

Destructive Fire at St. Louis.—
Link's Hemp Warehouse, a large and
expensive establishment, at St. Louis,
was entirely destroyed by fire on Sun-
day the 27th ult. The total loss is
about \$75,000, partially insured on the
following articles, viz., between twen-
ty and fifty hundred bales of hemp
seventeen and eighteen thousand bags
of sugar, five hundred barrels of pork
and hamsheads of sugar, a small lot
of dried several lots of rope, gunny
sack, bagging, queensware, oils &c.
leaves the fixtures of the house and
counting-rooms, and the machinery
and implements for pressing and
baling hemp, and a large lot of stakes,
catings and hardware, belonging to
M. Valean amounting to near \$10,
000 worth, and one hundred crates of
queensware. The St. Louis New Era
says that the hemp destroyed has swept
away two-tenths of the articles in the
city.—[N. Y. Courier.]

The Cultivation of the Tea Plant.—
(There are certainly soils and climates in
our country favorable to the cultivation of
the tea plant, but as yet no enterprising per-
son has made the experiment. Where
cotton grows abundantly, tea will also grow
under proper cultivation. The article is so
valuable in itself, is in such general use,
and imported from so great a distance, that
public spirited men should forthwith ven-
ture upon the experiment, not only on the
culture of the tea, but also of the coffee
plant.—[N. Y. Sun.]

Mr. N. Longworth, the eloquent hor-
emurist of Cincinnati, has about one hun-
dred acres under culture for grapes, straw-
berries, raspberries, peaches, &c. Fifty acres
are devoted exclusively to grapes, and
strawberries. The remainder to peaches and
raspberries. Of peaches he has 5000 trees
that will come into bearing in 1847-48, be-
fore 20,000 younger trees that are now
being budded, and will be used to replace
decaying trees, and to extend the business
with the increase of the city.

The Whigs of Massachusetts at their
convention held in Boston on Wednesday
last have nominated George N. Briggs
for Governor, and John Reed, for Lieutenant
Governor. At the close of the conven-
tion Mr. Webster was called for, and on
his appearance he was received with three
times three, and three again.

A FINE COUNTRY.—A newly arrived
emigrant, walking up Broadway with his
mule, last summer, where the streets
were paved with brick, and horses were
covered over with nets to keep off flies, has
cried out in ecstasy—“Oh, Jamie! Jamie! what a fine country
is this! where the streets have bows, and
the horses wear clothes!”

Days of the Week.—The Sun,
Moon, Tuncos, Woden, Thor, Friga,
and Suster were Saxon gods; to each
of which one day in the week was
consecrated. Sun’s day, Moon’s day,
Tuncos’ day, Woden’s day, Thor’s
day, Friga’s day, Suster’s day. Hence
the names Sunday, Monday, Tuesday,
Wednesday, Thursday, Friday, Saturday.

Multiply the figure 9 by any other single
figure, and the two figures comprising
the product, added together will make 9.
Thus 9 multiplied by 4 make 36, which
figures, added together, make it.

Plymouth Rock.

It is a remarkable instance of our bray-
ing down the traditions of the past that the reg-
ular Saxon, and the 3000 tons of bug-
gery, are now to be heard of.

“Oh, Jamie! Jamie! what a fine country
is this! where the streets have bows, and
the horses wear clothes!”

CHARLES WOLLASTON, Tailor,
would inform the inhabitants of West
Rutland and the public generally, that
he has received his Fall and Winter Fashions
and having procured workmen of long
experience in the trade is prepared to give
one work of the best and most fashionable kind.
To his old customers he would say
he is very grateful for past favors, and by
due attention would respectfully
assure a continuance of the same.

P. S. Cutting down at short notice and
warranted to fit if property made.

ESTRAY.

CAME into the enclosure of the subscriber
on the 17th ult., a middling sized
dark red yearling heifer. The owner is re-
quested to prove property, pay charges, and
take her away.

