papers are astonished that President rumor, or what he knows? If he Hayes and his cabinet have been deliberating over the case of George required to be proven, is he a per-Reynolds, who has been sentenced jurer because he denies having that to confinement in prison for mar-rying two wives in accordance be a perjurer if on oath he professed with his religion. There is no need to know that of which he only had for any wonderment about the a surmise or suspicion? matter. The men who stand at the We hurl back there c We hurl back these charges of head of the national affairs should perjury upon those with whom be expected to act with some de- they originated. We do not allude gree of consistency. They would show very little fitness for their ex-alted positions if they were to fol-patrots repeating, without knowafted positions if they were to fol-low the example of the press. Be-fore they decide they examine. They deliberate on the subject pre-sented to them. Most of the editors who touch on the "Mormon" ques. tion judge without judgment. allude to anything touching They jump at conclusions without the "Mormens" without wilfally looking into the facts. They lying or grossly misrepresenting pluage and toss at the word "Mor. the facts. The "Mormon" people mon" or the mere mention of are bound by the principles of their polygamy, like wild bovines at a religion to be truthful. They are red flag. But they should not expect generally so in their nature. Those statesmen to play such a senseless who have been accused of perjury upon the witness stand in this case part.

A petition signed by nearly thirty and others are people of veracity thousand people is entitled to some and undoubted reliability, and consideration. The case too is a peculiar one. L'ke all things that are connected with "Mormonism" the corrupt, and not making stateare connected with "Mormonism" it has been grossly misrepresented. Here is the Sacramento Keoord-Union, for instance, at this late date stating in relation to the trial that, "Perjury was resorted to in the most sharpeles, manner, and the

 THE EVENING NEWS,

 THE EVENING NEWS,

 Prevariated." The charge is the prevariated." The charge is the prevariated." The charge is the charge is

parties for whom the remit'ances are intended are or casionally de-layed in their departure for Utah. When money is sent through this does not know of himself the fact Office, we request that it be done by means of Church drafts, which can be abtained by forwarding the t can be abtained by forwarding the money to the office of President John Taylor, Salt Lake City. When it is the desire of the remitter that the money is to be used for 'emi-gration only,' this should be speci-fied on the draft.

We receive a large number of let-ters asking us to furnish informa-tion of various kinds of a personal

TELEGRAPH PER WASTARN UNION THLEORAPH LINA. EASTERN.

A Seunterial squabble.

WASHINGTON, 19.-The Senate remained in seasion all last night, The mained in seasion all last night, being engaged upon the army ap-propriation bill. The time was consumed in endeavoring to get a quorum, the republicans refusing so vote. Conkling, of New York, made a speech, in which he charged the democrats with bad faith to-ward the government. The impu-tation was immediately resented by

⁴ Periodity was recorded to it is this is that such accusations
⁴ The second to the train that has been main the stronger accident, though upon these trains and resented. We know that the charges against them are second to the two participators in the warfare of words:
⁴ The second and the stronger accident, though upon these trains and resented. We know that the charges against them are second and now that is entropy and one of their correctines. As to have been found guilty it appears to us that nothing about the persent to us that nothing about the persent to us that nothing about the sectives the benefit of execution of the sentence."
⁴ The Reynolds tils exhibited to the sectives the benefit of execution of the sectives the benefit of execution of the sentence."
⁴ The Reynolds tils exhibited to the table sectives the benefit of execution of the sentence."
⁴ The Reynolds tils exhibited to the table sentence."
⁴ The Section Chronicle mays.
⁴ The sective the viscon and honorable molives, and thereal execution of the section of the sectin the section of the sectin the sectio

SCHOOL NOTICE. MRETING of the qualified Vois the Thirty-third School Distric Lake County will be held in the

Oreck Ward House, on Satur , 1879, at I p.m.. for the of trustee and voting & tax f ne trustee JAMES RUSSELL, JOHN B. FAGG, Behool Tru East Mill Creek, June 14th, 1879,

