PUBLISHED DAD Y. SUNDAYS EXCEPTED AT FOTH O'CLOCK.

DAVID O. CALDER. EDITOR AND PUBLISHER

June 24, 1975. NEWS OF THE DAY.

direat damage to property and the overflow of the river Gartine, in France.

American iron is selling at Wolverimmpton, England.

There is a remorthat the Marng to America.

The specie in the bank of Engand has increased during the past week thirteen hundred and seven housand pounds.

-The Beecher-Tilton case was

given to the jury this morning; a lynopsis of Judge Neilson's charge will be found in this afternoon's lispatches.

-It is said that Gladstone has meented to resume his position as inder of the Liberals. have closed their services in Liverpopl-they cannot make the busitera pay there.

ings burned at St. Theresa village, Cinada.

. The appeal in the case of the Count Von Arnim was decided today, the Count being sentenced to aine months' imprisonment.

-The Carlists claim a victory in Castile. -The loss of the British steaner Amazon is announced.

-----Serious Indian troubles are aid to be imminent

datform is briefly thus stated-

"In politics we shall know n party, and no political creed but the service. the constitution; and shall act free and independent of party and parti-san control, and look closely to the short comings of Republicans and the Opposition alike; believing that just and fair criticism will promote the public good. We shall favor every enterprise which will build up our city and will advance the interests of our county and terri-tory. Railroads will receive warm of it. The Judge said that some of the testimony relates to the princi-pal questions in issue, some of it to the credit due to certain witnesses, and some of it to the mere question of damages. "The pleadings have been stated the constitution; and shall act free

preat excitement. They may not have been equally affected, but while the one was pouring out his thoughts in the agony of self-depre-ciaton, the other may well have been moved in sympathy. The law has a tender consideration for an infirmity of memory, thus in-herited. The witness is not ex-posed to speak of avents with car. EVENING NEWS. By Telegraph. TO DAY'S DISPATCHES pected to speak of events with cer-

NEW YORK, 24. - The French tainty as to the subject thus relders of five million dollars spoken of by those witnesses. You worth of the first mortgage bonds should be prudent in reference to of the New York, Boston and Montreal Railway have filed a bill in equity in the United States Court. praying for a receiver and such other relief as the court can give; ressonable," The judge said that a reference

the plaintiffs complain that they were induced to purchase said bonds on false representations. by him to the other papers would be nearly unnecessary, but from

The Beccher Case-The Charge to the them it appears that the defendant was conscious of having committed Jury. some wrong or offence affecting the

EASTERN.

Bill in Equity Filed.

The Brooklyn court room was plaintiff and his family. "With crowded this morning. Beecher and his wife were among the Plymthat observation to the imports of the papers I submit them to your outh throng. Judge Neilson said outh throng. Judge Neilson said that, under the circumstances he was compelled, in the examination was compelled, in the examination at large, and determine whether --- Lady Franklin is hopelessly of the affidavits, to deny the ap the charge or offence was establish plication for a reopening of the case and, in accordance with Beach's re-

"Passing to the second branch of quest, the papers were filed with the clerk of the court. Judge Neilevidence, as to the principal charge, I call your attention to the alleged son then stated that the jury might oral admissions, the confession son then stated that the jury might retain their seats if they so desired while he delivered the charge. Af-ter congratulating the jurors on the approaching close of their labors, and saying that he had habitually refrained from stating his own ented to restrict its performance in the second several dwell-- they cannot make the busi-- they cannot make the busi-busi-- A college and several dwell-- burned at St. Theresa village, mada. spect to your great office. You are the sole judges of the weight of the testimony, and of the ciedibility of

testimony, and of the ciedionity of the witnesses. A sense of this re-strains me from commenting on the proofs at large, and from indicating to you what my own opinions may be on the questions of fact involv-they should find its counterpoise in ed. Your recognition of that, as of your relation to the court and to rejection of it. the cause, is due to the oath you

NEW COLORADO DAILY. — The Colorado Free Press appeared as a daily, for the first time, June 19, published at Colorado Springs. Its based judgment of the ball of the ball of the source of the ball of t The third class of evidence in the lected from the body of our citizens and, in the most solemn form justly charged or maligned, they known to our laws, consecrated to own interests that, on being un-

cation; hence it is that silence may He then stated that the counsel often be regarded as a confession. had extracted so much testimony The most obvious difficulty in apoth in digging the requind in managing the wa mein: shall damages caused thereby.

SALT LAKE CITY, Territory of Utah. } ss.

This certifies that

ROBERT CAMPBELL, City Recorder.

