NEWS OF THE DAY. The Beecher-Tilton jury,

By an arrangement recently made it is said that Wells, Fargo & Company will confine their express trade to the Pacific States. There is some talk in New York that Moulton will be arrested for perjury.

—Captain Regan was drowned yesterday at New Orleans.

San Francisco is just now af-dicted with a multitude of political -Another shooting match be-tween American and Irish rife-

—A sailor has been blown from the mouth of a gun and kil'ed in San Francisco.

-A revolt of peasantry has oc-The King of Burmah refuses to allow British troops to pass through his country. It is very likely that Britain wants to annex rmah, and that her agents are

forgenting trouble, so as to give a protext for war. —A full statement of the pub-lic debt in to-day's telegrams. —General Cortina has been ar-rested and his police imprisoned. —The new liquor law has gone into operation at Boston, Mass.

Into operation at Boston, Mass.

—Two deaths from yellow fever at Key West, last Wednesday.

—Another dishonest official has come to light; Philadelphia the place, and \$142,000 the amount.

—A Brownsville special says that Cortina is to be shot if any attempt is made to rescue him.

—A suit has been commenced in Washington, D. C., against a ledginghouse keeper, for ejecting a white man from his premises, declaring that he would accomnionate the would accomnionate the white person.

—A man convicted of murder to detect and the first to correct his own errors," and this volume is a convicted at the state of the bar of Utah" to call the profession, the green bag, here and elsewhere, to a volume now in pression, the advance sheets of which is before me, and from which I shall quote, entitled, "An ex-Chief Justice's Reports of his Errrors on the Bench among the Mormons." Lord Mansfield once said that "a truly great judge is always the first to detect and the first to correct his own errors," and this volume is a

1. Denying the challenge of the

2. Denying the challenge of the

uror Crowell, for not being a tax-

the defendants had admitted that they destroyed the property of the plaintiff and were therefore bound to prove the lawfulness of their acts, the Supreme Court not finding such admissions, and also holding that inconsistent defences must be taken advantage of by motion or demurrer, otherwise the defect is waived.

The Supreme Court decide that the General Rudge of the Supreme Court decide that the destruction of the private prop-

the destruction of the private property was unlawful, the warrant issued by "Justice Clinton for that purpose being clearly unconstitutional, and "void on its face."

This additional reversal of decision reversed by the Supreme Court of Utab; Cora Conway, a member of the demi-monde, vs. the City of Salt Lake, decision reversed Justice Engraph To-DAY'S DISPATCHES

To-DAY'S DISPATCHES

EASTERN.

Justice is additional evidence of his again by the Supreme Court of abundantly demonstrated unfitness Chief Justice's Reports demon-

THE BROOKLYN SCANDAL

The following is given

SALT LAKE CITY, July 1st, 1875.

"January 4, 1875. Case called in Brooklyn City Court.
"January 11. Opening for plain-tiff by Judge Morris.
"February 1. Tilton took the witness stand.

own errors," and this volume is a and a stout grip on the people's demonstration that this ex-Chief purse was smooth and without any

ourse of these, in their jaundleed

which this ex-Chief Justice & Co. itation, &c; in all of which this judicial gentleman and his like minded associates decided that the

grand jury which found those bills was a legal grand jury; that R. N. Baskin was a legal U. S. District Attorney, although appointed only by this ex-Chief Justice, not by the President, reversed again.

"January 11. Opening for plaintiff but not very substantial when it took the the place of the weight took the the place of the defendant.
"May 19. Porter began summing up for defendant.
"June 8. Beach began summing up for the plaintiff.
"June 8. Beach closed for the plaintiff.
"June 23. Beach closed for the plaintiff.
"June 23. Beach closed for the plaintiff.
"June 23. Beach closed for the plaintiff.
"June 24. Judge Neison charged the jury and they retired."
"Juny 2 The jury reported that they could not agree, and were discharged, which ends the trial, and ends the case for the present, as for not forever. A great amount of money, times ability, and energy has thus been thrown away.

Correspondence.

Correspondence.

Correspondence.

Salf Lakes City,

**Thiton look the the very substantial when it took the the place to took the the place of the places of thing state of this honor, and to every person conversant with the case in the cupboard. This state of thing add not suit the salted that the planet and progressive "Liberale," and the planet would be found progressive "Liberale," and the planet would in work they went with hammer and the planet would be for him oney the planet would be for him oney the planet would make the planet would be for him of the planet would be for him oney the planet would be for him the engight of some of the witch and the part of the purpose of him of the planet would be for him to he had not planet would be for him to he had not planet would be for him to he planet would be for him to he had no right to interped the would be for him to have went with hammer and the planet would be for him to have went with hammer and the planet would be for him to had he was in consequence of the him to estate the with the case of hi

room was then in confusion, every person crowding forward to have a word with the jurymen. Mrs. Beecher went to the railing and shook hands with each juryman as he passed

> Card forom Moulton. The following eard from Moulton appears in the Argus, this morn-

> I desire; accordingly I have re-turned to Brooklyn to meet the menace of Beecher's minions, and hereby challenge and defy them to institute their threatened proceed-

Signed "FRANCIS D. MOULTON." A message from London this a. m., says that Lady Franklin is still alive and is reported to be slowly

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Will, on Monday, July 5th. Run FOUR TRAINS to

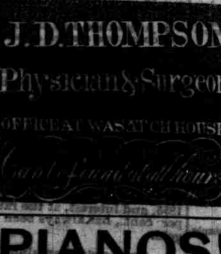
Clinton's, or Lake Point, WESTWARD.

Leave Sait Lake City, Arrive at Cliaton 7 a. m. 8.40 a. m. 2.40 p. m. 6.40 p. m. Lv. Halfway House, Arrive at Clinton 10 a. m. 10.20 a. in. 11.20 a. m. Ar. at Salt Lage City
12 noon
4.30 p. m.
9.50 p. m.
2 g. m. on 6th

by any train, including Steam-boat Fare, Steam-Children under 12 years, Half-Fare.

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Station.	Pass's.	Pass'r.	Fam 8
Trains leave Salt Lake.	7 00 AM	340 PM	Rosp Bell
Oross.	725 **	4 08 4	.60
Cantreville	7 33 4	416 **	75
Farming-	7 50 **	4 33 **	1.00
Kaysville.	819*	14 52 1	135
Arrive at Ogden.	900 **	5 40 mm	2.00
Name of Station.	No. 2. Pass'r.	No. 6. Pase'r.	Fares.
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Station. Traine leave Ogden Kaysville, Varming-ton	9 40 AN	7 10 **	align res



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