

MAY BE MISTRIAL IN NAN PATTERSON CASE

Eduard J. Dressler, One of the Jurors, Stricken with Paralysis, and Unless He Recovers an Entirely New Jury Will Have to Be Chosen.

Eduard J. Dressler, of No. 106 Woodcrest avenue, one of the jurors sitting at the trial of Nan Patterson for the murder of Caesar Young, is stricken with paralysis and may be unable to resume his place in the jury box.

In that event the eleven other jurors who have heard the testimony produced by the prosecution during the last week will be discharged. A new panel of 100 takersmen will have to be drawn and an entirely new jury selected. Under the constitution of the State there must be twelve jurors in the box throughout the trial.

News of the illness of Juror Dressler reached Justice Vernon M. Davis today a few minutes before the time set for the resumption of the trial in the Criminal Branch of the Supreme Court. It came in the form of an affidavit in which Dr. James A. Ferguson, the family physician of the Dresslers, swore that the juror had suffered a sudden attack of hemiplegia or paralysis.

PARALYZED ON THE LEFT SIDE!

The physician stated that during the past many hours Mr. Dressler has been completely paralyzed on the left side of his body and that a blood clot has formed on his brain. He was stricken last night and grew rapidly worse until this morning he was in an exceedingly critical condition.

After receiving the affidavit Justice Davis telephoned to Mrs. Dressler. He learned from her that she fears that her husband will not survive as it is the third stroke with which he has been seized. When the malady suddenly developed he was at the dinner table with his family, apparently enjoying the meal. He had been at his office all day.

Should the sick man be completely incapacitated from resuming his duties as a juror Justice Davis will have to declare the presentation of the case thus far a mistrial and take steps to secure another jury. He has sent a request to Dr. Joseph Collins, a specialist in disease of the kind that has afflicted the juror, to visit the sick man and write out a report of his illness. This document will be presented at opening of court on Monday morning. If the physician declares that there is little likelihood of the recovery of Mr. Dressler in the near future the present jury will have to be disbanded.

NAN PATTERSON IS SORRY.

Miss Patterson was in court when Justice Davis announced that the trial would have to be suspended. Before being led back to the Tombs she said: "I regret very much the illness of Juror Dressler. I suppose the trial will now end on Monday, and I will again have to go through the distressing ordeal. I hope for a speedy retrial. I was thoroughly satisfied with the jury that had been chosen and felt confident that would be acquitted."

Lawyer Abraham Levy, Miss Patterson's counsel, said that if Dr. Collins reported that Juror Dressler could not continue with his duties he would apply to Justice Davis to have Miss Patterson's bail reduced to \$5,000, which would be immediately furnished. Mr. Levy said that there would undoubtedly be a delay before a retrial was obtained, and that he hoped he could obtain freedom for his client during the interim.

OTHER TRIALS DELAYED.

During the trial of Dr. Fritz Meyer for murder before Justice Barrett in the old Court of Oyer and Terminer in December, 1893, the seventh juror, Benjamin B. Low, was taken suddenly insane while Lawyer Charles Brooks was summing up his case for the defense. The juror was taken from the jury box, where he was stricken, and conducted to an ante-room. There he was examined by Dr. Carlos F. McDonald and Dr. Charles Dana and pronounced insane. When this was reported to the Court the jury was discharged and a new trial ordered.

Hardwig M. Paradise, juror No. 4 in the jury that had heard the evidence of wife-murder produced against Dr. Robert Buchanan in January, 1893, was suddenly taken ill while he and his fellow-jurors were deliberating on a verdict. He had to be carried into court, but, as he was still conscious and assented to the verdict of guilty pronounced by the jury, the judgment was allowed to stand. The first Molinoux trial was postponed for a week because of the illness of a juror; but he was merely suffering from rheumatism, and the report of a physician stated that he would be able to resume his duties in a few days.

A report that J. Morgan Smith, brother-in-law of Nan Patterson, had been arrested, was found to-day to be groundless. It is said that Smith is now in the Philippines.

