And day will soon be o'er, When Sandy Hook is passed, Charles, You'll see us "nary more;" One kiss before we part, Charles,

But who the Dickens cares? Then "kiss me quick and go," Charles Then " kiss me quick and go;" Oh, place your ruby lips to mine Then "kiss me quick and go."

Perhaps it don't look smart, Charles,

While love my bosom tears,

May winds blow gently round, Charles, And waves in frolic play: No thunder's awful sound, Charles, Molest your happy way, We pray you not to grieve, Charles, And greet you with a cheer, While by your gracious leave, Charles,

We launch a private tear. Then "kiss me quick and go," Charles, etc.

A thousand friendly throats, Charles, . Bid you good-speed to-day. But don't write any " Notes," Charles, And say 'twas "t'other way." You once invoked your spleen, Charles,

And struck us hard and sore,

But now you're not so green, Charles, About our Yankee shore. Then "kiss me quick and go," Charles, etc.

Now place your hand in mine, Charles, And look me in the eye, With that sweet glance divine, Charles-

Oh, why that pensive sigh? They'll soon the anchor weigh, Charles, The wheels begin to turn, I dare not longer stay, Charles, So home I go to mourn!

So, "kiss me quick and go," Charles, So ' kiss me quick and go;" Send all your books to Boston, Charles, Now, "kiss me quick and go." -N. Y. Evening Post.

AGRICULTURAL.

Notice to our Readers. A general invitation is extended to all the readers of THE WEEKLY ENTERPRISE, to send to the Editor of this paper information on subjects connected with farming, gardening, and rural economy.

[OFFICIAL.] LAWS OF THE UNITED STATES, PASSED AT THE SECOND SESSION OF THE 40TH CONGRESS OF THE UNITED STATES.

No. 4 .- An Act to provide for the exemption of cotton from internal tax. Be it enacted by the Senate and House of Rep recentatives of the United States of America

That all cotton grown in the United States after the year eighteen bundred and sixtyseven shall be exempt from internal tax; and cotton imported from foreign countries on and after November first, eighteen hundred and sixty-eight, shall be exempt from duty. Approved February 3, 1868.

No. 18 .- An Act in relation to the promulgation of the laws of the United States. Be it enacted by the Senate and House of Representatives of the United States of America

That from and after the passage of this act it shall be the duty of the Secretary of State correct copy of every act and joint resolution President of the United States, or after it shall have become a law in accordance with the Constitution without such approval. And so much of section seven of the act entitled An act to expedite and regulate the print ing of the public documents, and for other purposes, approved June twenty-five, eighteen hundred and sixty-lour, as requires the Secretary of the Senate to furnish such copy

is hereby repealed.
Sec. 2. And he it further enacted. That the Congressional Printer, on receipt of the copy provided for in the foregoing section, shall in every case immediately cause an accurate printed copy of the act or resolution, as it shall have been furnished to him, to be prepared and sent in duplicate to the Secretary of State for regision, and on return of one of the revised duplicates the Congressional Printer shall at once have the marked cor-rections made, should there be any, and cause to be printed and sent to the Depart ment of State fifty copies, and also cause to he printed separately the usual number for the use of the two houses of Congress Povided, That on request of the Secretary of State the Congressional Printer shall furnish to the Department of State any addi tional number of copies of any act or resolu-

tion, not exceeding five hundred copies.

SEC. 4. And be it further enacted. That it shall be the duty of the Secretary of State to transmit to the Congressional Printer, at the beginning of each session of Congress, and thereafter when necessary, a list of all newspapers authorized by law to publish the laws of the United States, with their respective post-offices, so far as the same shall have been commumcated to him by the Clerk of the House of Representatives; and nt shall be the duty of the Congressional Printer, on the printing of each act or, reso-lution, excepting those which are of a private character, and which shall be so designated by the Secretary of State, to transmit a copy thereof to each of the editors of such newspapers for prompt publication; and the number of copies of the public acts and resolutions requisite for this purpose are hereby authorized and required to be printed; and all letters and documents to and from the Congressional Printer, relating to the duties and business of his office, shall be transmitted by mail, free of postage, under such regula-