CHESTER CLEAVELAND,
Rutland, Sept. 5, 1846.

STATE OF VERMONT.

Rutland, ss.

In Supreme Court,

February Term, 1846.

WHEREAS, Cyrus C. Burnam of Mid-
distown in the County of Rutland, has
filed his petition in court showing that at
Hampton in the county of Washington and
State of New York, about the 9th Oct. 1840,
he was lawfully married to Mary Wilson of
Hampton aforesaid, and that on the 15th Sept. 1845 the said Mary deserted him and
refused to return, and for this cause, among
others, he prays for a bill of divorce.

And whereas, it hath been represented
that the said Mary is without the state, it is
hereby ordered that the said Libellant cause
a publication of the foregoing libel or the
substance thereof to be made in the Rutland
Herald three weeks successively, the last of
which publication shall be at least three
weeks previous to the session of the Supreme
Court next to be held at Rutland, within
and for the county of Rutland, which shall be a
sufficient notice of the same.

Given under my hand at Rutland, in the
county of Rutland the 25th day of September
A. D. 1846.

C. K. WILLIAMS,
Chief Judge Supreme Court,
C. B. HARRIS, Atty. for Libellant.

WE the subscribers being appointed by
the Hon. Probate Court for the district of
Fairhaven Commissioners to receive, examine
and adjust all claims and demands of all persons
against the estate of Solomon Wylie late
of Wallingford in said district deceased, repre-
sented insolvent, and six months from the
15th day of Sept. 1846, being allowed by said court
for that purpose, we do therefore hereby give
notice that we will attend to the
business of our said appointment, at the
dwelling house of the widow Enice Wylie
in Wallingford on the 2d Mondays of Nov.
and February next, from nine o’clock A. M. until six o’clock P. M., on each of
said days.

DENNIS HOLLEY, Compt.
LAWRENCE ANDREWS,
Wallingford, Sept. 28, 1846.

Confusion.—Of all parties in existence
the Worcester Palladium, the demo-
cratic must needs purity of motive and

A Sweet Puster.—The Editor of the
Michigan Era says that there is but one
member of the Michigan State convention
which he should like to pick, and that is
Mr. CANDEE.

A Doctor in England advertises in the
paper that he has removed to a residence
near the graveyard, for the greater conve-
nience of his patients.

Sad Bill to Jack. “How many legs wood
a calf have, calling the tail one?”
“Five,” answered Jack.

No, it wouldn’t,” said Bill, for calling
the tail one wouldn’t make it so, would it?
Jack muzzled.

A Virginia newspaper. We live at all times,
in constant dread of fire and smoke. We are
gradually, we dare say, getting out of the
bad habit of writing letters to the
local offices of Writers Union of Wash-
ington, to have them stamped green, paid from its
office, Old Johnson, Post-office, Va.

WISTFUL BALSAM OF WILD CHERRY.

We submit this to patient readers, having
great respect for the skin of the medical profession
but, as far as we can see, they do not allow
us to do so. We are anxious to have our
neighbors, whose skins were almost
ruined by the highly refined samples of our
warm State-balsam. The balsam immediately
reduced a most horrid sore, which threat-
ened even the life of the patient.

George W. Strong, guardian of

Agnes S. Hinman, Moses S. Hinman, minor
representatives of Lucy M. late wife of the
late Samuel Hinman, having thus made

application to said court representing that it

would be conducive to the interest of his

said wards to sell certain portions of the
real estate of his said wards to wit: a dwelling

house and lot on the west side of the

east village of Rutland, and all their interest

in the supplements in Mendon being the

same set out to said wards by the commis-

sioners of division of the estate of Moses Strong,

late of Rutland, in said district, deceased,

testate, and also all the interest of said

wards it being one undivided ninth part

of the reversal of the dower of the widow of

the said deceased Moses Strong and there-
fore to sell the same to him.

