There colld be snother headin; what melysta an gield.

 lacar of all the trazemipte of tho eqicatiary hearitif in the hay case several months abeud of pangec. trus.

From what we had bean told this could have taken up to a year and rany monthe
 not quate all we yex to zet.

What this meuns is that Jia now has a deadine on the fay ofoce, betore the


 that both cases are enccial to Justine, Jim nione fo coing the legel wok in both anaos, aik that it would nocur to Justice that the best way to hurt as and halp


Inin hat occasion to phone the focerel-aoret clark. I san "in toway and asked
 the trenocriptis and hai sait nhat thes did to hin sobodiled work. The cleck's
 exactly that mex but cen mesh nothing elise. Ho was told werely, "anaington."

Whatever happens in C.A. 226-75, ospecialiy is the fudge rules Twesday the
 but rewains both poasible and probabla, it will mean that in will have tho popeala in both casoa to propare elmultanoously and will not really have onough tive to do jugtion to either. keaning aither along.
 another consonuonce sevoral wacks aco, whon the first of the th veluwes of Roy transcripto began to apyear at jina's.


 case in which the deciaion wai roached lest Fhumadey.

Now, Lnovitahiy, these othen ithters wisi have to allda more.
Whil tha pathinne noed not oxtand to this (but with oavectrop:ine this nould not have becn ocret) it has the soasequense anil huris Jin amin zo both.

 we had bean told.

