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A More Glorious Edifice than Greece or Rome Ever Saw

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"A MORE GLORIOUS EDIFICE THAN GREECE OR
ROME EVER SAW" - - -

In his matchless eulogy on General Washington in 1832, Daniel Webster closed with the words quoted below. Now, 110 years later, when we must defend our heritage against "enemies foreign and domestic," we bring them respectfully to your attention.

"Other misfortunes may be borne, or their effects overcome. If disastrous wars should sweep our commerce from the ocean, another generation may renew it; if it exhaust our treasury, future industry may replenish it; if it desolate and lay waste our fields, still, under a new cultivation, they will grown green again, and ripen to future harvests.

"It were but a trifle even if the walls of yonder Capitol were to crumble, if its lofty pillars should fall, and its gorgeous decorations be all covered by the dust of the valley. All these may be rebuilt.

"But who shall reconstruct the fabric of demolished government?

"Who shall rear again the well-proportioned columns of constitutional liberty?

"Who shall frame together the skillful architecture which unites national sovereignty with State rights, individual security, and Public prosperity.

"No, if these columns fall, they will be raised not again. Like the Coliseum and the Parthenon, they will be destined to a mournful and a melancholy immortality. Bitterer tears, however, will flow over them than were ever shed over the monuments of a Roman or Grecian art; for they will be the monuments of a more glorious edifice than Greece or Rome ever saw, the edifice of constitutional American liberty."

GARNISHMENT

Execution — Action by receiver of a bank in which the plaintiff brought garnishment proceedings against another bank in aid of execution on a judgment for plaintiff against defendant. From an order authorizing and directing garnishee to open a safety deposit box leased therefrom by defendant, to inspect contents thereof in the presence of the sheriff and attorneys for plaintiff and defendant, and disclose such contents for levy by the sheriff, defendant and garnishee appeal. Held, that the order of the trial court directing the garnishee to open such box and disclose the contents thereof for levy by the sheriff was primarily in direct aid of execution. Its object was to pave the way for an actual seizure of the property and not to determine the extent to