

Gold closed in New York, on Saturday night last, at 112 1/2.

Of the one hundred and sixteen Western papers that have reached the office of the Chicago Tribune since the President vetoed the inflation bill, sixty-one said the veto was the best thing that had happened since the war.

The Cincinnati Enquirer is the only Democratic journal in the United States that is displeased with Grant's veto of the inflation bill. A resolution in a National Democratic Convention to add to the amount of our irredeemable paper currency would receive about the same number of votes among the delegates.

A case has just been decided by the United States Circuit Court at St. Louis establishing the principle that when a merchant sends a circular by mail offering to sell an article at a stated price, he is bound to fill an order at that price, when it comes by due course of mail, unless the circular contains a reservation or a limit to time, &c.

The Hartford Courant says: "The same feeling of dissatisfaction which has led the Republican party of the state of New Hampshire and Connecticut to see in the town elections in New York state, where the Democrats have gained 1 1/2 towns over the election last year, and 387 over those of 1873. The voice of warning is becoming so emphatic that it cannot be ignored or misinterpreted."

The governor of South Carolina on the 12th of April 1874, pardoned twenty-seven convicts out of the penitentiary because the state was too poor to keep them. They marched in a body to the state house and asked for relief.

The New York press is likely to be subjected to the most exquisite of tortures. The Legislature proposes that every newspaper which has criticized an individual must allow the injured party a column space for reply. We shall soon expect to see the Manhattan journals, supplements and all, filled with nothing but column-loads of replies from indignantly-individuals.

The St. Paul Pioneer says: We want to enter a protest against the assumption of the eastern press that the people of the West favor inflation. It is the misfortune of this section to be as badly misrepresented in Congress on that as on nearly every other public question. Not a public meeting of any kind, nor board of trade, nor a single citizen that we have heard of, has petitioned for any such stupendous folly; and as for that matter, editors of the most intelligent newspapers are opposed to it.

The prohibition liquor law has been in existence in the borough of Bradford Allegheny county since 1870. Last week this law, at the instance of Representative Wainwright, who resides at Bradford was repealed by the House of Representatives. Opposition to local option was not the motive for this action.

The Charleston News and Courier enters into a long explanation of the grounds upon which the tax-payers of South Carolina ask Congress for aid. It says the present form of government was established in the State by Congress, and since that body is therefore responsible for the evils which it has caused, it ought to take such measures as will redress the wrongs inflicted.

A Republican Party in Illinois. At a meeting of the republican state central committee of Illinois, on the 14th inst. Mr. A. O. Heising, a heretofore prominent republican leader, was called upon for a speech.

The Reno (Nevada) Journal says that after a long and dreary winter, spring has at last opened, and, as the snow recedes from the valleys, the farmers are all busy putting in their spring crops.

The new financial policy is probably foreshadowed in the following paragraph from the special correspondence of the Baltimore Sun, of last week: The senate finance committee held a meeting to-day for the purpose of maturing a new financial bill.

Congressional Opinions of the Veto. Simon Cameron is reported to have declared that the President's veto of the inflation bill was the hardest blow the Republican party ever received, that it would lead to its defeat next fall throughout the western and northwestern states, where it ought to be the strongest, and would endanger Pennsylvania.

The Erie on Temperance. Section 1st, Article 1st, of the general regulation of the Erie Railway Company reads as follows: "No man who uses intoxicating drinks can be dependent upon in railroad service, and it is the intention of this company, as far as practicable, to deny employment to all men who drink intoxicating drinks."

Prices-Texas Cash. At a meeting of the republican state central committee of Illinois, on the 14th inst. Mr. A. O. Heising, a heretofore prominent republican leader, was called upon for a speech.

NOTICE IN BANKRUPTCY. In the District Court of the United States for the Western District of Pennsylvania, in the case of J. B. Gillett, Debtor.

OUR DORMANT ENERGIES. Our bodies are not as vigorous nor our minds as clear as they might be. This remark is true of at least two-thirds of civilized society.