NAN PATTERSON INNOCENT, SAYS WIDOW OF YOUNG

Mrs. Frank T. Young, wife of "Caesar" Young, does not believe "Nan" Patterson deliberately killed her husband.

Her theory of the killing of her husband is that the revolver was held by "Nan" Patterson.

That the girl drew it as a "bluff" and aimed it at him to make him miss the Germanic, on which he was to sail away from her.

That Young thought she was in earnest and, believing his life in danger, grabbed at the revolver.

That in doing so he grasped the revolver about the chamber so that when it was exploded his hand and fingers were blackened by the burning powder.

That in the struggle for possession of the revolver it was accidentally discharged while still in the hands of "Nan" Patterson.

NOT SEEKING REVENGE.

According to a member of Mrs. Young's family, she holds no personal ill will against "Nan" Patterson and is not seeking revenge. She does not believe the girl killed Young deliberately, but that she drew the revolver for the purpose of frightening him into missing his ship. She feels the disgrace of her husband's death, but she knows that he loved her and was trying his best to get away from the Patterson woman.

Regarding the story of money being missing from Young's pocket, Mrs. Young was his treasurer. Everything he had was in her name with the exception of two horses in California, the money found on his body and his membership in the Metropolitan Turf Association, worth about \$4,000. He carried no life insurance.

Mrs. Young holds in her name seven tenements in Harlem, an equity valued at \$109,000 in an apartment-house at Eighty-second street and Columbus avenue, stocks, bonds and mortgages. Just before her husband's death she borrowed \$15,000 for him. In his pockets when found in the cab he had but \$2,400. This led to the report that he had been robbed of the other \$12,500. Mrs. Young knows that he lost most of the \$12,500 at the race-tracks. There was no robbery.

Young left his wife in very comfortable circumstances, the reports that he had died a bankrupt and owing money notwithstanding. She has ordered a monument of great beauty to mark his grave in Kensico Cemetery.

BISHOP CASE ADJOURNED.

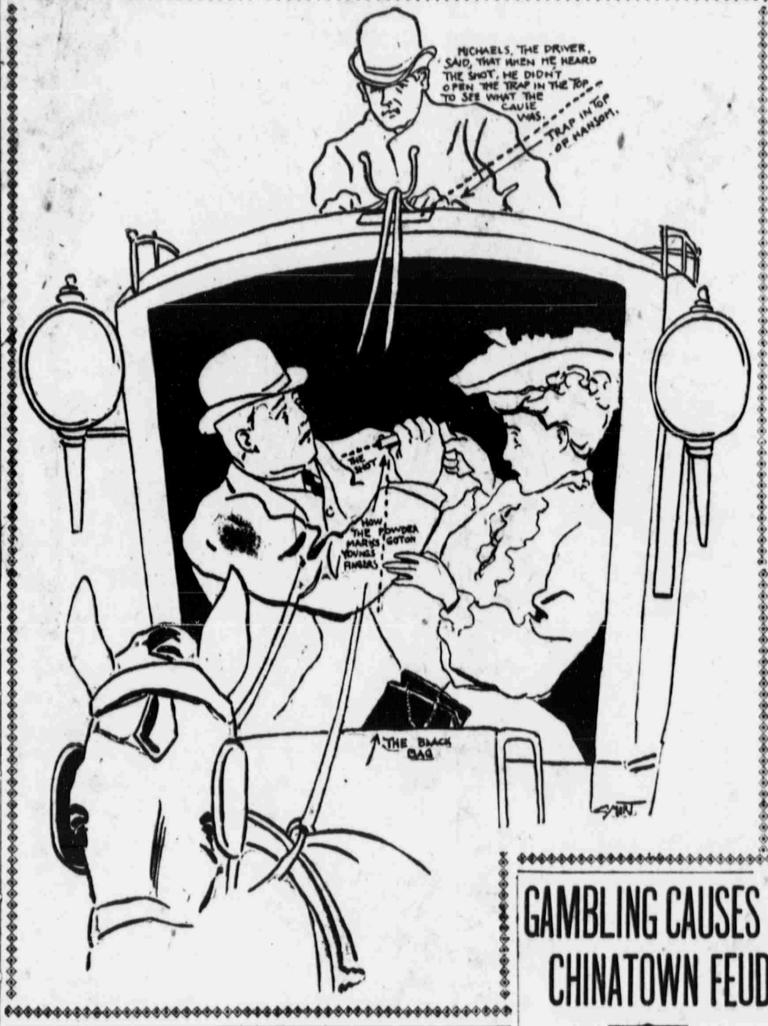
Brother Wister Taken from Charge of Father.

