WILSON MEANS TO FIGHT.

HE WILL CONTEST JUDGE INGRAHAM'S ORDER VACATING THE STAY.

Sylvester F. Wilson does not intend to rest with Judge Ingraham's order vacating the stay of his sentence to five years' imprisonment and \$1,000 fine for the abduction of Libble Sunderland. As soon as Judge Ingraham's order was served yesterday upon J. D. Hallen, Wilson's counsel, Mr. Hallen filed notice of appeal from it at the District Attorney's office. He will follow that notice this morning by applying in the Supreme Court for an order upon the District Attorney to show cause why Judge Ingraham's order should not be set aside pending appeal.

Failing to secure his purpose in this city, the lawyer will take his application to a Brooklyn court. He obtained his former stay in Brooklyn from Judge Pratt, who also reduced Wilson's bail from \$10,000 to \$5,000. Wilson got surety for the lesser amount. Since his release he has started a weekly paper, the first number of which, just issued, is devoted largely to his case. In it he declares that he has no notion of "skipping," but means to stay here and light.

Wilson's counsel thinks that in vacating Judge Pratt's stay Judge Ingraham has brought the case at its present stage to a quarrel between Judges. In that light, this, issue, he says, may serve to define clearly a matter over which judicial opinion and practice in the profession have long differed. He says that while Wilson will not throw himself in the way of detestives while in danger, he can be produced at short notice. Of this fact he is satisfied that the District Attorney's office is convinced, and he does not believe any effort will be made to arrest Wilson until the proceedings now in hand shall have been exhausted. "I think," he said, "that the District Attorney would feel relieved if Wilson were to go away, for his bond is firstclass, and in a case like this the money will suit official purposes botter than the man."