EVENING NEWS. PUBLISHED DATLY, SUNDATS EXCEPTED AT FOUR O'CLOCK.

DAVID CALDER, EDITOR AND PUBLISHER.

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. . May 26, 1875.

NEWS OF THE DAY.

-Investigations into the whiskey frauds are being pushed in Chi-cago, and it is the opinion that the proprietors of one half, and per-haps of two-thirds, of the whole-sale houses will be indicted by the grand jury.

-Drouth is likely to diminish the grain crop in France.

-The Belgium Senate has approved the course of the govern-ment in the correspondence with Germany.

---- The Bishop of Nismes is dead. -Convents are to be suppressed in Prussia.

-----Another would-be Bismarck assassin has been arrested, this time in Vienna.

----Prussia forbids processions in honor of the Pope's jubilee.

-A reward of a thousand dollars is offered for the approhension of a desperado named Wadkins, who, yesterday, shot the sheriff and his deputy, at Laramie City.

-Hon. George Vail, associated with Morse in perfecting the in-vention of the electric telegraph, is dead.

----Henry Lippett has been elect-ed Governor, and Henry T. Lisson, Lt. Governor, of Rhode Island.

----- The stealings of Jackson, the notorious gentleman thief of Boston, Mass., amount to \$700,000.

-Another batch of cardinals is to be made at Rome, on the 24th of next month.

-At Epsom races to-day, the Derby was won by Gallopin.

____A receiver has been appointed for the Erie railway.

-The Sioux chiefs at Washing-ton had an interview with, and listened to a speech from, Presi-dent Grant, to-day; for full text of speech see this afternoon's tele-

grams.

JUSTICES AND COMMISSION-ERS.

In the News of Monday, May 24, Hon. Z. Snow reviews the jurisdic-tion of justices of the peace and United States commissioners, with special reference to the delivering up by the city officers of John Wig-gins, charged with the murder of John Kreamer, to the United States Marshal per deputy, on the demand of the United States Commissioner, Kimball.



increase, and we find we cannot do what the birds did, we begin to talk of the mysterious dispensa-tions of Providence, or of nature's inscrutable ways. Let us go down on our knees, by all means; we have sins enough and follies enough to report Bat let us not suppose

thing hitched behind a horse rake rigging and drawn by horses, the fiery extensions running about two inches above the ground. Mr. L.

Kimball. Judge Snew states that, as re-gards offences against the laws of the Territery, justices of the peace and commissioners have co-equal authority, or are "co-ordinate branches of the government, with like powers and duties;" that nei-ther justice nor commissioner has authority to take or demand a pris-oner from the custody of the other, but that if either of those officers delity was much worse in a woman than a man, but men were guilty of it a thousand times more than wo-men." When all men become "Mor-mons" there will be few bachelors which have been given them the last two years have been gratuit-ous on the part of Congress. These may be taken from them at any time, without any violation of the true with the second secon

Committed for Trin? CINCINNATI, O., 26. -L. D. Sine, a gift enterprise man, was yester-day bound over to await the action of the grand jury on a charge of using the mails in furtherance of a lottery scheme designed to de-fraud the public. TH

A Receiver Appointed.

NEW YORK, 26.-H. J. Jewett, President of the Erie Rallway, was

CHICAGO, 25. — Major Bluford Wil-son, Solicitor of the Treasury De-partment, arrived in this city from Washingten, yesterday, and will remain three or four days for the purpose of giving legal advice to government officials who are inves-tigating the whiskey finuds. Many discrepancies have been found where means the defense. He said the first ob-

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chooses to surrender a prisoner for examination by the other officer, it can be done at option, there being no law to prevent it, and that it can also be refused at option, there being no law to enforce compliance. In the case referred to, the prisoner, Wiggins, was in the custody of the city officers for examination before a justice of the peace, when his custody was demanded by a United States deputy marshal on a warrant from a United States commissioner, and the prisoner was de-

livered up to the deputy marshal and taken before the commissioner for examination on the charge

for examination on the charge Sister Ostlund had been engaged named. The commissioner had no right to demand the prisoner from the justice, ner, vice versa, would the justice have had any right to demand a prisoner from the commissioner, or, in other words, the U. S. marshal had no right to demand a stream.

