The Democrat.

#### MONTROSE, PA., APRIL 11, 1877.

#### THE WEEK.

Since our last, the right of South Carolina to self government, has been recognized by Pr. sident Hayes, and the order for the removal of the troops from the State House, after much circumlocution and red tape formality, has been issued. This action virtually acknowledges Wade Hampton as the legal Governor of South Carolina and utterly destroys carpetbag rule in the State which has suffered the most under the reconstruction policy of Grant's administration.

From Louisiana, press dispatches chronicle the arrival of the President's Commission at New Orleans. On the day after their arrival a grand mass meeting inquisition and condemnation of such the levy was made, and upon the execuof citizens was held in LaFayette Square estate as aforesaid shall not be deemed tion and delivery of such bond the said at which resolutions were passed using the following language.

"We welcome the commission if it. comes to inquire who is actually exercising the functions of the government, but we refuse to entertain any compromise which interferes in any way with the established Nicholls government." Packard, seeing the change which has taken place in South Carolina, has become alarmed and has addressed a letter to the President in which he says:

"I believe the nation will judge of my claim according to whether it be a fact that I was elected. I am constrained to think that your Excellency is in doubt upon this point, as repeated requests for recognition of my government have not yet been responded to, and I confess that having received several hundreds more votes than some of the Republican Presidential electors I did not anticipate that my title would thus be put in question. It further seems to me that in considering the situation of affairs in this State as stated by President Grant, to be entitled to no more recognition than any "other equal number of lawyers convened on call of any other citizen in the State," the nation will surely justify the commission in so declaring. By investigation on these two points your Excellency will thus be able to ascertain the lawful Executive and judicial branches of the State Government. The Legislative branch will adjust itself when you determine who is Executive of the State." At an interview with the commission, Governor Nichols took the ground that the matter was one which did not admit of negotiation; that he was Governor of the State by the vote of the people, and in fact that he exercised the executive authority, and that he was sustained and supported by a Legislature whose laws were expounded and applied by the judicary and enforced throughout been or shall be seized and levied on by the State. The Commissioners asked virtue of any writ or execution, it shall him if he desired anything from the United States Government, to which he auswered that he required nothing except that the soldiers should be removed or not used as a constant threat to interfere with and obstruct the State Government. In reply to a question about his ability to keep the peace, he said he was fully competent to do it. He was further asked whether he would attempt to drive Packard from the State-House, to which he replied that he would not; he would let him alone to die of inanition, a late which would surely overtake him. The Commissioners finally asked him if he would favor an adjustment of the Legislature. He said that he would rather not answer that question for the present. Being pressed on this point, he remarked that the Legislature was a co-operative branch of the Government, and he could not undertake to speak for it. For his own part, however, he was entirely opposed to the proposition, considering it entirely impracticable. Just what will be the result of the labors of the commission no one can foresee. but those best informed as to the President's purposes regard the recognition of Nicholls as already determined upon by

### The New "Stay Law." The following is the full text of the stay law passed by the Legislature during

ts recent session : SEC. 1. That in all cases where lands, tenements or hereditaments have been or hereafter shall be levied on by virtue of any writ of fieri facias, or other writ of execution, and an inquest of six men summoned by the sheriff or coroner of of record, and shall be a lien for said any of the cities or counties agreeably to the existing laws of this Common wealth, shall find that the rents, issues and profits of such property are not sufficient beyond all reprises, within the space of seven years to satisfy the damages and costs, or the debt, interest and costs in such writ as mentioned, it shall be the duty of the sheriff to summon six men of his bailiwick to go upon the premises and value and appraise the said property, and in all cases where the defendant or defendants shall consent to a condemnation agreeably to an act entitled "An | fault thereof for the payment of the Act relating to executions," passed the amount of the appraisement or valuation sixteenth day of June, eighteen hundred with interest and costs, or the amount and thirty-six, and in any case where an of the debt, interest and costs for which necessary in law, it shall be the duty of

tiff, or plaintiffs, his, her, or their agent, or attorney, agreeably to the directions of the first section of this act, that then the sale of such property shall be stayed for the term of twelve months from that date. Provided, That the said defendant

or defendants shall execute and deliver to the sheriff, coroner or constable, as the case may be, a bond, with one or more sufficient securities, to be entered period of time in a penalty of double the amount of the said valuation or appraisment, conditioned for the faithful ALSO-All those two pieces or parcels of laud situate in the township of Liberty, upon the expiration of the said stay of execution to the proper sheriff, coroner or constable, or his successor in office, in like good order and condition as when the same was so us aforesaid, offered for sale, or other personal property, equal in value and in like good order to be ascer-tained in the manner aforesaid, or in de fault thereof for the payment of the personal property shall be returned and

SHERIFF'S SALES. BY VIRTUE OF WRITS ISSUED BY THE COURT OF COMMON Pleas of Susquehauna County and to me directed. I will expose to sale by public wording at the County in Montro'se on,

Legal.