A speedy resumption of specie payments, gentlemen! What do you think of that in the face of the fact that your illustrious statesmen of Illinois, Mr. Logan and Mr. Oglesby, are attempting to bring this country into disrepute in the eyes of civilized people by their labors to secure the issue of \$44,000,000 more currency.

New Advertisements. FOR SALE. Twenty one Baled Hay, in quantities to suit prices, to be had on the following terms: Apply on the premises.

HERRING & FARREL, 257 Broadway N. Y. MANUFACTURERS OF ALL KINDS OF Fire and Burglar Proof SAFES.

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TORONTO CHIEF, Jr. A blood war with black legs, free from white, and weighs 120 pounds. He is one of the best fighters there is in this country.

PREDIGER OF DAN. TORONTO CHIEF, Jr., was seized by the fast-track Stallion Toronto Chief, now serving at \$200 for the race at the Danforth track.

A HISTORY OF THE O'MARRA Murder Trial, Published in Book Form of Over One Hundred Pages!

The undersigned, Assignee of the estate of Moss & Knapp, Bankrupts, under and by virtue of a decree of the District Court of the United States for the Western District of Pennsylvania, do hereby give notice that on Wednesday, the 6th day of May, 1874, at one o'clock in the afternoon, at the Court House in New Milford, New York, the public sale of the real estate of the said Moss & Knapp, Bankrupts, will be made.

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E. P. HINES, M. D. Graduate of the University of Michigan, Ann Arbor, 1850, and also of Jefferson Medical College of Philadelphia, 1854. He has returned to Philadelphia, where he will practice his profession as usual.

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HORSE BILLS OF EVERY STYLE. Printed in this Office on Short Notice. Farmers' Stores. The undersigned is receiving and has now on hand a complete assortment of

THE INDEPENDENT Sewing Machine! THE GREAT ACHIEVEMENT OF THE AGE! Sews from but One Spool of Thread.

Has a self-setting Straight Needle. It Combines Durability with Beauty and Simplicity, and has all the Modern Improvements.

Agents Wanted. SEND FOR CIRCULAR. THE INDEPENDENT SEWING MACHINE CO., Dec. 21, 1873. Binghamton, N. Y.

ASSIGNEE'S SALE OF REAL ESTATE. Tannery Property in New Milford. The undersigned, Assignee of the estate of Moss & Knapp, Bankrupts, under and by virtue of a decree of the District Court of the United States for the Western District of Pennsylvania, do hereby give notice that on Wednesday, the 6th day of May, 1874, at one o'clock in the afternoon, at the Court House in New Milford, New York, the public sale of the real estate of the said Moss & Knapp, Bankrupts, will be made.

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east 228 feet along the centre of Church street; thence north 84 1/2 degrees west 288 feet to the line of Tracy Hayden's lot to the centre of Main Street, thence south 87 1/2 degrees west along the centre of Main Street 130 feet to the centre of a street, containing two acres and 134 1/2 square feet of land, but the same more or less being the homestead property of said Albert Moss, Jr., and on which is a good two-story dwelling house and other out buildings and fruit trees.

All those four certain houses and lots situated along and being a part of the New Milford known on the Timothy Boyle map of New Milford as lots No. 1, 2, 3, and 4, and on which is a good two-story dwelling house and other out buildings and fruit trees, bounded as follows to wit: Beginning at an iron post in the middle of said street, thence north 5 degrees east 12 perches, thence north 85 degrees west 10 perches to a post corner the place of beginning, thence south 85 degrees east 12 perches to a post corner, thence south 85 degrees east 12 perches to the place of beginning, containing in all 2 1/2 acres, be the same more or less, and on each lot there is one dwelling house.

All that certain piece or parcel of land situated in New Milford township, County and State aforesaid, bounded and described as follows, to wit: Beginning at an iron post in the west corner of lot embraced by James W. Belknap, thence by said Belknap's line north 43 degrees east 130 perches to a black oak tree, thence along line in possession of Johnson & Hatch north 44 degrees west 73 perches to a post and stone in warrant line, thence along said warrant line south 46 degrees west 80 perches to a post and stone in warrant line, thence north 85 degrees west 72 perches to the place of beginning, containing in all 2 1/2 acres, be the same more or less.

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