

THE EVENING NEWS.

Friday, Jan. 20, 1874.

The Vicksburg Affair.

The military interference at Vicksburg has an exceedingly ugly look after the apologetic disclaimers put forth in the President's message. After the President had asserted that he had no military interference behind the assertion that army officers are not lawyers, thereby making an implied admission that they had overstepped legal limits, they would naturally refrain from taking any similar step on their own judgment and a few words from the head of state will suffice to quiet them. It is therefore important to know by whom the orders the troops acted at Vicksburg. Assuredly Gen. Emory would not have dared, without a specific command, to disregard the message and make a practical denial of its sincerity. It is incredible that the orders in the Vicksburg "Affair" did not emanate from Washington. Nobody but the President himself would have dared to thus stamp the message as a false disclaimer and a hollow apology. And yet it will not surprise us to find Senator Morton, on some bright morning, excusing the President on the ground that the whole thing took place without his knowledge.—*N. Y. Herald*, Jan. 21.

Bonner Protests Against It.

Whatever difference of opinion there may be among the readers of the "Ledge" on public questions, we think they will agree with us that there should never be a reign of military power in this country. Such a reign can never be tolerated.

It matters not by whom it is proposed it will never be submitted to. The military authority must be kept in strict subordination to the civil. The executive is to execute laws, not to make them.

These principles are applicable to all times and all circumstances, and there must be no departure from them.

We have all felt that this country owes a debt of gratitude to General Grant and General Sheridan for their conduct during the war; but such self-sacrificing arbitrary interference, however, cannot be rapidly canceling that debt.—*New York Ledger*.

MINING STOCKS.

AFTERNOON REPORT.

San Francisco, Jan. 20.

680 S Hill, 9c. 15c. 9
20 Challenges, 3
200 N Y Con., 3c. 25c
50 R Island, 5c.
70 Senator, 1c. 4c. 4c.
200 Phil Sheridan, 1c. 14c. 15c
300 Indias, 1c. 3c. 3c.
300 Original G H, 15c.
200 S E I, 1c.
100 L Wadsworth, 2c.
250 G Chardon, 2c.
50 Mahogany, 6
150 S Charlot, 1
150 Elmwood, 5c.
250 Exchequer, 200
50 Beg Bel, 11c. 12c.
70 Justice, 10c. 10c.
110 Union, 15c. 15c. 15c.
Lady Bryan, 5c.
150 Caledonia, 5c.
150 Knicker, 4c.
4000 Idaho, 6c. 15c. 15c.
4000 Utah, 5c. 5c. 5c.

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A. H. RALEIGH, Pres.

A. W. CARLSON, Secy.

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NOTICE OF DISSOLUTION.

THE PARTNERSHIP HERETOFORE

existing under the firm name of H. R. MANN & CO. is this day dissolved by mutual consent.

H. R. MANN,

HUGH ANDERSON,

Salt Lake City, January 12th, 1874.

I will continue the business of Importer

to connection with Henry Wadsworth, under the name of H. R. MANN & CO., office Wells, Fargo & Co.'s building, Main Street, 448. H. R. MANN.

JOHN HOWBERY, Presid.

Bishop.

R. T. City, G. W. Bryant,

John Howberry, John Wadsworth,

Granville, William Jeffries,

John D. McAllister,

Centerville, James Jordan,

Vernon, Hyrum Benson,

Wells, Fargo & Co.,

St. Louis, Mo.

David, W. H. Young,

John Wadsworth,

John Wadsworth, Stewart

South Colfax, J. S. Wadsworth,

West Jordan, Archibald Gardner,

South Salt Lake, City, Wadsworth,

Wadsworth, John Wad