ter General. Sec. 4. And be it further enacted, That all the provisions of this act which apply to public acts and resolutions shall in like ananner apply to treaties between the Government of the United States and foreign governments, after they shall have been duly tatified and proclaimed by the President of the United States; and shall also apply to postal conventions made between the Post-master General, by and with [the] advice and consent of the President, on the part of the United States, and equivalent officers of foreign governments on the part of their respective countries, under the authority of the second section of the act entitled "An vided. act to reduce and modify the rates of postage | Approved March 30, 1868. in the United States, and for other pur poses," approved March three, eighteen hundred and fifty-one. Provided, That it shall De the duty of the Postmaster General to transmit a copy of each of said con-ventions to the Secretary of State for this purpose, and that the printed copy of said conventions shall be revised by the Post

Office Department. Sec. 5. And be it further enacted, That nil laws and parts of laws requiring the Sec retary of State to send the laws first directly to newspapers for publication, as well as all laws and parts of laws in conflict with the provisions of this act, are hereby repealed.

Approved March 9, 1868.

No. 19 .- An Act for the temporary relief of destitute people in the District of Colum-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifteen thousand dollars be, and the same is hereby appropriated, out of any money in the treasury not otherwise apdestitute population in the District of Co-lumbia, to be expended under the supervi-

sion and direction of the Commissioner of sel be employed to convey the officers so Refugees, Freedmen, and Abandoned Lands: detailed to or from the place of such exi-Provided, That as far as practicable said sum | bition. shall be expended in the employment of persons upon the public grounds and works in the District of Columbia for which appropri-tions have been heretofore made by Congress, such laborers to be under the direction of the officer acting as Commissioner of contagion Public Buildings and Grounds.

Approved March 10, 1868. No. 20 .- An Act to amend an act passed March twenty-third, eighteen hundred and sixty seven, entitled "An act supplementary government of the rebel States, passed the army, to order gratuitous issues of sold on Commission.

March second, eighteen hundred and sixtyseven, and to facilitate their restoration. Be it enacted by the Senate and House of Rep-

2.96

resentatives of the United States of America in Congress assembled,
That hereafter any election authorized by the act passed March twenty-three, eighteen hundred and sixty-seven, entitled "An act supplementary to 'An act to provide for the more efficient government of the rebel States, passed March two [second] eighteen hundred and sixty-seven, and to facilitate their restoration," shall be decided by a majority of the votes actually cast; and at the election in which the question of the edoption or rejection of any constitution is submitted, any person duly registered in the State may vote in the election district where he offers to vote when he has resided therein for ten days next preceding such election, upon presentation of his certificate of regis-tration, his affidavit, or other satisfactory evidence, under such regulations as the dis-

trict commanders may prescribe. Sec. 2. And be it further enacted, That the constitutional convention of any of the States mentioned in the acts to which this is amendatory may provide that at the time of voting upon the ratification of the constitution the registered voters may vote also for members of the House of Representatives of the United States, and for all elective officers provided for by the said constitution; and the same election officers who for a sum not exceeding five hundred shall make the return of the votes cost on the ratification or rejection of the constitution, shall enumerate and certify the votes cast for members of Copgress.

SCHUYLER COLFAX, Speaker of the House of Representat B. F. WADE, President of the Senate pro tempore, Indorsed by the President: "Received

February 28, 1868 NOTE BY THE DEPARTMENT OF STATE. The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

No. 21.-An Act to revive an act to constitute Hannibal, Missouri, and Peoria, Illinois, ports of delivery: Be it enacted by the Senate and House of Rep-

resentatives of the United States of America in Congress assembled, That the second section of the act of the fifth day of April, one thousand eight hundred and fifty-six, entitled "An act to constitute the cities of Hannibal, Missouri, and Peoria, Illinois, ports of delivery," is hereby revived and declared to be in full force and effect for the term of two years from the passage of this act.

Approved March 12, IS68, No. 22 .- An Act providing for holding a circuit court at the city of Erie, Pennsylvania. Be it enacted by the Senate and House of Representatives of the United States of America

That the Circuit Court of the United States for the western district of Pennsylvania, in addition to the terms now held, shall be held at the city of Erie, in said western district, at the same times now fixed by law al Asylum for Disabled Soldiers, under for holding terms of the district court for said western districts of Pennsylvania, at the Approved March 12, 1868.