L. GOLDBERG & Co.

NEW ADVERTISEMENTS.

THOMASIC, MAGUIRE. - LESSEE.

During the Season of

New Goods !

We desire to inform the public

⁸ WASHINGTON, 24.—Messrs, Frost, Norcross and Smith, the Commis-sioners appointed by the Secretary of the Treasury to examine the post office building indulge in speculations or lightly to consider a matter which has been affirmed because it may not seem ressonable." Bristow. The commission con-demns the foundation, and the stone used in the building, and re-commend that the building be torn SEC. 12-"An ordinance in relation to water ditches down and that the stone be aban-

doned. Sec'y Bristow will imme-diately give orders that all the work be stopped, and that steps be taken ito preserve the structure in its present condition until the mat-ter can be submitted to Congress. Passed June 22nd, 1875.

d106

FOREIGN. PRUSSIA.

This certifies that the foregoing is a true copy of the ordinance, entitled, "An ordinance in relation to water, water ditches and culverts," passed by the City Council June 22ad, 1875. Given under my hand {L.S.} Salt Lake City, this 24th day of June, A.D., 1875. At Kiel. BERLIN, 24.-United States men of war Franklin and Alaska have arrived at Kiel.

Von Arnim's Case Decided

The case of the Count Von Arnim was decided by the Kammer-gericht to-day. He was convicted of abstracting with intent, State papers of the character of public deeds, entrusted to him, and sentenced to nine months imprisonment, including one month already expired. The Court declares there is no ground for the charge of embezzlement or offences against pub that we are now receiving our new Stock of Spring Clothing, consist-ing of the lateststyles and patterns, lie order.

FRANCE.

The Garonne Still Rising.

manufactured by ourselves, which enables us to sell from 15 to 20 per PARIS, 24 .- The river Garoune continues to rise; several persons have been drowned by the innuncent. less than any other house in this city. We have constantly on hand the largest stock and best va-riety of clothing and gents' furnish-ings in this Territory. Purchasers will consult their interest by exam-ining our stock and prices before purchasing elsewhere. dation.

CREAT BRITAIN. Increase of Specie in Bank of Eng-

land-Comisg to America. LONDON, 24 .- The bullion in the Bank of England has increased one million three hundred and seven thousand pounds during the past week, the largest weekly increase since 1872. The propertion of the reserve to liability is now forty. three and one-eighth per cent. It is reported that the Marquis of Salt Lake Theatre! Lorne and the Princess Louise in-tend making a tour of the United States. Hopelessly Ill.

Lady Franklin is hopelessly ill. She bid farewell, yesterday, to the commander of the Pandora, which went_in search of relics of the Franklin expedition, and on other exploring voyages.

A Carlist Victory.

hampton, at \$35 per ton

The Carlist committee announce

ket.

DS IMPORTERS! WARD HARAN TAAR AL NOTICE!

NEW

Having just received a large line of

TTE GOODS! Imported by us Direct from the MANUFACTORIES

ADVERTISEMENTS.

EUROPE, we are enabled to offer, at Much Lower Prices than Usual, our Large and Choice Assortment of

MUSLINS AND LINENS!

Embracing Plain and Plaid Organdies, Swiss, French Cambric, Jaconet, Bishops Lawn, Tuck Muslins, Victoria Lawn, Nainsook, Soft Cambric, Tarlatans, Striped Victoria Lawns, Plaid Nainsooks, Check Jaconets, Lace Stripe Lawn, Check and Stripe Nainsooks, Dotted Swiss, Irish Linens, Colored Linens, Colored Linen Lawns, Brown Suiting Linens, Boys' Stripe Linens, Twill Linens, Linen Ducks, Marseilles, Piques and Linen Diapers.

To make room for our Fall Importations our

HOUSEHOLD GOODS!

GRAND OPERA! have been Reduced in Prices IMMENSELY, they

White and Colored Toilet Quilts, Linen Sheetings and

We copy the following from the above paper-

"Gouce Greenwood's shanty-up in Manitou (or Spirit Hollow) has been sold for taxes, and the old girl is wrathy about it. The shanty brought seventy-five dollars. Dr. Taylor was the purchaser. The doctor we hear is repairing the pre-mises, and will move in this fait in time to commence with the poetic ea-on of Spirit Hollow."