## Friday, April 13, A. D., 1877,

at 1 o'clock p. m., the following pieces or parcels of lind, to wit :

All that piece or plot of land situate in the township of Choconut, Susque. All that piece or piot of liand situate in the township of Choconut, Susque, hanna County, Pennsylvania, bounded on the noth by lands of Michael Dugan, on the east by land of Edward Sweeny, Michael Hastings and Mathew McIneruy, on the south by lands of Mrs. R. P. Mulford and James B. Carmait, and on the west by land of Mathew McIneruy, containing 75 acres, more or less, partly improved, with the appurtenances, one house, one barn and an orchard. [Siezed and taken in execution at the suit of Mrs. R. H. Mulford vs. Muria Kenan.

1. Multord vs. Maria Kenan. ALSO-All that piece or parcel of land situate in Ararat township, Susquebanna Couuty, Pennsylvania, bounded on the north by lands of the Shaffer estate, late Ezra Walker, on the east by lands of Nelson Petter, on the south by lands of Geo. W. Potter, on the west by lands of Alfred Hine, con-by lands of Nelson Petter, on the south by lands of Geo. W. Potter, on the west by lands of Alfred Hine, con-taining 60 acres, more or less, and all improved, with the appurtenances, one frame house, one frame barn, con-house, hen house, and an orchard, [Siezed and taken in execution at the suit of Edward Bloxham use Oscar house, hen house, and an orchard, Isiezed and taken in execution at the suit of Edward Bloxham use Oscar house, hen house, and an orchard, Isiezed and taken in execution at the suit of Edward Bloxham use Oscar house, hen house, and an orchard, Isiezed and taken in execution at the suit of Edward Bloxham use Oscar house, hen house, and an orchard, Isiezed and taken in execution at the suit of Edward Bloxham use Oscar house here the suit of the suit of Edward Bloxham use Oscar house here the suit of Edward Bloxham use Oscar house here the suit of the suit of Edward Bloxham use Oscar house here the suit of the suit of the suit of Edward Bloxham use Oscar house here the suit of the suit of the suit of Edward Bloxham use Oscar house here the suit of the sui

ALSO-All those two pieces or parcels of land situate in the township of Liberty.

I

ed to J. H. COOK vs. G. W. Cook. ALSO—All that certain piece or parcel, messuage or tract of land situate in the township of Great Bend, County of Susquehanna, and State of Pennsylvania, bounded north by land of Her. township of Great Bend, County of Susquehanna, and State of Pennsylvania, bounded north by land of Her. man Roosa and land now or late of R. O. Everett, east by lands now or late of R. O. Everett, and lands of Luke man Roosa and land now or late of L. Monell dec'd and iands of the estate of John Smith dec'd, and west by Smith, south by lands of the estate of L. Monell dec'd and iands of the appurtenances. frame house, barn and our landsof Peter Smith, containing 110 acres, more or less, with the appurtenances. frame house, barn and our landsof Peter Smith, containing 110 acres, more or less, with the suit of E. Ayers vs. Isaac S. Bull. building and an orchard. [Siezed and taken in execution at the suit of E. Ayers vs. Isaac S. Bull. ALSO—All that piece or parcel of land situate in the township of Auburn, Sug-onechanna County Pennsylvania, bounded and described as follows to wit: On the north by land of Wm Green on the north by land of Wm Green

ALSO—All that piece or parcel of iand situate in the township of Auburn, Sus-quebanna County Pennsylvania, bounded and described as follows to wit: On the north by laud of Wm. Green on the west by land of A. Waitman, on the south by land of Ziba La France, and on the east by land of Na-than Green and land of Samuel Tewksbury, containing 116 acres, and about 80 acres improved, with the appur-than Green and land of Samuel Tewksbury, containing 116 acres, and about 80 acres improved, with the appur-tenances, one frame house, one frame barn and shed, and two orchards. [Siezed and taken in exectation at the suit of A. H. McCollom vs. O. E. Picket.