No. 26 .- An Act to amend an act entitled An act to amend the judiciary act, passed the twenty-fourth of September, seventeen hundred and eighty-nine.' Be it enacted by the Senate and House of

Representatives of the United States of America in Congress assembled. That final judgments in any circuit court of the United States in any civil action against a collector or other officer of the revenue for any act done by him in the performance of his official duty, or for the re-covery of any money exacted by or paid to im, which shall have been paid into the treasury of the United States, may at the instance of either party, be re-examined and reversed or affirmed, in the Supreme Court of the United States, upon writ of error, without regard to the sum or value in controversy in such action.

Sec. 2. And be it further emicted, That so much of the act approved February five, eighteen hundred and sixty-seven, entitled "An act to amend 'An act to establish the dicial courts of the United States, aproved September twenty-fourth, seventeen hundred and eighty-nine," as authorizes an to furnish the Congressional Printer with a appeal from the judgment of the circuit court to the Supreme Court of the United ns soon as possible after its approval by the States, or the exercise of any such jurisdiction by said Supreme Court on appeals which proval.] have been or may hereafter be taken, be and the same is hereby repealed

SCHUYLER COLFAX, Speaker of the House of Representatives. B. F. WADE, President of the Senate pro tempore.

IN THE SENATE OF THE UNITED STATES,) March 26, 1868. The President of the United States having returned to the Senate, in which it originated, the bill entitled "An act to ame act entitled 'An act to amend the judiciary act, passed the twenty-fourth of September, seventeen hundred and eighty-nine,' his objections thereto, the Senate proceeded in pursuance of the Constitution, to reconsid-

er the same ; and Resolved, That the said bill do pass, twothirds of the Senate agreeing to pass the J. W. FORNEY,

IN THE HOUSE OF REPRESENTATIVES, ? U. S., March 27th, 1868. The House of Representatives having roceeded, in pursuance of the Constitution reconsider the bill entitled "An act to amend an act entitled 'An act to amend the udiciary act, passed the twenty-fourth of eptember, seventeen hundred and eighty-" returned to the Senate by the Presi dent of the United States, with his objections, and sent by the Senate to the House of Representatives, with the message of the Presient returning the bill-

Resolved, That the bill do pass, two-thirds of the House of Representatives agreeing to pass the same. EDWD. McPHERSON, Clerk H. R. U. S.

No. 28.—An Act to amend an act entitled An act to provide for the prompt settle ment of public accounts," approved March three, eighteen hundred and seventeen. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the act of March three, eighteen hunfred and seventeen, entitled "An act to provide for the prompt settlement of public accounts," shall not be construed to authorize heads of departments to change or modify the balances that may be certified to them by the Commissioner of Customs of the Comptroller of the Treasury, but that such balances, when stated by the Auditor and properly certified by the Comptroller as proided by that act, shall be taken and cousidered as final and conclusive upon the executive branch of the government, and be subject to revision only by Congress or the proper courts: Provided, That the head of the proper department, before signing a warrant for any balance certified to him by a Comptroller, may submit to such Comptroller any facts in his judgement affecting the correctness of such balance, but the decision of the Comptroller thereon shall be final and conclusive as hereinbefore pro-

Public Resolutions, No. 17 .- A Resolution providing for the enresentation of the United States at the International Maritime Exhibition, to be

held at Havre. Be it enacted by the Senate and House of Rep-resentatives of the United States of America in Congress assembled.

That the Secretary of the Navy be inthorized to detail one or more officers of the navy, as he shall think best, to be present at the International Maritime Exhibition, to be held at Havre, under the auspices of the French government, from | aliended to. the first of June to thirty-first of October of the present year, there to represent the D. H. HILDBURGH, United States, and otherwise to promote the interests of exhibitors from our country Provided, That no expenditure shall accrue therefrom to the treasury, or to any public fund, nor shall any mileage or other expenses, or any additional compensation be paid to such persons as may be designated under authority of this resolution nor shall any national or public ves-

Approved March 12, 1868. No. 18 .- A Resolution providing for the issue of clothing to soldiers and others. to replace clothing destroyed to prevent

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of War be, and he And Manhattan Life Insurance Co

clothing to soldiers who have nursed and attended such soldiers, to replace the articals of their clothing which have been destroyed by order of the proper medical officers to prevent contagion. Approved March 12, 1868.

