

LEST WE FORGET.

It is well to keep in mind the actual facts of the political corruption fund that was raised at the last moment in the Roosevelt campaign by Harriman, at the solicitation of the president and expended by Cortelyou and Odell. That Republican paper, the New York Sun, puts it in chronological order thus: "On October 23, 1904, 16 days before the election, Chairman Odell of the New York Republican state committee reported the state to be in danger both as to Roosevelt and Higgins. On October 24 Edward H. Harriman was called in.

On October 28 Mr. Harriman journeyed to Washington and consulted with President Roosevelt.

On October 29 Mr. Harriman returned to New York City and got into action.

On October 31, eight days before election, known for a generation as 'dough day' in the state, \$200,000 of the \$260,000 raised by Harriman was turned over to Cortelyou and Odell for use in the state of New York. There were 60 county chairmen to be appeased, 60 county chairmen not accustomed to disappointment on 'dough day'.

Election day was November 8."

In the Republican vernacular of New York the word 'dough' means money to corrupt the voters of the state, and we have the assurance of Edward H. Harriman that 50,000 votes were changed as the result of the fund collected by him and expended by the Republican politicians.

IMPERIALISM RUN WILD.

The term of Senator Fulton of Oregon will expire March 3, 1909, and he is now canvassing the state as a candidate for re-election, it being the custom in Oregon for the voters to instruct members of the legislature how they shall vote on the election of U. S. senators by expressing their will at the polls. Senator Fulton made a speech recently at Corvallis, in which he advocated the election of senators in congress by the people, a proposition generally favored by Democrats; but he went a good deal farther and linked this proposition with two others which are entirely undemocratic and subversive of our whole system of government. In fact he went as far as Roosevelt or Root ever went in the direction of destroying state and local rights and put the propositions of those ultra imperialists into plain language. "I am firmly convinced," said he, "that instead of delegating certain specified powers to the general government, all powers should be vested in it, and that the states should exercise only such powers as congress may from time to time endow them with, or, at the utmost, their powers should be limited and confined to subjects necessary to local self-government, and all other powers be vested in the general government. "This doctrine is simply monstrous and treasonable. It would destroy the equality of the states and in the senate and reduce the smaller states to mere vassalage. It is a reversal of the theory of a federal government, and is the very quintessence and deadly virus of imperialism. It is, indeed, imperialism run wild. For as it is now, the states alone have origi-

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nal powers and the United States government has only delegated powers, and can exercise no power not plainly delegated. How could a government having delegated powers only delegate such powers back to their original possessor without leaving itself devoid of all powers? In effect, Senator Fulton's idea is for the government of the union to make a quit-claim deed of all its powers, and then secure a new deed giving it all powers, and making it like the old kings of England, the "fountain of honor" and the only source of power, having local government to depend solely on its favor. Again the senator says: "The power to regulate commerce of every character, state and interstate, should be vested solely in the federal government. I have prepared and shall offer at the incoming session a proposed amendment to the federal constitution granting to the general government that power." This is dangerous and futile doctrine.

The federal congress at Washington is far less responsive to the popular will than the state legislatures, many of which are watched as carefully by the electors as are the local municipal councils. Most grievances are more or less local, and when they must be carried to congress they can with safety be perpetuated by the votes of members from districts in no way interested. The railway interests on the other hand are concentrated and thoroughly organized and can bring their political powers to bear more effectually at Washington than at the state capitals. As a governmental establishment becomes farther removed from and above the popular source of its authority the stronger is its tendency to sacrifice the public interest. What the people need is local self-government in all matters involving purely domestic affairs, Oregon needs this as much as North Carolina does.

Ed. F. Daly, former sheriff of Livingston county, was shot in St. Louis early Friday morning while leading a raid on an illicit oleomargarine plant in that city. The bullet passed through his right lung and lodged in his left. His condition is serious, but the chances are that he will get well.

The remains of Fred Kinchloe, engineer on the A. & P. railroad and stepson of County Assessor S. B. Thomson of Saline county, were brought in from Colorado Wednesday and interred in the Nelson cemetery. Mr. Kinchloe had climbed out on the front of his engine to do some repairing, when the mogul gave a lurch and the unfortunate man was thrown directly in front of the engine, which, with half of the heavy freight train, passed over both of his legs before it could be stopped, crushing off both of his feet above the ankles. He was taken to Raton as rapidly as possible where all was done to relieve the wounded man, but all to no purpose. He passed away Saturday.

William Barnes, charged with carrying concealed weapons, and John Allen, for disturbing the peace, were fined \$50 and costs in Judge Reuben Davis' court at Marshall Tuesday. Both were sent to the county jail.

About 250 guests assembled at the home of Mr. and Mrs. W. E. Long to observe the 25th or silver anniversary of the marriage of the above couple. Quite a number of the guests were present at the former nuptials in 1882.

A wedding resulting from a romance, which began in Yucatan a year ago, has just been celebrated in Boston, Massachusetts. Wilson Fisher of Marshall and Miss Alice Thompson, daughter of the American consul at Yucatan, are the principals in the affair.

Typhoid fever carried little Isabelle Smith, aged 6 years, to the God who gave her birth. The little one had been ill only a few days, but was violently ill from the first and continued in a critical condition until the end. About three weeks ago the father, Dr. Geo. P. Smith, lost his house and contents by fire which goes to show how true it is that misfortunes never come singly.