county to summon an inquest of six good and lawful freeholders of his baili-wich, who shall be under oath or affirm-ation, and shall receive the same pay as jurors are entitled to in similar cases, to go upon the premises and value and ap-praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and as often praise the came, and the sheriff or coroner last or she or she or they may thick and the sheriff or coroner last of the property of any destres and the sheriff or coroner last of the property of any thick and the sheriff or coroner last of the property of any she or she or they may thick and the sheriff or coroner last of the property of the sheriff or coroner last of the property of the sheriff or coroner last of the property of the sheriff or coroner last of the property of the sheriff or coroner last of the property of the sheriff or coroner last of the property of the

praise the came, and the sheriff or coroner as hc, or she, or they may think proper, shall make return of such valuation or after it may have once been exposed to sale as aloresaid, by paying all costs, the court from which the same issued, which may accrue in consequence there, of, except the time at which a sale may be affected according to the provisions of this act, which cost shall be paid out of this act, which cost shall be paid out of the provisions of this act, which cost shall be paid out of this act, which cost shall be paid out of the provisions of this act, which cost shall be paid out of the paid out

any luture execution which may be levied on the same property, and in case any t writ of venditioni exponas, or other writ, shall issue for the sale of such Jands, tense to hereditaments, and the same cannot be sold at public vendue or out-t cannot be sold at public vendue or out-t worthirds or more of such value ation or appraisement, that then and in such case the sheriff or coroner shall not make sale of the premises, but shall wake return of the sale of, such lands, the judgment, and soll pay semi-annual not make sale of the premises, but shall make return of the sale of, such lands, the judgment, and soll pay semi-annual make return of the sale of, such lands, the judgment, mortgages, lines, or charges or such and the the continuance of the stay of the judgment, mortgages, lines, or charges the judgment, mortgages, lines, or charges or such and the same coefficient of the sale of, such lands, the judgment, and soll pay semi-annual is a cont the sale of, such lands, the judgment, and soll pay semi-annual is degrees and the same the s

whether the Supreme Court appointed in obedience to the Constitution by my predecessor, Governor Kellogg, is the legal court. If it be so determined by the commission, accertainment of that the solution of the venditioni exponas or other the solution of the solution of the venditioni exponas or other the solution of the solution of the solution of the premises, *Provid*-the solution of the solution of the premises in those as stated by President Grant, to be en-

district court, Pittsburg, decides that na- | freeholders, citizens of the vicinage, who, tional banks can charge but six per cent. being first sworn or affirmed by the said interest, and that parties paying a higher officer, shall value and appraise the per-

him.

take place. SEC. 2. That in all cases where lands. tenements, or herediaments, have been heretofore levied upon and condemned, or extended, or that hereafter may be extended in virtue of any writ of fieri facias, and in all cases where any lands, tenements, or hereditaments have been or hereafter shall be seized or levied on, by virtue of any writ of levari facias, it shall be the duty of the sheriff or coroner before exposing the said property to sale, pursuant to any writ for that purpose issued or in pursuance of such writ of levarilfacias, to summon six good and lawful men of his bailiwick. who being first sworn or affiirmed shall go upon the premises, and make a true valuation or appraisement of such property as directed by the first section of this act. SEC. 3. That in all cases where estates for life, or for a term of years, in any lands, tenements or hereditaments, have be the duty of the sheriff or coroner before he shall proceed to advertise and sell the premises aforesaid to summon an inquest of six good and lawful men of his bailiwick, who being first duly sworn or affirmed shall go upon the premises and make a true valuation and appraisement of the same, and if such estates for life or for a term of years as aforesaid, after being advertised and offered for sale by public vendue or outcry according to law, Total balance in Treasury Apr. 3 1877. 177 84 W. J. HEAVY W. J. HEAVY cannot be sold for two-thirds or more of the amount of the valuation and appaisement to be made as aforesaid, the sheriff or coroner shall make returns accordingly