"We learn from one of our citi-zen, who has just returned from a visit to the town of Greeley, that decay and a mournful desolation ly proved, or indeed probable, everywhere mark with silence the crumbling ruin of this once beautiful experimental town, that sprang into existence through the agency of a low weakminded persons, who heard, in their far off Illinois homes, the Eastern command, 'Go West young man, go West.' Empty hou-ses are there, with broken window glass, and doors hanging by a soli-tary hinge-its plank side walks have become broken and shattered its beautiful cottonwood trees are falling from decay and neglect. The engineer, as he hurries his train through it, repeats Goldsmith's de-serted Auburn. The antiquarian with his staff moves among its ruins, upturning here and there an old hat and boot, and selloqui-zes over their strong resemblance to our modern head and foot gear, and notes them down for his book on the Antiquities of the Rosly

Mountains. "Greeley is one of the those ex-

perimental towns, that incorpora-ted a forfeiture clause in their deeds to town lots, declaring that all pro-perty is forfeited to the experiment-alists, upon which liquors shall be sold or given away, by the owner,

Ids tenant or other person. "Greeley has 'passed away,' and now stands enrolled upon the his-toric page of antiquity, by the side of Nineveh, Babylon and Thebes."

A Change.—We understand the Wasatch and Jordan Valley Rall-road has changed hands, the com-puty having sold out to the Camp Floyd and Bingham Canyon Rail-road Company.

Floyd and Bingham Canyos Rail-road Company.
American Fork.—Bishop L. E. Harrington, from American Fork. called in this afternoon. He re-ports things generally prosperous in that part of the Territory, with prospects of fair average farming crops.
Grand Celebration Ball.—Here
whatever, would be presumptive of reasoning, would be presumptive widence." The Judge said—"Circumstan-tial evidence must be acted upon very cautiously. The evidence prospects of fair average farming crops.
Grand Celebration Ball.—Here

crops.
Grand Celebration Ball.—Here
is an invitation to a Grand Celebration of the source of the source

"The pleadings have been stated guilt, you will recall the doctrine, in your hearing, and you perceive stated under a former head, to the tile; nine Alfonsist officers were that the charge of adultery, denied effect that a reasonable doubt as to captured.

that the charge of adultery, denied by the answer, lies at the founda-tion of the case. Upon the issue thus joined the burden of proof rests on the plaintiff; you are also to understand that the evidence should be such as to carry convic-tion to the minds of just and pru-tion to the minds of just and prution to the minds of just and pru-the witnesses are correct in their dent men. Should it point to actual guilt more directly than to ant was misunderstood by them. any other reasonable hypothesis, the wrong charged in this com-plaint might be proved by direct or by circumstantial evidence; but such a charge is not usual er, in the conversations had by SEC. 1.-Be it ordained by the him with witnesses, his adultery City Council of Salt Lake City, n ly proved, or indeed provable, by direct positive evidence. The i reason is obvious. In most in-is stances where, under social res-traints, an apparently proper inti-macy degenerates into licentious acts, the orlinic function in the max thus charged so that, setting on the impulse com-mon to most men, he would have denied it if without foundation. If you will consider the inference to be drawn from the facts, ing class of evidence as to the freence drawn from the facts, and from his conduct according to the dictates of experience, so that n finally the question of guilt or in-nocence may be determined by the i rounding circumstances. A few e simple illustrations and references by direct positive evidence. The with plaintiff's wife was spoken of that all owners or occupants simple illustrations and references of this character may enable you to understand, sufficiently for the the reasons which may have lead to a series of events, to the reasons which may have lead to a series of events and, when their times for ir-rigating expire, they shall secure-ly close said gates. SEC. 3.-All persons using ditch to understand, sufficiently for the the reasons which may have lead present purpose, the difference be-tween direct, circumstantial and presumptive evidence. If a witness should testify that he had seen the second compared of present starts, to oc-casional disturbances, apprehen-sions and resentments, lapsing into

should testify that he had seen the actual commission of the sexual act charged, it would be what is called direct positive evidence; if a witness abould testify that the wife and the paramour of the defendant had occupied the same room all night in such a manner as tended to the conclusion that they had alent together or if he had admit.

its allotment for irrigation. SEC. 5.—All persons desiring to place dams or sluiceways in the wa-ter ditches, are hereby required to obtain permission from and con-struct them under the direction of the watermaster having jurisdic-tion, and to keep them in proper order, as provided for in the fourth section of this ordinance.

SEC. 6.-. All owners of city lots, or parts of city lets or farming lands, within the limits of said City, are hereby required to make and keep in repair the ditches oppo-site their lots, or parts of lots or farming londs. farming lands.

fifty dollars.

SEC. 7 .- When it is necessary to



IN THE MARKET ? - -----

Why the ROBINSON, of course, everybody ac-

89.50 " detwered

Special Rates by the Car Load.

knowledges that. \$8.50 per ton at Depor





Box Sheet Now Open.