Miss Miriam Bishop, the dark-haired little beauty for whom elder brother Leo wrote out a writ of habeas corpus to take her away from her father, Isaac K. Bishop, wine merchant, claiming that their mother, being an inmate of the Ashtville Lunatic Asylum for fourteen years, their father was living improperly with Miss Sarah Hess at the

Jefferson, in West Fifty-first street, appeared in Justice Fitzgerald's part of the Supreme Court, with her father and Miss Hess again to-day, only to hear the dispute between her father and brother adjourned until Wednesday. Miss Miriam was highly indignant at this, for she is eighteen years old, a woman in the eyes of the law, and thinks she has a right to choose for herself. She chooses her father and the kindly faced nurse of her babyhood who has remained as housekeeper during all the fourteen years since her mother went to the asylum.

THE GENERALLY CREDITED IDEA OF HOW CAESAR YOUNG CAME TO HIS DEATH.

There is said to be in the possession of persons interested in the Nan Patterson trial information believed to have come from her to the effect that she made a "bluff" at killing herself, and that Young seized the pistol and in the effort to get it away from her it was exploded, killing him.



HERE TO WED NANNIE LEITER

Major Colin Campbell Follows Fiancee Across the Sea and Hurries On to Washington—Date for Wedding Not Set.

Major Colin Campbell, the British cavalry officer, who is to marry Miss Nannie Leiter, sister of Lady Curzon, Vicereine of the Indian empire, was the most interesting passenger on the American liner Philadelphia, which arrived to-day. The Major is about forty-two years old and looks it, but he is of that type who when he reaches the forties doesn't appear to leave them behind for a score thereafter. He is slightly built, of medium height and with a fair complexion. He wears a blond mustache, which is bitten short across the lips. Withal his appearance suggests a person of very nervous temperament.

No sooner was Major Campbell ashore than a very young reporter had him in a corner.

"Now, Major, do tell me all about it," said the reporter. "Is it true that you are engaged to Nan Leiter?"

"Pon my soul!" ejaculated the Major, but he proved himself an Englishman, not without humor. His blue eyes smiled in the corners and he answered:

"Yes; it is quite true that Miss Leiter is my fiancee."

"No offense, Major, but you don't mind telling me when are you going to be married?"

"No date has yet been set."

"Then you don't know your best man will be or anything about the bridesmaids or things like that?"

"No," and the Major laughed heartily. He drew his upper lip closer about his mouth. "Good-day," and prepared to leave. But the young reporter was not through. He flanked the Major and brought him to a short stop.

"You haven't told me, Major, where you are going after you leave this pier."

"Well, you are a sharp sort. I'm going to Washington just as soon as I can possibly get away."

Major Campbell is attached to the Central India Horse and has been in the East since 1882, off and on. He returned to England in September.

John R. Conside, proprietor of the Metropolitan, who has been abroad with his wife, also returned on the Philadelphia.

The Cunarder Campania got in to-day. She left Quarantine two hours before the Philadelphia, but she did not get into her berth until half an hour before the Yankee craft. A heavy flood tide jammed the Campania against her pier head and it took six tugs to straighten her out. Incidentally the liner found a mud bank.

Among the Campania's passengers were Commissioner Thomas Coombs, of the Salvation Army, who is to lead the expedition in Canada in place of Miss Eva Booth, who will become Commander-in-Chief of the Army in this country. Major Myers, of Toronto, and three daughters were also passengers. Mrs. Myers died in England and they brought the body home with them. She was a fellow traveler.