and thereupon all further proceedings for the sale of the said premises shall be stayed for one year from the return day of the said writ of execution. Provided, that the said defendant or defendants shall execute and deliver to the sheriffor coroner, as the case may be, a judgment bond with one or more sufficient securities, who shall be freeholders and approved by the court : to be entered of record and shall be a lien on all real estate until paid or satisfied, in a penalty of double the amount of said valuation or appraise. the amount of said valuation or appraisement, conditioned for the payment of all liens, debt, interest and cost. SEC. 4. That in all cases where per-

sonal property shall be taken in execution, by virtue of any writ of fieri facias, is sued out of any court of common pleas of this Commonwealth, or by virtue of any execution issued by a justice of the peace, it shall be the duty of the officer to whom such writ shall be directed respectively, when it shall be requested by

Judge Ketcham, of the United States the debtor, to summon three respectable

longer period than eighteen months.

#### Advertisements New This Week.

DISSOLUTION NOTICE. The firm of G. H. & P. H. Smith is this day dissolved by mutual consent. All debts owing said firm, must be settled in thirty days from date of notice. P. H. SMITH. 15-17

Franklin Forks, April 6th 1877.

## STATEMENT

OF SILVER LAKE TOWNSHIP. This amount in T, easury is from duplicate for 1875, also April 1st 1876. Balance in Treasury of Poor Taxes April 1st 1876. Balance in Treasury of Town Taxes April 1st 1876. Total in Treasury. Outstanding order paid by Treasurer. - April 1876. Taxes 1876, Special road duplicate. S20 41 Exonerations. S21 also April 1st 1876. 437 90 500 48 8 21 15 06 Exonerations..... Collector's percentage.....

Amount paid	10.000	404.17
Amount in Treasury		104 17
Poor Duplicate for 1876\$	519 38	
Exonerations	21 25	
Collector's percentage	24 90	ا در
	415 81	
Amount paid		57 49
Amount in Treasury		. 01.14
Town duplicate for 1876\$	205 95	
Exonerations	5.06	
	10 04	•••
Collector's percentage		· ·
Amount paid	20100	96 83
Balance due Treasgrer	\$	30 20
Dog duplicate for 1976	103 00	

Exonerations	500
Collector's percentage	4 90
Amount paid Balance in Treasury	64 00
Special road tax in Treasury\$ Poor tax in Treasury	57 42
Overpaid by Treasurer on town tax	96 83

Balance in Treasury April 3d 1877..... PATRICK GORMAN, } Auditors,

April 11, 1877.

MANHOOD: HOW LOST, HOW RE-STORED !

Just published. a new edition of DR. CUL

Sent under seal, in a plain envelope, to any address, post-paid, on receipt of six cents or two postage stamps. Address the Publishers,

THE CULVERWELL MEDICAL CO. 41 Ann St., New York ; Post Office Box, 4586 Oct. 11, 1876.

# M USIC BOOKS.

GOOD NEWS! GOOD NEWS! A Sabbath School song book of great beauty, by R. M. McIntosh, is undeniably one of the best, and is already popular, Price 35 cts.

SARONI'S THEORY OF HARMONY. (\$1 25) Just out. A thorough and excellent work. Is commended to all who wish to study the science, as the maker has, in a large degree, the talent of making dif-ficult things casy to understand.

THE SCHOOL SONG BOOK.

Pennsylvania, and bounded on the north by land of W. Brainard, on the east by land of H. Tyler, on the sock by land of Andrew Osmond, and on the west by L. L. Leroy, containing 75 acres, about 50 acres improved it curtenarces, one frame house, two frame barns and an orchard. [Siezee and taken in exicult Delevan Leroy assigned to E. A. Pratt vs. David Andrews.

ALSO-All that village lot or plot of land situate in the Borough of Montrose, Su quehanna County, Pennsylvania, bounded northerly by Maple street, on the easterly by a lot occupied by C. Jessup and by lot of A. H. McCollum, southerly by lot of Miss Emily Blackman and on the westerly by of W. W. Watson, containing 36 square rods of lane, be the same more or less, with the appurtenances of frame dwe ling house and frame barn and fruit trees, [Siezed and taken in execution at the suit of Zipar Cabby & John W. Cobb

ALSO-All that piece or parcel of land situate in Ararat township, Susquehans Cobb vs. John W. Cobb. County Pennsylvania, and bounded on the north by land of \_\_\_\_\_ Cushman, on the east by land of Join Brookins, on the south by land of Emily Decker and on the west by land of Lorenzo Simons, containing a acres, if ore or less, about one half improved, with the appartenances, one frame house, frame barn are orchard. Steled and taken in execution at the suit of Lucius Curtis vs. Geo. Payne.

