HAYDEN BROS.

Summer Tours. The tourist rates offered by the Burlington route for the summer of 1895, are as attractive, in their way, as the resorts to which they apply. Practically every resort in the country is embraced in the Burlington's tourist ticketing arrangements. The court has reversed the decision of the sheriff's sale. Since then not less than \$50,000 of improvements have been made upon the land. Burt, the assignee of the mortgage of her husband, Morgan, seeks to foreclose on a third mortgage given on these same premises by her son, Matthew S. Baldwin, to his father for \$12,500. It was made in the latter part of the year 1875. The owners of this mortgage are the parties who claim that their interests are in jeopardy, and that they had a right to foreclose against the present owners. According to their contention, there is a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property.

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The members of the graduating class are: E. L. Knapp, president; J. E. Stone, vice president; Nona McAuliffe, treasurer; Plageman, treasurer; E. J. Ahern, J. H. Banton, F. H. Cox, S. A. Hutchinson, John H. Jones, Jr., M. H. Jones, J. E. Jones and H. Krebs, E. L. Knapp, Edward Lower, G. W. Mehrens, A. F. Plageman, L. B. Spracher, W. E. Stewart, J. E. Stone, L. B. Walmer, Jessie Mettill, John Loubert, F. H. E. and Jessie Cain, E. McCoun, C. B. Norris, Mamie W. Goerne, Nona McAuliffe, Grace Sheely, J. A. West.

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Summer Tours. The tourist rates offered by the Burlington route for the summer of 1895, are as attractive, in their way, as the resorts to which they apply. Practically every resort in the country is embraced in the Burlington's tourist ticketing arrangements. The court has reversed the decision of the sheriff's sale. Since then not less than \$50,000 of improvements have been made upon the land. Burt, the assignee of the mortgage of her husband, Morgan, seeks to foreclose on a third mortgage given on these same premises by her son, Matthew S. Baldwin, to his father for \$12,500. It was made in the latter part of the year 1875. The owners of this mortgage are the parties who claim that their interests are in jeopardy, and that they had a right to foreclose against the present owners. According to their contention, there is a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property, and a mortgage of \$12,500 on the property.

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