WIRELESS STATION BURNED.

The Deforest wireless telegraph station at Highlands, N. J., was burned to-day. The loss is \$300.

MRS. LAYING IN A TROLLEY CRASH

Brougham in Which the Wife of the Vice-President of the West Shore Road Was Driving Wrecked.

Mrs. James D. Laying, wife of the Vice-President and General Manager of the West Shore Railroad, was seriously injured to-day when her brougham was caught between a trolley car and an "L" pillar at Fortieth street and Sixth avenue and smashed to kindling.

Mrs. Laying was rescued from the debris of the carriage and carried into a nearby drug store. She was cut about the hands and face, and it is feared several internal injuries. She would not go to the hospital, however, and was taken to her mansion at No. 531 Fifth avenue.

R. D. Dougherty, Mrs. Laying's coachman, was through shortly after the crash. He was taken in an ambulance to the New York Hospital, and it is feared that he will not survive.

Tarned in Front of Car.

The brougham, which was drawn by one horse, had turned into Sixth avenue from Forty-second street and had proceeded on the east side of the avenue for almost two blocks. Then the coachman sought to turn in front of a trolley car in order to get on the west side, the proper side for vehicles going downtown.

Trolley car No. 267 was coming rapidly from the south and was almost at the corner when the coachman suddenly turned across in front of him. The trolley car struck the brougham, and the coachman was killed. The trolley car was damaged, but it was not seriously injured.

Just when the brougham was between the front of the trolley car and an "L" pillar the crash came. The carriage tumbled up like paper under the shock. The entire body of the vehicle was detached from the shafts and when the car was brought to a stop the wheels were within a foot of Mrs. Laying's body.

Carried to a Drug Store.

Several passengers on the car rushed to the scene of the crash and helped to extricate her from the wreckage. She was carried, bleeding, into a nearby drug store, and a call for an ambulance was sent to the New York Hospital. Dougherty, her coachman, had been thrown twenty feet by the shock falling on his head. He was also carried to the store.

When Surgeon Humphreys arrived from the New York Hospital, he declared that the coachman was probably fatally injured. Mrs. Laying's injuries were not necessarily of a fatal character, though she was badly cut in many parts of the body. As soon as she recovered consciousness she was taken to the hospital, and a carriage was brought for her.

Are You Fitted for the Business You Are In?

If not, stay in it and make a FAILURE—or get OUT of it and make a success.

Which will you have?

Over 300 Business Opportunities

will be found advertised in the next great SUNDAY WORLD WANT DIRECTORY. There you will find a long list of business men, brokers and capitalists who want to buy or sell anything in the business line from a BOOT-BLACK STAND to a BANK.

BRIDE KILLED BY HUSBAND.

Married Only Two Months Victim Is Shot Down in Home.

PHILADELPHIA, Nov. 25.—Mrs. Rosie Luscher, twenty-five years old, was shot and killed early to-day by her husband, to whom she had been married only two months. The crime was committed in the home of the Luschers at 5248 Hix, a suburb of this city. The motive is not known. The husband is in hiding.

NEW FIGHT FOR HUSBAND'S BODY

Court Refuses Permission to Widow of Wealthy Brooklyn Merchant to Take Charge of the Burial Ceremony.

MRS. SAMPLE ATTENDS FUNERAL AT SISTER'S.

Declares at the Grave She Will Again Appeal to Courts and Endeavor to Obtain Possession of Body.

Hysterically crying "My husband, my husband!" Mrs. Charles W. Sample this afternoon threw herself on the coffin containing the man whose last request is said to have been one that she be barred from ever again seeing him dead or alive.

Accompanied by an undertaker and armed with a coroner's permit, Mrs. Sample forced her way in among the mourners who had gathered at the home of Mrs. Albert J. Douglas, sister of the dead man, and rather than have a scene at the funeral, she was allowed to view the body. On seeing the much-changed features she fell on the coffin in a paroxysm of hysterical grief.