ALSO-All that piece or parcel of land situate in the township of Ararat, Susque 

ALSO-All those two pieces of land situate in the township of Middletown, Sus ALSO—All those two pleces of land situate in the township of Middletown, Se-quehanna County, Pennsylvania. The first piece being bounded on the uorth by lands of I. C. Dodge, only east by land of John Horrigan, on the south by J. W. Dodge estate, and on the west by land of Mary Price ard, containing 55 acres, more or less, with the appurtenances, frame house, barn and other outbuilding. chard and mosoly improved. The second piece is bounded on the north by land of J. W. Sanderson and the chard and mosoly improved. The second piece is bounded on the north by land of J. W. Sanderson and the stores and George Jones, on the east by lands of Thomas Jones and Samuel Dodge, on the south by land of John D. Thomas, or land occupied by him, on the west by the Bradford county line, containing abard acres, more or less, excepting rnd reserving about 1% acres, more or less, sold to Thomas Owen, and about acres, more or less, excepting rnd reserving about 1% acres, more or less, sold to Thomas Owen, and about acres, more or less, excepting rnd reserving about 1% acres, more or less, sold to John Johnson, and mostly improved. [Siezed and taken in execution at the site of John Alson All that niece or parcel of land situate in the township of Middletown Sa

Also-All that piece or parcel of land situate in the township of Middletown, Sat quebanna County, Pennsylvania, bounded on the north by land of L. C. Dodge, on the east by land of Clark Whited, on the south by land of Charles Whited, and on the west by land of Jenkin Jones, containing a acres, more or less, with the appurtenances, one frame house, one frame barn and an orchard and mostly proved. [Siezed and taken in execution at the suit of F. Taggart vs. Esther Dorge administratrix of the tate of John W. Dodge dec'd.

ALSO-All that piece or parcel of land situate in the township of Dimock, Sta ALSU—All UBL PIECE OF PARCEL OF IAND SITUATE In the township of Dimock, Sti-quehanna County, Pennsylvania, hounded on the north by land of John Woodhouse, on the east by land Thomas Williams and Joesph D. Drinker, on the south by land of J. B. Wallace, and on the west by land Lelaud Blakeslee William Miles and Abram DuBois, containing 182 acres, more or less, with the appurtentiation one frame house, one frame horse barn, one frame barn an orchard and about 150 acres improved. [Siculta taken in execution at the suit of D. D. Searle vs. Melvin Ainey.

ALSo-All those three lots or parcels of land situate in the township of L betty Susquehanna County, Pennsylvania, known and numbered as lots (51) fifty-one, (52) fifty-two and (43) fifty-three, in the tract called Liberty (on survey of Laws land) each of said lots said to contain 100 acres, in the acres, more or less, [Siezed and taken in execution at the suit of James B McCrary vs, John Q. Humphred R. B. Ross doing business under the firm name and style of Humphrey & Ross.

N. B.- All bids and costs must be arranged on day of sale or deeds will not be acknowledged. Sheriff's Office, Montrose, March 21, 1877. WM. WHITE, Sheif