NOTICE McKenna, of Salano, and for member of the board of equalisation
Warren Dutton, of Marin.
The State convention, this morning, nominated for Lieut Governor Gen. John Mansfield, of Los Angeles, by acclamation, for secretary of State, S. M. Burns, at present clerk of Yolo County; for controller, D. M. Kenfield, of Tuolumne, by acclamation.
A Luastic Going to County; for control troller, D. M. Kenfield, of Tuolumne, by acclamation.
A Wheatland dispatch says: A French Canadian, Frank Cho-NOTICE is hereby given that a meet

A Wheatland dispatch says: A French Canadian, Frank Cho-quette, surrendered himself, to-day, to the sheriff, saying he wanted to confess a great crime, but desired first, for the sake of safety to be lodged in; jail at Marysville. On arriving there he asked for the at-tendance of a priest, but on his ar-rival refused to talk then, saying he was too tired. He shows evi-dences of insanity, and is believed to have committed the assault on the two girls in a fit of mental ab-

the two girls in a fit of mental ab-berration. He has been at work in the neighborhood for a number of years and has a good reputation. N EW American Sewing Machine, four months old. Cost sixty-five dollars; will sell for thirty. Also a nice child's Buggy. WASATCH BUILDING, TOP STORY. 4100

The Indiana Acquiesco.

TO RENT. HOUSE and LOT 4% Blooks East of Descret National Bank, 4 rooms and ilar, with water from main. Also Booms ucushed or Unfurnished in Greatest lock, above Postofice, and in Waasteh uilding to let on reasonable torms. Apply beek & Son, Box 442 Salt Lake to Gro

FOREIGN:

SEWING MACHINE Just cut. O. H. RIGGS, the ent gelbast Agents

10 W. 20. 1. 10.7 This space reserved

for the advertisement of the NEW VICTOR







NO DE WORL HELLE OTTRESS

PRICES WHICH

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SWEATON POLISOVER





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MARGIN

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They 'knew no

These statements are widely at "The cheerful character of the reports coming in from the several conferences and missions is, to us, variance with the truth. We defy the R parjury was committed by any of the witnesses at the trial, and the Chronicle to prove that they "de-nied what they had witnessed." The fact is that George Reynolds himself furnished the prosecution with testimony that led to his conviction. He gave the names of his two wives and the dates of the marriagee. "The father and mother of the second bride," inther of the second bride," in-stead of stating in court that they "knew nothing about the marriage" were not then and have not been in court nor in Utah at all. The Chronicle scribe, ilke other editors, writes at random on this question and if put on oath in a court of justice would either have

be valid, he submitted himself have been saved of sending two officers on this journey, for he ly advanced to warrant it. Eld would just as freely have Ball who will exist him will a

the President to pardon this prison-er. He is but one out of a multi- May 29, in which he informs us tude who have acted as he has done under the same religious be lief. The cause of justice will gain nothing by making him their capegoat. His imprisonment will convert no "Mormon" from the faith that is in him. Polygamy will receive no weakening from extreme, measures in this ase. The "Mormons" are accustomed to harsh treatment, and coercion will not, in the nature or things, induce submission or create any extraordinary regard for those who apply the force of fetters and the argument of prison bars, to crush out a deeply rooted ralitient crush out a deeply rooted religious conviction. A little clemency and some showing of fairness and con-

The Millennial Star of June 2nd which barbed every word like an called for about it." They were determined contains many items of interest, from which we collate the follow-they had ever known." contains many items of interest, arrow. Lamar's last utterances.

