THE EVENING NEWS

WHAT SHOULD GRAND JURIES **D07**

THE Grand Jury of the present term, selected for the especial purpess of making trouble for polygamists, have not, up to the present time, exhibited sufficient partizan-ship to please some of the violent and rabid anti-"Moregons." How-ever willing a "Geptile" juryman ever willing a "Gentile" Juryman may be to indict or punish a poly-And the evidence necessary found an indictment is generally they must not expect a Grand Jury adduced by the officer re- to accomplish the work. That presenting the covernment ted that a Grand Jury will act as a pack of legal bloodhounds, hunting after and scenting out violations of law and the proofs thereof, but rather to sit as preliminary judges and decide whether the evidences brought te something more than these is not beir notice are sufficient to constite a probably successful cause of action.

We did not intend to take any further notice than the brief comments we made at the time of its delivery, of the charge made by Judge Hunter to the present Grand yielding to judicial and popular Jury. But other papers are referring to it, as though it was someculated to cause great alarm and consternation among the "Mormons," while the fact is it was so weak, and contained such self-evident errors, that it was generally considered unworthy of any particular attention. Howev- is the duty of a Grand Jury to

Thursday, October 23, 1979. October 23, 1979. suit them by the insinuation that they are liam and perjursm? Such an intimation as His Honor's language to those rejected jurors contains is an indirect libel, an at-

Besconsfield bas spoken at the coming Lord Mayor's banquet, on November 9. He will then proba-bly leave unless the Premier's speech is p'tched in quite another Binne own words bearing on this offence: A man's or woman's reputation s worth more to him or her than The advices from Constantinople, hat Prince Lubanoff would succeed

by dispatches from the Russian espital. Matters are here believed It may seem very desirable in gamist, common decency and or-dinary consistency require some evidence as a basis for his action. If this is not forthcoming, no It this is not forthcoming, no Grand Jury can justly indict, and no Petit Jury can lawfully convict. gamy should be suppressed. But day to day. abscriptions for Spanish Eufferers The Consul General of Spain body can only present indictments states that subscriptions will soon founded on evidence that has at least some appearance of truth and direct bearing on a given case. Ru-mor, common fame, inference and the united States for the relief of the united States for the relief of the sufference by the floods in Spain. Two thousand human bodies have been recovered in the deluged dissuch like indefinites are altogether

tricts.

insufficient for either Grand or Petit Juries to act upon, and if something more than these is not brought to their notice, they are not only unbiamable for reaching n) criminating conclusion, but would be very much to blame for indicting or convicting upon such Petit Juries to act upon, and if vague and shadowy pretensions.

But even if a picked Grand Jury, ed were known to belong to a gang prejudice and pressure, should find several indictments which, tried

has be to infer that other persons, John Strahcey, late lieutenant who on their oaths deny having gevernor of the northwest pro-LIST OF LETTERS REMAINING in the Post Office at Sait Bake City, Oct. 50, 1879, which, if not called for within one month, will be sent to the Dead Letter Office.

DIES' LIST.

ayr Mis larse E laight F Allen L F teni i Irish ! Jones B Triplett Threlkel Terry B S 2Van Tassell. White B Willard Owell L ' Wheeler Petterson C MWooldridge Bilby S.B arres O B THODA M Young H B

Richards W ORSTLEMEN'S LINT.

lammer L

ton B

nkins C H

Kimball D H

Loman A

Larg n J

Mills .

Mille J Y

Mowry R Miller W C

Ottenheimen O'Hara W

MoMellan J R Th

obrosder

pry G H

horpe B

Tint H

est J G

Gronlund J N Af Parker A F High'ands C CPetterson C Hammer E S Pierce J W Hodges G W Pederson J Hoffman G Parker. Whoshins H Price W Mantuck y Lan lossness. lexander J lien D Anthony G Angell A Alexander A sbridge M Dagland J a

Howells A

ert FW3 and hanged them. The men hangtler J W 2 1 iben J S 5 Imbans L ier J J A ! allor Murderer.