Luther Taylor of Marshall, a colored boy about 14 years of age, was accidentally shot while out hunting on Rook creek Thursday. There were several boys hunting together with only one gun. The shotgun was in the hands of Taylor when it was discharged accidentally. The entire load of shot entered the right side of his head. Dr. Scrutchedfield held an inquest in his office last Friday.

Several of the school children at Miami were attracted by the pretty red leaves of some bushes, near the schoolhouse, Friday and gathered them and brought them to the house. They are now all suffering from the effects of poison ivy. Dr. H. D. Grady of Miami recommended the following: Bathe the affected parts with alcohol and rinse off thoroughly with water while still wet. This removed the poison and cured at once.

According to the Salisbury Press-Spectator, John Legendre and Bion McCurry had the time of their lives recently when they went down to St. Louis to see Teddy and the 23 governors and the veiled prophet and the queen and the other sights. They have worn a dazed look since their return, realizing, no doubt, that it doesn't fall to the lot of every man to see such visions.

Mayor D. R. Patterson, in deference to a resolution passed by the board of aldermen of Salisbury, has issued a proclamation prohibiting the sale of liquors, wares and merchandise on Sunday in that city. Now all the thirsty ones over there will have to lay in their supplies before Sunday comes or "have a thirst" till Monday morning. Some of them can doubtless get along better without "dry goods" than "wet goods."

Hunters Beware.

The new law applying to hunters passed by the last legislature is very stringent, and should be carefully read by those who desire to hunt with gun or dog, if they want to keep out of trouble. It reads:

Sec. 27. It shall be unlawful for any person to hunt with gun or dog on enclosed or cultivated land of another at any time without the consent of the owner or person in actual control of such land as agent or tenant, and any person violating the provisions of this section shall be fined not less than \$10 nor more than \$25, one-half of the amount to go to the owner of said land or his agent or tenant furnishing the proof of such violation of this act.

Sec. 19. The sheriff of each

Headache Every Month

You may think, because you have long had it, that you must have a headache every month, being a woman.  
But if you think so, you are wrong, since a headache is a sign of disease of your womanly organs, that thousands of other women have been able to relieve or cure, by the use of that wonderful, woman's medicine,

WINE OF CARDUI WOMAN'S RELIEF

"I recommend Cardui to all sick women," writes Mrs. A. C. Beaver of Unicoi, Tenn. "I suffered with headache, bearing-down pains, feet swelled, pains in shoulders and many others. At last I took Cardui, have gained 20 pounds and have found it the best medicine I ever used for female troubles."

At All Druggists  
WRITE FOR FREE ADVICE, stating age and describing symptoms, to Ladies Advisory Dept., The Chattanooga Medicine Co., Chattanooga, Tenn. E 37

county shall be ex-officio game and fish warden of his respective county, and all deputy sheriffs, constables and justices of the peace be ex-officio deputy game and fish wardens of their respective counties; and for the enforcement and execution of the game and fish law they shall be allowed such fees and costs as are allowed in other criminal prosecutions.

A Freak Corn Stalk.

Wm. Laird, a well-known farmer who resides in Clark township, Chariton county, brought to Marceline the other day a corn stalk which grew in his field under the same conditions as the rest of his crop, but which departed considerably from the usual result. The stalk is like all other corn stalks except for the fact that it bears a mass of leaves and peculiar formations at the top and has not the least sign of an ear. The stalk is not diseased, and has none of those peculiar excrecences sometimes seen on corn; it merely took a notion to turn its leaves and fruit into a different channel from the ordinary. In the group of leaves at the top are bunches which look like the husks of hazelnuts, and these are mingled with "heads" that look something like an oathead. Each husk on these heads contains minute grains the color of a wheat germ, but a little longer in size. The heads are not like the tassel on corn, but give you the impression of small grains. It is probably that, by some insect mixing foreign pollen with the corn pollen, a hybrid has been produced, and it would puzzle Luther Burbank to tell just what it is - Marceline Mirror.

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**Final Settlement Notice.**  
Creditors and all others interested in the estate of Silas W. Riley deceased, are hereby notified that at the next regular term of the Chariton County Probate Court, to be begun and held on the second Monday in November, 1907, at the Courthouse in Keytesville, in said County, I shall make final settlement of said estate.  
S. W. McCONNELL, Executor.

**Executor's Notice.**  
Notice is hereby given that letters of administration on the estate of Benedict Bixenmann, deceased, have been granted me by the Probate Court of Chariton County, bearing date October 2, 1907. All persons having claims against said estate are required to exhibit them for allowance within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if such claims be not presented within two years they shall be forever barred.  
JOHN BIXENMANN, Executor.

**Final Settlement Notice.**  
Creditors and all others interested in the estate of Elizabeth Dietrich, deceased, are hereby notified that at the next regular term of the Chariton County Probate Court, to be begun and held on the second Monday in November, 1907, at the Courthouse in Keytesville, in said County, I shall make final settlement of said estate.  
WILLIAM DIETRICH, Executor.

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**FELDENHEIMER'S**  
Ready-Made Wear Department  
SPECIAL INDUCEMENTS TO THE EARLY BUYERS

No. 4013-15—Fifty Black Cloth, Collarless Coats, 50 inches long, all sizes from 34 to 44. Worth \$7 anywhere you go. Our price..... **\$4.96**

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**KING BEE** hot blast, Illinois heater, Cole's hot blast, and Globe hot blast, coal stoves. Clermont and Superior wood heaters and a large variety of other makes.

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Hope, rest, fresh air, and—**Scott's Emulsion.**  
ALL DRUGGISTS; 50c. AND \$1.00.