No. 19.-Joint resolution relative to the post office and sub-treasury of city of Be it resolved by the Senate and House of Rep

resentatives of the United States of American Congress assembled. That the mayor and postmaster of the ity of Boston, the assistant treasurer of the United States at the city of Boston, the President of the Board of Trade of the city of Boston, Alphens Hardy and Daniel Davis, of Boston be appointed a commission to purchase a site for a building to accommodate the post office, subtreasury, and public offices of the United States in the city of Boston, in accordance with their report submitted to the Postmaster General and the Secretary of the Treasury, and by them approved, viz: The estates lying on Devonshire street, and between Water street and Milk street in the city of Boston, (containing about thirty thousand square feet,) and that they may be authorized to purchase the same thousand dollars; and the Secretary o the Treasury is hereby authorized to pay such sum of money as may be necessary to carry the foregoing resolutions into effect from any money in the treasury hereafter to be appropriated: Provided, That no money shall be paid out of the treasury is pursuance of this resolution, until the title to the aforesaid estates shall be properly certified by the United States district a torney for the district of Massachusetts.

Approved March 12, 1868. No. 20.-A resolution to authorize the erection of a military storchouse at Fort Monroe, Virginia Be it resolved by the Senate and House of Res

resentatives of the United states of Amer ica in Congress assembled. That the Secretary of War be, and he is hereby, authorized to grant permission to William H. Kimberly, army and navy contractor at Fort Monroe, Virginia, to rebuild the military storehouse recently destroyed by fire at that post, upon such conditions and under such restrictions as the Secretary of War shall deem compatible with the interests of the government. Approved March 16, 1868.

No. 21.-Joint Resolution appointing managers of the National Asylum for Disabled Soldiers, and for other purposes. Be it resolved by the Senate and House of

Representatives of the United States of America in Congress assembled. That Erastus B. Walcott, of Wisconsin. John A. Martindale, of New York, and Hugh L. Bond, of Maryland, be, and hereby are, appointed managers of the Nationthe provisions and conditions of the third section of an act approved March twenty the twenty-first of April, eighteen hundred and sixty-eight; and that Hugh L. Bond. of Maryland, be, and is hereby, appointed manager to serve the unexpired term of Horatio G. Stebbins of California, resigned. Sec. 2. And be it further enacted, That the Secretary of War be authorized to furnish, from the captured ordnance, such ordnance with their implements as he may deem proper, to the several national asylums or the purpose of firing salutes; and also uch small-arms and equipments as may be necessary for the purpose of guard du-

ty at the asylums. SCHUYLER COLFAX, Speaker of the House Representatives. B. F. WADE. President of the Senate pro tempore

Endorsed by the President: "Received 2th March, 1868. [NOTE BY THE DEPARTMENT OF STATE.-The foregoing resolution having been pre ented to the President of the United State or his approval, and not having been re turned by him to the house of Congress in which it originated within the time pre scribed by the Constitution of the United States, has become a law without his ap-

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Insurance Company. March twenty-third, eighteen hundred and sixty seven, entitled "An act supplementary to An act to provide for the more efficient to the act t tended to.

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Builders' Hardware and Carpenters Tools, Blacksmiths' and Machinists' Tools. Coopers' and Tanners' Tools, Mining and Farmers' Tools, Mill and Cross-Cut Saws, Ship and Steamboat Hardware, Tar, Pitch, Oakum, Oars, Packing, Manilla and Hemp Cordage, Anchors, Blocks and Sheaves, Powder, Fuse, Shot, Lead and Caps,

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-AND-Blacksmiths' Goods, Cumberland Coal, Putnam, New York and Griffin Horse Nails, Malleable Nuts and Irons for Buggies and Wagons; Wagon Skeins and Iron Axles, all sizes.

WAGON TIMBER. Hubs, Spokes, Axles, Poles and Shorts, Bent Kims, Sawed Felloes, &c., &c.