PHILADELPHIA, 23.-Isaao Jack-Barnes L before a packed Petit Jury, should has been found guilty of the mur-lead to as many convictions, would der of Chas. D Brooks, the mate, adger B C nuckley T

Serious Configration.

they are entitled to any special re-gard. We pass over His Honor's ex-travagant exaggeration of the et-fects upon a barren waste of "Gen-tille" speculation--which did not turned into fruitfulness by that akill that he so unjustly depredat-ed-as too absurd and manifestly untrue for further consideration, and come to his remarks, quoted with great unation, as follows, in the Christian Weekly: mberl in JLawson B rad J Lioyd T e J Lawtor W H

The Oarsmen

FOREIGN.

GREAT BRITAIN

Foreign Notes

At the late

......The

FIRST

PRIZES !

And the For the best assortment of

FIRST



BUCKLE & SON.

MAIN STREET. CONFERENCE Vialtors



Polygamy is a crime, made so in the eyes of nearly all the nations of the earth, and certainly so in all the Christian mations, and abso-lutely and positively so by the Con-gress of the United States, and you, gentlemen, acting under the tarrible solemnity of your oaths, are called upon to suppress it * are called upon to suppress it * * Among you there can be no doubt, there is knowledge of the presence of orime, and you must take notice of the fact." Now, we ask, when and how has

Congress or any other power made it the duty of the Grand Jury to suppress" any custom or system sodial or religious, popular or unpopu-lar, lawful or unlawful? The Judge conveys the idea that if the Grand

Jury are aware that such a practies as plural marriage prevails in this community, that is all that is necessary as a ground for their prosedings for its suppression. In apport of this idea he argues in

"If a band of horse thieves or se breakers existed anywhere hin the Third District, whose within the Third District, whose members were known to you, and who were known to be horse this ves and house breaken, these being pub-lic offences against the people of this Territery, it would be your duty to inquire into the offences and true indictments make against whe were known to you, and whe were known to be horse thieves and house breaken, these being pub-lic offences against the people of this Territery, it would be your duty to inquire into the offenses and true indictments make against moth persons." But His Honor seems to forget that even under such diremmatances as he describes, something more than a mere understanding of a

when a more understanding of a placed on the footing that the Nithan a more understanding of a a horse thieves would be neces-bary as a ground for indictments his own vizier and the Brit-bary as a ground for indictments his own vizier and the Brit-ish residents at Hyderabad as horse thieves would be necesinst the suspected parties. Supposing several members of a Grand Jury were satisfied that a neighbor was gotting his living by horse-stealing or burglary; could they inhim without some definite evi-ce of a crime, and of the time and his family shall not be invaded. It diet him without some definite evi-

na of his reasons for excusing hem, that they did not seem to ood. What their knowled ad to do with their fitness for the nee, His Honor did not take the ine to explain. The men had d their examination; they had wn their willingness to indict

no fault to find with Judges, At- \$30,000, on which there was an intorneys, Juries, or any other offi- surance of \$25,000. The fire is supcers for energetically discharging diary. their duties; but we cannot approve of any undue or extra-official action, and we do not think the Govproposition made by Wm. Bialkle to Courtney and Hanlon to row on ernment or the country will gain anything by attempting to "supthe Potomac River, the Analostan press" an unlawful practice, by illegal and unprecedented proceedings whether of Courts or Juries. Time will show,

FELEGRAPH PAR WROTARD UNION TELEGR RAVLIES. SASTERN.

BY

Great Britaln's Torms with Afghan-Istan-Foolings Aga:not Russia.

NEW YORE, 23.—A Herald cable-gram from London says: A cabl-net council met this afternoon in Downing Street, and the question of the settlement of Afghanistan was discussed. I am informed on excellent authority that a plan de-vised by the governor general of India in the council was submitted to it and met with general approv-LONDON, 23 .- The mate of the British ship William, from New Kork, for Havre, has been arrested on a charge of attempting to tourder Captain Jourmeany, and failing in that, attempting to set the vessel on fire. The proprietors of the Marielagainst the sentence of fine, imto it and met with general prisonment and suspension, and will publish their journal during the suspension. A favorable change has come over the aspect of the wool market, brisk inquiry having been lately experienced and considerable pur-