a source of much pleasure. Baptisms are increasing in frequency,

"We learn from Brother Roberts. President of the Manche been obtained to place the Church publications in the Central Refer ence Library, of that city, the Saints there have contributed suf-

to commit the crime which he charges against others, or confess that "he knows nothing about it." Bome of the reasons why Presi-dent Hayes should fully consider this matter are that George Reys nolds is not at heart a criminal; he fully believed in the divinity of the eoclesiastical law under which he ecclesiastical law under which he involves considerable labor, and it was the desire of the Twelve that constitutionality of the human law which declared his act to be a origin; he furnished the chief ent orime; he furnished the chief evi- to summon to his aid what help he ce which led to his conviction; might require. Elder Nichola he carried the case up to the court of last resort to test the constitu-tionality of the Act of 202 mbon tionality of the Act of '62; when the Supreme Court, contrary to his expectation decided that law to have been for some time engage to the sentence; he voluntarily Pratt, aiding the latter in getting placed himself in the custody of the Deputy Masshals appointed to conduct him to the Nebraska Pen-itentiary, and the expense might As soon as the work is sufficient-

would just as freely have taken the frip to Lincoln with a letter of introduction to the gover-nor of the prison and surrendered himself on the spot. It is the people of Utah who ask "We have received a letter from

May 29, in which he informs us that he recently baptized five per-cons, four of whom are new mem-bers. He likewise enclosed with his communication, a letter ad-dreased to him from Elder Peter Reid. The latter is actively en-gaged in the discharge of his duties, from his elient since the put erman had seen fit to further ventilation of the subje for no matter what the counsel fo for no matter what the counsel for Stanley or others might say to the contrary, Hesen had not yet had an opportunity to state his side of the case. There were fully 20 offi-cers in the city at the time of the court-martial who would gladly have tratified in behalf of Hazen. traveling, visiting and preaching He lately baptized several mem-bers of a family who formerly be on among them who was not pre As the case now stands Hazen will have to resign probably to prose-A letter to Elder oute the suit.

CINCINNATI, 19.-Advices Elder Thomas Child writes from rial of the de ber of their adhe ce, May 23d:

quivared with anger and were an

LADIEN LIST.

companied with a disdainful gesture which suggested the throwing down of a gage of mortal combat, which he eagerly hoped his adversary would take up. Conkling while speaking stood in the middle aisle, and Lamar spoke from a position near it. Vance, of North Carolina who, like his father, is a recognized ity on all matters co of Lamar and made several auggestions to the latter while Conkling was speaking. Southern serato mar's speaking. Bouthout service, in conversation since the occur-runce, universally commend La-mar's action as justifiable and even demanded by Conkling's imputa-tion of bad italth on his part, and assert that there can be no question of his entire reading s to meintain

his words with his life if nece sary. They express doubts whether Conkling will send Lamar a chal-lenge, although they ray it, of course, is incumbent upon him to **Oviatt** 8 push the matter further, as Lamar gave the lis first. Lemar's friends explain that he felt called upon es-Porcher H

GENTLEMEN'S LIST.

pecially to recentConkling's charge of bad faith on the part of the de-mogratic side of the chamber, because it had come to his ears that Conkling had, denounced him per-Senator Conkling luforms his friends that he does not intend to send Lamar a challenge or in any way to be drawn into a duel, for er he nor his constituents beleve in dueling. He also mys that Lamar's atta k upon him was unprovoked and unexplainable upon any personal grounds, his (Conk-Carrington ing's) charge of bad faith having een made sgainst the whole der ocratic side of the chamber and not specially applicable to Lamat.

in face, he did not have in Dahl CH mind at all, when uttering that ark, although he had previousy referred to the Mississippi leves of which Lamar had charge, being one of the matters that had consumed the time of the San-ate to the exclusion of the proper opportunity for the republicans to debate the army appropriation bill.

The Hazen-Simuley (n.e. NEW YORK, 19 .- The Zimes to ay says: The order issued by Gen.

Stanley. Major Eston, counsel for Hazen, in the proposed civil suits says: Yesterday he had not heard

Sherman leviewing the proceed-ings, findings and sentence of the Stanley court martial will probably put an end to the quarrel between the latter and Hazen. The result will certainly not be satisfact

JOHN T. LYNCH, POSTMASTER.

DIED. At Huoknall, Torkard. April 30th, 1879

tis and inAsmmation, ALBERT CORSLEY, son of William and Parab Horn sy. aged 1 year and 11 days .- Millenn

THE FOURTH! 10th WARD BRASS BAND ANNUAL EXCURSION July 4th 20

TO OGDEN AND RETURN.







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