Agents for A. S. Hallidie & Co., Wire Rope Manufacturers. Circulars furnished on application. Our facilities for purchasing goods in the Eastern Markets being of a superior charac-ter, we are enabled to offer goods in our line State, newly furnished, and it will be the en- at as low rates as they can be purchased in deavor of the proprietor to make his guests | this market. We call the attention of deal-

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Angle, and Check Valves, Gnage Cocks, Air Cocks, and all kinds of Brass Work. Rubber Hose, Hose Pipes, &c. Hotels, public buildings, and private resi xit.6m dences heated with the latest improvements in steam or hot air apparatus. I invite citizens generally to call and examine my stock, which has been selected with great care, and especial attention given to the wants of this market. May 18, 1867. 1:1y G. H. MYERS.

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ous forms of Nervous and Physical Debility, the results of injurious habits acquired in youth, which usually terminate in impotence and sterility, and permanently induce all the concomitants of old age. Where a secret infirmity exists, involving the happiness of a life and that of others, reason and morality dictate the necessity of its removal, for it is a fact that premature decline of the vivor of manhood, matrimonial unhappiness, compul sory single life, etc., have their sources in causes, the germ of which is planted in early life, and the bitter fruit tasted long afterwards; patients, laboring under this complaint, will complain of one or more of the following symptoms: Nocturnal emissions, pains in the back and head, weakness of memory and sight, discharge from the Uretha on going to stool, or making water, the the 4th Judicial District. intellectual faculties are weakened, loss of memory ensues, ideas are clouded, and there is a disinclination to attend to busines. or even to reading, writing or society of NOTICE. friends, etc. The patient will probably complain of dizziness, vertigo, and that the sight and hearing are weakened, and sleep disturbed by dreams, melancholy, sighing, palpitations, faintings, coughs and slow fever; white some have external rheumatic pain, and umbness of the body, Some of the most ommou symptoms are pimples in the face, face, and aching in different parts of the body. Patients suffering from this disease

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CHERIFF'S SALE!

By virtue of a warrant placed in my hands for the purpose of collecting delinquent tax. es due toClackamas county for the year 1867 issued out of the County Court and to me

directed, I will, ou Saturday the 20th day of June. 868, expose to sale at auction to the highest idder for U. S. gold coin in hand paid, the following tracts or parcels of land, or so much thereof as is sufficient to pay the taxes due thereon for the year 1867, together with the costs, etc. Sale to commence at 10 o'their own way in this world," who were clock A. M., and continue from day to day un-

til sold.

Austin, Joseph nr 58 142e 480 57 20 Adkins, Jesse sec 11 4s 1e@160 Ainsworth, J. C. nr 2s 2e 10 Ainsworth, J. C. nr 2s 2e 10 Archo, GA [est. of] sec 4,3s 2e 240 Allen, Robert est. or 1
Billings, sophia sec. 21, 3s 1w 80
Brown, J J nr sec. 14, 3s 1w 190
Bridwell [heirs of] Is 3e 160 Burbank, W 1s 2e 80 Bouton, V W nr Cole, A B n r sec. 10 Lost Cause .- The only Southern Churchill, J H sec. 14 68 2e 160 416 Campbell, J G 6 7 Oregon City 1543 Culver, E Mrs 1,2,3,5,6 18 Oregon City 7 00 Day, W P 2 lots in Linn City 4s Se 157 175 Davis, J W Engle, Chris. [est. of] 5s 2e 100 operson, John nr 3s lw 98 Ford, M E Mrs sec. 25 4s 1e 310 Failes, Nathan sec. 33,34 5s le 80 Geer, F W nr sec. 31 39 1w 433 3063 Greenwell, BF sec. 20 2s 2e Harris, Thos sec. 23 3s 1w 315 1554 Hatton, Mark sec. 19 2s 3e 329 370 Henrice, Henry sec. 14,15 3s 2c 220 1984 Hicklin, James nr 2s 2c 100 875 Hughes, JJ n r sec. 29 3s 1w 6 Johnson, George sec. 22 5s 1e 40 Job, S Jones, Lucinda ur 4s le 160 4 28 Jackson, W E sec. 6 5s 2e 200 Kelly, Dennis n r sec. 17 2s le 160 Knighton, W J House & lot in Oswego Kellogg, Jason nr 2s le 480 1681