ases of English wools having been made for America at a rise of penny per pound on proviou These is considerable animation in the manufactured iron trades at Stockton, Consett and Middlescrude iron has only slightly dim-inished. The principal firms in North Staffordshire have sgain lightly advanced the prices of finished from and are in receipt of fur-States. A dispatch from Jellalabad eays: Gen. Gougb, commanding the forces along the line of communi-cation, has arrived at Shuturgar-dan from Jelialabad. He met with dence of a crime, and of the time and place of the offence? And supposing that a majority of the present Grand Jury are morally convinced that some persons with whom they are acquainted in this city are liv-ing in polygamous relations, is this all that is necessary on which to frame an indictment? His Honor comes to think so, by his address to the Grand Jury. And he goes further in his absur-dity. In his rejection of "Mor-mons" who were summened to error as Grand Jurors, he gave as one of his reasons for excusing no opposition. He will bring away all the stores, and the Kurum Val-ley route will be closed for the The report of the illness of Count Schouvaloff is not true, Factory operatives from Bradford district and silk weavers from Mac-clesfield, salled to-day in the stea-mer Spain from Queenstown, for New York. The operatives from Bradford district are accompanied by a large mill owner in the State of New York, who came over to select operatives and purchase ma-chinery, which is also on board the

Persons inquiring for the above letters posed to be the work of an incenare requested to state when advertised. JOHN T. LYNCH, POSTMASTER. WASHINGTON, 23.-In view of the

DIED

the Potomac Biver, the Analostan and Potomac Beat Club this morn-ing telegraphed Blaikie extending Courtney and Hanlon the hospital-ity of the clubjand the use of boat houses, and guaranteeing an enthu-alastic reception. Hanlon and Courtney have been telegraphed also by the club. At Radford, near Nottingham, Septem-ber 4th, 1870, of consumption, Benjamin Bowlor, aged 45 years. Deceased was born at Long Whatten, Leicestershire, Ia the year 1834; baptized December, 1846.—Mil-Ismatal Stor. At Lebi, October 15th, 1879, of apoplexy,

At Lohi, October 15th, 1879, of apoplexy, RHODA WONFOR, wife of Charles Barnes born November 233, 1830, in Cambridge, England; embraced the gospel in 1845, and emigrated to Utah in 1854. She was a faithful Latter day Saint, wife and mo-

Millennial Star, please copy,

At Milton, Morgan County, October 15th, after an illness of ous week, LYDIA ME-LISSA BICH WHITBAR, wife of Eli Frank Whitsar, aged 19 years, 11 months and 15 days.

WANTED;

A GIRL to do General Housework. Ap ply to B. C. Bowring, 1st South St. opposite Dinwoodey's. d 279 2t.

10 TRADE. FOUR Yoke of Work Cattle for two Span of Work Horses or Mares. Apply to JOHN HOPKIN, Croydon, Morgan County, or Grass Orest, Summit County. ds to 5 11 9

ESTRAY NOTICE BAVE in my possession:

Ose red and whits spotted yearing BULL, white in forehead, shape of flattron. underslope in left ear, no brands visible. If not claimed within ten days, from date, will be sold at the eatray spound, East Por-terville, Morgan Co., Oct. 29th, 1879, at 3 evicek p. m. The recent activity in

L. W. PORTER, District Foundkeeper. orterville, Oct. 20, 1879.

WISH to call the attention of Tarpay-tion to the following extract from sec-tion I7, of as Ordinance in relation to col-lecting City Tares: "If any person neglect or fail to pay his in the year the tares are assessed, it shall be the duty of the collector to levy upon enough tarable personal property of the tarpayer, to pay the tares and costs, and proceed to sell the same in the manner berein after mentioned." JOHN R. W. NDER.

JOHN R. W NDER, City Collector, Fo 7, Lity Hall. d281 8t

PARTNERSHIP WANTED

A paying business in Some established Will put in from \$3,000 to 10,000. Address P. O. Box \$75.

LAND CLAIMSI PARTIES about to make final proof 4, who have any kind of land business attend to, will do well to call at the office Chas. W. Sasymer, south of Z. G. M. Sait Lake City, U. T., before going: . . . Land Office or elsowhere. He will give