him, it is evidently their right to hold him in custody, according to law, for examination before a jus-tice of the peace. If this were not law, for examination before a jus-tice of the peace. If this were not so, the office of justice of the peace would be completely overshadowed, practically abolished, and rendered obsolete, which is evidently not according to the law. Therefore, in the contingency of a demand of a commissioner for a prisoner from the custody of the municipal authorities, the latter would be perfectly in the right to refuse such illegal demand, and if necessary to con-tinue to refuse until the matter were carried before and settled by the court of last resort, and this in self-defence and in vindication of their right and extent of jurisdiction according to law.

The practice of surrendering prisoners on demand to a co-equa authority is a tacit acknowledgment of superior authority in the demander, and is a concession to the spirit of usurpation which is not favorable to the perpetuation of American liberties and equal rights.

teaty. My interest now is to make some arrangement by which they and their children will be secure of culpable ages.



Editor Deseret News:

Following are the particulars repecting the melancholy death of lister Östlund, which took place this forenoon.

Sister Ostlund had been engaged

marshal had no right to demand a prisoner from the city officials, nor had the city officials any right to demand a prisoner from the U.S. officials. The precedence, if any, was with those officials, local or federal, who had first lawfully arrested the prisoner. If a commissioner demands a prisoner from the city authorities, and the latter do not desire to surrender him, it is evidently their right to hold him in custody, according to law, for examination before a jus

NEW YORK CITY, May, 17, 1875.

Editor Deseret News:

ent. The counsel enlarged on the difficulty of remembering and repeating a conversation occurring several years ago, and the liability of a person, even well intentioned, to avoid mistakes in attempting to report such conversations.

It might be true that Mrs. Moul-ton was misled by her husband, and Tilton. He left it to the jury for the future." (Several Indians expressed their approval of these sentiments by exclaiming "Ugh.") "As I said in the beginning, it must be evident to them, that if the supplies of feod be withdrawn by to say whether Mrs. Moulton's tes-timony outweighed that of Henry Ward Beecher. He had hoped to be able to present to the jury the contradictions of the testimony, but he had no time. Referring the government, it will be impos-aible for them to live where they she govern are. Another thing I would can their attention to is this, they must see that the white people eutnum-ber the Indians now, about 200 to 1, taking all the Indians with ter-ritory owned by the United States. This number of whites is increas-ing so rapidly that before many years it will be impossible to fir away cessary that the Mile people shall swollen swollen an, whe site to another. For this reason it the state to another. For this reason it that the Indians of the Indians of the state to another. For this reason it the state the Indians or the state to another. For this reason it the state to another. For this reason it the state the Indians or the state to another. For this reason it the state the Indians or the state to another. For this reason it the state the Indians or the state to another. For this reason it the state the Indians or the state to another. For this reason it the state to another. For this reason it the state the Indians or the state to another. For this reason it the state to another. For this reason it the state the Indians or the state to another. For this reason it the state the Indians or the state to another. For this reason it the state the Indians or the state to the state the Indians or the state the Indians or the state to another. For this reason the state the Indians or the state the state the Indians or the state to the state the Indians or the state to the state the Indians or the sta again to Moulton, he said there ulating the jury on their patience during the hearing of the case, and the court on its uniform kindness, and with the expression of his firm belief that no such a verdict as asked for by Judge Morris would be rendered, but that the verdict would te such a one as would glad-den many hearts, and service The provided function for writer and the provided for another and source of the provided for another and source as writer and the provided for another and source as writer and the provided for the provided for the provided for another and source as writer and the provided for the

which the government has been sending them. All this trouble I wish to avoid. I want to see them well provided for, and in such a way that the arrangements will have to be respected by my succes-sors and other administrations for the future. I want the Indians to think of what I have said. I don't want them to say anything to-day,

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