

THE CAPITAL JOURNAL

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SUGGESTED COMMENT.

The violators of the Geary law seem to be more in Cleveland's eyes.

Still the gold goes out; five million ordered from New York today.

Bluffs is suspended, Duba enjoined, and what shall be done with the others?

The millionaires Plunkinton of Milwaukee and Thompson of Tacoma failed yesterday.

There is nothing odd about the Odd Fellows except their infidelity having a good time when they set out to.

Not the least among the many events that deserve to be made a great success is the Floricultural society's exhibit June 10th.

The Oregonian has apparently dropped its single gold standard, and is clamoring for the double standard in recent editorials.

Editor Dean is making the Oregon Populist a lightened paper for principle. Its motto is: He that neither toils or spins, neither shall he eat.

If an office is what Mr. Kellerman is after he will be badly disappointed. For not even an ex-confederate respects a northern man who speaks disrespectfully of the services of brave men.

There is the genuine ring of true Americanism in Capt. S. P. Adams address. But then he had a patriotic subject and source of inspiration, in spite of Kellerman's opinion to the contrary.

Peter Jackson, the colored pugilist, has gone to England in place of Cuba. There is no question as to John L. Sullivan's destination. Corbett will soon be rich enough to represent California as United States senator.

When the Cleveland administration issues any orders about enforcement of our country's law against Chinese it is always careful to explain that it does not pertain to violations of the Geary law.

The Iowa Prohibitionists are going to help the Democrats and the Populists clean out the Republicans again this year; as usual the result will be just the other way. They ought to be allowed to succeed just once, as the result would be to wipe all the anti-saloon legislation enacted in that state by the Republicans off the statute books. It would be poetic justice if such a thing can take place in politics.

Among the names of Grand Army men in THE JOURNAL who denounced Kellerman's Memorial day offering was that of Earl Rice. He was not a union soldier, but fought on the other side. As an ex-confederate he had an opinion however. And it was so heartily in union with that of Union soldiers' ideas that the reader would have thought he belonged to the G. A. R. When it comes to a foreigner assailing the patriotic motives of American men and women who bravely and loyally served their country when it needed their services, there is but one sentiment, universal condemnation, even among ex-rebels. The man who speaks insultingly or depreciatingly of the heroes of the late rebellion, be he president or preacher may always be sure he will hear a response from loyal Americans.

AN ELOQUENT ADDRESS.

Capt. S. P. Adams, of Salem, delivered the Memorial day address at Reed's opera house, this city. He was several times applauded for the loyal and patriotic spirit of his effort on that occasion, but especially on his true ring of Americanism. We may present other extracts from the address referred to, but for the present give place to the portion we term

"AMERICA."

This undivided temple of liberty is the priceless legacy preserved and bequeathed to all future ages by our gallant and patriotic soldiery, which should outlast the crumbling monuments of brass, and the wasting tooth of time. It stands today, and should forever stand, as an enduring and living monument of the patriotic valor and heroic service of the Grand Army of the Republic.

Let every soldier and every patriotic citizen swear with determined emphasis, that the dark page of history shall never be written which records the dissolution of the perversion of this equal of personal liberty, and of the equal protection of the constitutional rights of every individual, be he Catho-

lic, protestant or infidel. I do not hesitate to declare that America should forever remain for true and real Americans, and for such only, regardless of the place of their activity and of their expatriation. And, while we cherish the memories of our departed heroes, we should honor and protect their surviving defenders with unstinted justice, till the last soldier and his widow to their long and final rest.

Let this Memorial day stand as a monument of living memory as enduring as the anniversary of our National Independence. For while the one commemorates the nation's crucial birth, the other commemorates the death of its redeemers.

The former was the day upon which the unborn babe of liberty, began the hazardous ordeal of patriotism, in its perilous struggle for birth and life. But the living infant grew, and became apparently a strong and healthy man.

It was proud of the day of its birth and upon the Fourth of July, the booming of cannon and the exultant shouts of millions of freemen, proclaimed that that was a nation's jubilee.

But from its birth it bore the taint of disease from the cancerous gangrene of human slavery had fastened upon the lower parts of its body politic.

The soothing poultices of various sorts of "compromise" had only increased its power and strengthened its hold, until it demanded the right of sustenance or of existence upon every part of the body.

Falling in that demand it then asserted the right, and forcibly undertook the hazardous experiment of dismemberment by amputating itself from its upper and northern half.

The scalpel sword had been drawn, and a determined blow had fallen, when a hasty consultation of our nation's best advisers was had, and the unanimous conclusion was, that national dismemberment could only end in the nation's death.

Then began the mighty struggle to prevent the amputation, and to save the nation's life.

One million, five hundred thousand brave and patriotic men were called from their homes during that long and perilous struggle, while two hundred thousand of them sacrificed their lives to save the body of the republic, and the life of liberty.