Therefore, it is ordered by said court that
said application be referred for hearing and
decision to the 4th Monday being the 26th
day of October inst, and that a copy of this
order be published three weeks successively
previous thereto in the Rutland Herald, a
newspaper printed at Rutland that all persons
interested may appear and object to the
same if they see cause.

A true copy of record.

HENRY HALL, Register.

STATE OF VERMONT.

Rutland, ss.

In a special probate court held at Rutland
within and for said district on the 12th day of

Sept. A. D. 1846.

Present, Wm. Hall, Judge.

An instrument in writing purporting to be

the last will and testament of Deborah Austin,

late of Timmonot in said district, deceased,

having this day been presented to said
court for probate and allowance by John
Vail, the executor therein named.

It is ordered that said will be referred for

probate and allowance to the first

Monday being the 2d day of November next,

and that a copy of this order be published

three weeks successively previous thereto in

the Rutland Herald, a newspaper printed at

Rutland that all persons interested may

appear and contest the probate thereof if they
see cause.

A true copy of record.

HENRY HALL, Register.

STATE OF VERMONT.

Rutland, ss.

In a special probate court held at Rutland
within and for said district on the 21st day of

Sept. A. D. 1846.

Present, Wm. Hall, Judge.

An instrument in writing purporting to be

the last will and testament of William Burnham,

late of Timmonot in said district, deceased,

represented insolvent, and six months from the
15th day of Sept. 1846, being allowed by said court

for that purpose, we do therefore hereby give

notice that we will attend to the

business of our said appointment, at the

dwelling house of the widow Enice Wylie

in Wallingford on the 2d Mondays of Nov.

and February next, from nine o’clock A. M.

until six o’clock P. M., on each of

said days.

A true copy of record.

J. A. WARNER, Register.

STATE OF VERMONT.

Rutland, ss.

In a special probate court held at Rutland
within and for said district on the 1st day of

Oct. A. D. 1846.

Present, Wm. Hall, Judge.

Whereas Lucinda Williams and John Wil-
liams administrators of the estate of Abigail

Williams late of Poulton in said district,

deceased, having this day been presented to

the court for probate and allowance by John

Wells, the executor therein named.

It is ordered that said will be referred for

probate and allowance to the first

Monday being the 2d day of November next,

and that a copy of this order be published

three weeks successively previous thereto in

the Rutland Herald, a newspaper printed at

Rutland that all persons interested may

appear and contest the probate thereof if they
see cause.

A true copy of record.

HENRY HALL, Register.

STATE OF VERMONT.

Rutland, ss.

In a special probate court held at Rutland
within and for said district on the 1st day of

Oct. A. D. 1846.

Present, Wm. Hall, Judge.

Whereas Abigail Williams late of Poulton

in said district, deceased, having been pre-
sented to said court for probate and allow-
ance by John Wells, the executor therein named.

It is ordered that said will be referred for

probate and allowance to the first

Monday being the 2d day of November next,

and that a copy of this order be published

three weeks successively previous thereto in

the Rutland Herald, a newspaper printed at

Rutland that all persons interested may

appear and contest the probate thereof if they
see cause.

A true copy of record.

HENRY HALL, Register.

STRAYED.

FROM the pasture on the North side of
Hald Mountain, formerly owned by Judge
Strong, on or about the 1st of September, last,
two sucking mare colts, one bay, and one
other dark brown. Whoever will return
or give information of said colts, shall be sum-
marily rewarded.

JOSEPH GREEN,
Rutland, Sept. 18, 1846.

STRAYED OR STOLEN.

FROM the pasture of the Subscribers on
the 28th day of September, two cows,
one of them supposed to be about ten
years old, dark red, with the tips of horns
white. The other is a four years old
white cow, with white buttons on her
horns. Whoever will give information where
these cows may be found or will return them
to the subscribers, shall be sensibly reward-
ed.

C. L