REGISTER'S NOTICE.-PUBLIC Me tice is hereby given to all persons concerned ICENSE PETITIONS .- Notice is LICENSE FEITITUNS.--NOUCE 18 I hereby given that, in pursuance of an Act of As-sembly, the following named persons have filed their petitions with the Clerk of Quarter Sessions of the Peace, for the County of rusquehanna, for licenses to keep Hotels and Eating Houses, and to sell at whole-sale and by measure in said County, for which they will apply at April Sessions, 1877. the following estates, to wit :-Estate of Heman Snow, late of Franklin, dec'd, b ther Snow and John F Snow, Adm'rs. Estate of Sheldon G Handrick, late of Franklin, de'l Sally Handrick and B B Handrick Ex'rs. Est. of Ezra Pratt, late of New Milford, dec'd, El Pratt. Adm'r Pratt, Adm'r. Est. of John Baker, late of Dimock, dec'd, Emily B Susq'a, Depot. Eating House, er and Urbane Smith, Adm'rs. Est. of John Bergin, late of Middletown, dec'd, %1 Bergin, Adm'r. Est, of Earl Olin; late of Jackson, 'dec'd, Eli Bara Adm'r. Est. of N. L. Austin, late of Liberty, dec'd, Ann<sup>1</sup> Tavern, Austin, Adm'rx. Est. of John A. Warner, late of Jessup, dec'd. A. F. Bertholf. Lx'r. Est. of Ezra Patrick, late of Great Bend, dec'd. W. Barnes, Adm'r. D. B. N. Est. of Wm. Craver, late of Brooklyn, dec'd, E, I Weston Bo'r Wholesale, Weston, Ex'r. Est. of J. S. Dunmore, late of Rush, dec'd, (bra To sell by Measure Gay, Ex'r. Est. of Thurston Lewis, late of Harford, dec'd, Fried A. Barnard, Adm'r. Est. of Lewis Card. late of Springville, dec'd, Get 1 Card and Nathanial Marines, Adm'r. . . . Measure, Esting House, Sell by Measure Gt, Bend Boro. Card and Nathaniel Squires, Adm'rs. Est. of J. H. Simrell, late of Great Bend, dec'd, E. T. Simrell, Adm'r. Rst. of Frederick Peckins, minor, Lydia Birchuf l'avern, Guardian. Est of Elmira R. Siver, minor, Arzelia Siver, 61 Montrose. Sell by Measure, dian Est. of Eveline J. Hickox, minor, A. W. Maine, Gas Tavern. dian That the accountants have settled their account the Register's Office in and for the County of Sathaina, and that the same will be presented is Judges of the Orphans' Court on Thursday, the 12th Rush Township Charles Morse, Gibson R S Holmes, Silas Howell, New Milford Boro of April, 1877, for confirmation and allowance. H. F. BEARDSLEY. Registi Register's Office, Montrose, March 14, 1877. Wm Jay, John Foster, Friendsville Boro Philip Ryan, Sell by Measure, Wm Buffum, A H Ayres, UDITOR'S NOTICE.-The ut Dundaff Boro A signed, an auditor, appointed by the Ju-the Orphan's Conrt of Susquehanna County, to tribute the funds remaining in the hands of h ministrator of the estate of Eilen O'Brien he si tend to the duties of said appointment at his of Montrore, on Monday the 26th day of Marcia a o'clock p. m., at which time and place all person terested will make known their claims or be based. Tavern, Chifford Twp Herrick Eating House, Edward Meledy. John M Myers, Anthony F Suover, Lenox " Springville " Jeremiah Stephens Brooklyn "

15-17 Charles Ernst, J. P. Kent Edward Van Aken

Mrs Eliza McGraugh, Everet Van Aiken, Frank Hoffman, W W Brown. Ambrose Benson Chester G Chaffee Wm D Ketchum George Arcaer Charles Kirk Michael Doyle, Martin Lannon Thomas Fernane Benj. Gregory Edwa.d Carlisle Thomas Kelley, Dennis Casey, Richard Stack, jr,

64 76

A Kilgore, Thomas Kilrow, R O Bedell, Henry Ackert, Issac N Bullard, M A Lyon, A B Burns, John S Tarbell, M J Harrington.

P Phinney,

P E Brush.

The coal companies propose by a new combination to immediately advance	property taken in execution, shall be an- nexed to the return on said writ, and in case said personal property, or any part thereof cannot be sold for two-thirds of the amount of said valuation or appraise-	est. Price, 65 cts; \$5 per doz. JOSEPH'S BONDAGE. By J. M. Chadwick. Just out. Is a bright and attractive short Oratorio or Can- tata. Sure to please, from the beauty of the story, as well as the attractive music (\$1 25 Bds.; \$1 Paper.) Either book mailed, post fice, for relail price. OLIVER DITSTON & CO., BOSTON, C. H. Ditson & Co., J. E. Ditson & Co.	Delos Roberts J D Linabury David Wilmarth. G W Reese Michael Mnrphy Jugson Stone. David A Chandler. John H Morrison I C France Daniel Hinds, Kating House, Gt. Bend Village.	cstate baying been granted to the undersigned and sons owing said estate are requested to make in a ate payment, and all persons having claims are though
the buce of cost muy cents ber con-				Feb, 25, 1887, 9wil * Administ