Eight hundred millions of the nation's revenue was expended, and an appalling legacy of two thousand, eight hundred and forty five millions of indebtedness, was bequeathed to the survivors and their heirs, as the stupendous cost of preserving this nation and this temple of liberty.

Besides the regular expenses of the government, enormous sums were raised and spent by states, cities, towns and individuals, in outfitting and sending volunteers; and by the sanitary commissions and other societies for the comfort of the sick and wounded soldiers, and for the whole army in general. But fortunately and happily the corroding cancer of human slavery had disappeared from the entire body politic forever.

The enormous expenditures and losses of the country north and south are beyond all record, and beyond all computation and can never be estimated or known. It left the nation almost decimated and the country upon the very verge of bankruptcy.

At what a vast expenditure of the titanic energies of the people, and at what a stupendous price, do we today enjoy a degree of liberty and prosperity, unparalleled in the history of man.

The immortal Lincoln's definition of this republic, that it is "a government of the people, by the people and for the people," must forever remain as the unchallenged and eternal principles of all our legislation.

Deafness Cannot be Cured

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure Deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube gets inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed Deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by catarrh, which is nothing but an inflamed condition of the mucous surfaces.

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Bookkeepers and others of sedentary habits cure constipation with Simmons' Liver Regulator. After using one bottle of "Mother's Friend" I suffered but little pain, and did not expect that weakness afterward until in such cases. Mrs. ANNE GARD, Lansing, Mo.

Thought the Court Was Crazy.

My faith in the value of evidence of identity, and of police identification in general, was rudely shaken not long since when another man was arrested in this state for me and convicted on what appeared to be the most convincing evidence. It was in one of the towns where there is in force an unconstitutional ordinance prohibiting any nonresident from selling goods or soliciting orders without first taking out a license, and I was arrested for ignoring this enactment. I had in my pocket the card of a brother traveler whom I had met that morning for the first time, and by the purest accident I gave this to the constable in mistake for one of my own. I discovered the error directly and tried to recall the card, but the constable thought he saw an attempt to evade justice and ridiculed my explanation.

I deposited \$10 in lieu of bail and went on with my business. A notification was sent to the hotel to the man whose card I had given telling him to appear before the police judge at 3 o'clock. He appeared in due course, and on the sworn testimony of the constable and his assistant, both of whom unblushingly identified him, he was fined \$5 and \$4.25 costs, in spite of his indignant protest.

Seventy-five cents in change was handed him, and he left the court under the conclusion that every one connected with it was crazy. He found out the mistake in the evening, but very naturally insisted on retaining the change as some slight compensation for the trouble to which he had been put.—Nebraska Cor. St. Louis Globe-Democrat.

A Woman Who Knows Not What Fear Is.

A Uniontown correspondent sends a bit of the history of Mrs. Taylor Oliver, which shows that the pluck exhibited by that fearless woman during the murderous attack upon herself, her husband and her daughter has been characteristic of her during life. The story is as follows: Many years ago Mr. Daniels, the father of Mrs. Oliver, was what was known at that time as a slave driver. During that time he incurred, of course, the hatred of the negro race. After freedom, and when Daniels was living with his family in Jefferson county, a band of negroes determined secretly to murder him and his entire family. A night was selected and a party visited his house in the dead of night and made an attack.

Daniels defended himself as best he could, and Mrs. Oliver, then 17 years of age, shouldered a gun and took a position by the side of her father. In the melee there was a great loss of life, and when the smoke of battle had passed away seven dead negroes summed up the loss on the attacking side, and none of the Danielses was injured. Mrs. Oliver, it is said, did the best shooting, and her shots were more effective than those of her father. She does not know what fear is, as she has proved in her recent and most trying ordeal.—Henderson Gleaner.

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Sealed bids for furnishing wood will be received at the office of the clerk of school district No. 24 until 12 o'clock p. m. on Tuesday, June 20, 1893. Bids will be opened at 2 o'clock p. m. of the board of directors at 2 o'clock p. m. of said day of June, for the delivery of wood between September 20, 1893, at 35 cords fir. Park, 12 cords oak, 15 cords fir, East Salem, 40 cords oak, 10 cords fir, North Salem, 12 cords oak, 40 cords fir. All wood must be 4 feet in length, reasonably straight and corded closely.

STATE TREASURER'S FOURTH NOTICE.

NOTICE is hereby given that there are funds on hand sufficient to pay all outstanding state warrants endorsed "Presented, and not paid for want of funds," prior to, and including, March 2, 1893, and that all such warrants will be paid upon presentation at this office. Interest on said warrants will not be allowed after the date of this notice.

DISSOLUTION.

NOTICE is hereby given that the firm of Martin & Harkins, blacksmiths, has dissolved partnership by mutual consent. The business will hereafter be conducted by John C. Martin at some place, and all accounts due by the heretofore existing firm will be settled by him, and all bills are payable to him. Thanking our past customers, we are respectfully, MARTIN & HARKINS.

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