> ris, Chas 2 lots and housein Oswego 2 McGill& Rice sec. 6 2s 3e 160 2 80 Mitchell, J n r sec. 6 28 2e 318 875 Markham, Mrs n r 2s 2e 150 580 McMahan, J [heirs of] 1s 1e 640 1460 Mattoon, Wm Matteon, J P n r sec. 23 3s Se McGreavy, Mrs nr 2 27 Milwaukie 10 51 M'Cormick, J lots 2,3,4,5,6 block 174) Oregon City 1 16 52 Oglesby, D W [minor] 8 58 1e 115 @2 62 Oregon City Paper Manufacturing Company, block 2 Oregon City Oliver, Henry lot 5 block 46 Oregon City 7 88 Pedigo, J J sec. 35 2s 2e 160 2 87 Pewell, J W [minor] 25 4s 1e 80 2 18 Lsaac sec. 13 5s Ie 160 7 21 Roff, Wm sec. 24 1s 2e 160 evnolds, A H sec. 23 Es le 180 250 Schaffer, Samuel sec. 20 28 5c 160 Sawyer, Mark house 3 lots in Linn City 5 25

Kellogg, Edward nr 2s le 320

Kelly, Clinton n r sec. 22 1s 2e 160

Long, C M n r sec. 26 5s 1w 50

Lambert, Noah nr sec. 2 2s 2e 160

Laswell, Isaac n r 2s 3c 640 17 5 Laughead, W n r 3s 1c 120 87:

Starr, A M see, 4 2s le 160 3 56 Terwilliger, John house & lot in Oswego 8 56 Thompson, R R 2s 2e 2 5 15 Taylor, G W Violet, Isaac sec. 13 5s 1w 55 140 White, G F sec. 36 3s 1w 529 175 Walts, Abram sec. 15,19 2s Ie 520 27 82 Walling, Albert Wyant, J A sec. 28 4s 2e 160 150 Watkins, J P & Co sec, 9 5s 1e 80 150 Wells, Richard sec. 32 5s le 320 I344 Williams, Geo H Wicks, W W sec 19a20 3s Iw 370 874 WM P. BURNS.

Sheriff of Clackamas County Oregon City, May 22d, 1864.

this action.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Multonomah-sa: [50 cent, Revenue stamp.] J. D. Miller, plaintiff, vs. Robert N. White fendent. Motion for leave to issue an execution and action to revive a judgment. To Robert N. White the above named defendent In the name of the State of Oregon, you are hereby required to appear and answer the complaint and motion filed against you in the above entitled action, within ten days of the date of the service of this summons upon you, it served within said county; or, if served in any other county of this State, then within twenty days from the date of service; or, if you fail to answer for want thereof, the plaintiff will apply to the Court on the first day of the term of said court, which shall be held after six weeks publication of this summons for leave to issue an Execution against you on a judgment obtained against you by the plaintiff in the Dis trict Court of the 2nd Judicial District of Oregon at the May term thereof, to wit: On the 4th day of May 1858, in the County of Multnomah, for the sum of \$447 20; and for a judgment against you for the sum of \$447, and interest thereon since the 4th day o May 1858, and for costs and disbursements of

By order of Hen. W. W. Upton, Judge of JOHNSON & McCOWN. May 11, 1868. Attorneys for Plaintiff. The undersigned give notice to all Per

sons that they must not top to rudating River, nor change the same from flowing in the natural channel. J. A. FIELDS, J. J. R. SHAW, PETER A. WEISS. .Oregon City, April 11th, 1868. 2m. 26]

are hereby warned to pay their dues on or before June 10th, or their accounts will be left in the hands of a proper officer for col-lection. J. A. MacDONALD, Oswego, Oregon. THE GREETING.

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ruses, Part Songs, &c.; By L. O. Emerson, author of "The Jubilee," Harp of Judah, Golden Wreath, Merry Chimes, etc. Upwards of haif a million copies of Mr. Emerson's music books have been sold, a fact proving a popularity which has rewarded no other author of the same class of books, and which cannot fail to insure for this new vol ume an immense sale. The contents of this work are, for the most part, new. A large Low charges and quick cures.

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