She insisted on being allowed to ride in the chief mourner's carriage and at Greenwood Cemetery declared that while Mrs. Douglas had triumphed in obtaining a decision from Justice Marston, of the Supreme Court, overruling her coroner's permit to conduct the burial she intended to fight the case and later have the body removed to her lot.

It was supposed before the funeral that the court decision would be the final move in the efforts of the two women to bury Sample's body, but Mrs. Sample's unexpected appearance at the services upset all calculations.

Mrs. Sample in her struggle for her husband's body had the backing of District-Attorney Clarke, of Kings County.

Marriage Displeased Relatives.

The trouble between Mrs. Sample and Mrs. Douglas began immediately after the death of the merchant. Mr. and Mrs. Sample were married nine years ago and three children were born to them, the eldest, now a boy of eight, and the youngest a girl of four.

A year ago a difference arose between the husband and wife. Mrs. Sample asserting that her husband was attentive to another woman and had furnished a home for her. The wife further said that she knew this woman was living under the name of Mrs. Sample.

According to Mrs. Sample her marriage displeased her wealthy relatives and they were rejoiced when there was a separation.

Husband's Body Denied Her.

According to the wife there was a reconciliation last week, although Mrs. Douglas denies this. Mrs. Sample says that she and her husband agreed to live together, and that she fitted up an apartment at No. 152 Court street for that purpose. A few days later she learned her husband was in jail at his sister-in-law's home in Flatbush, and on going there with her four-year-old daughter was denied admission. After waiting outside for two hours she departed, and although her husband died the following day she did not learn of it until Wednesday. She then demanded the body, she says, and was refused.

Mrs. Sample then appealed to Justice Marston, of the Supreme Court, and asked for an order demanding that the body be turned over to her. The Justice overruled her and the widow appealed to District-Attorney Clarke, who said that the sister had laid claim to the body on the dying request of Sample, who had asked that his wife be taken away. Mr. Clarke said that such requests would not hold in court and that Mrs. Sample was entitled to the body. The widow armed herself with a coroner's order, but this was overruled by Justice Marston this morning.

Justice Wouldn't See His Wife.

Yesterday Mrs. Sample engaged Undertaker William Daly, of No. 134 Smith street, and went to the morgue to demand entrance, but admission was denied them. The Grant street station police were asked for help, but as they had no warrant could not enter.

TOO WELL FED.

Geryman Not Entirely Sure on That Point.

There is an inclination among the ladies to rather overfeed the Dominic sometimes, and while that indirectly helps the sale of Grape-Nuts, it offers no suitable excuse for the makers to encourage the practice.

A minister of Auburn, Ind., writes: "Whether it was from irregular habits and more or less badly prepared food taken during some of my travels, or whether it had been too well cared for by my parishioners does not seem entirely clear; however, the fact remains that indigestion set in, and after a period of hard work I came down with a genuine case of nervous prostration."

"It seems the trouble had been brewing for some years, for several insurance companies had rejected me after careful examination by their physicians."

"I was urged to adopt Grape-Nuts and cream for my sole diet for breakfast and lunch. The request was urged so strongly that I concluded to follow the suggestion, and to my surprise began to gain quickly in health and strength."

"I persisted in the use of this remarkable food, and a wonderful result followed. I have entirely regained my health, have been examined by the physician of one of the most conservative insurance companies in America and have been accepted. It seems sufficient evidence of the change that has taken place as a result of the use of Grape-Nuts."

Name given by Postum Co., Battle Creek, Mich.

Get the book, "The Road to Well-Being," in each pkg.

BURGLAR SHOT IN DUEL WITH POLICE

Three Robbers Surprised in Millionaire's House Answer with Bullets Demand of Officers to Throw Up Their Hands.

HOT RETURN FIRE MADE HOUSEBREAKERS HALT.

One Who Tried to Get Away Fell with a Bullet in His Spine and Doctors Say He Will Die.

(Special to The Evening World.) DOBBS FERRY, N. Y., Nov. 25.—Chief of Police Charles E. Storms, of Dobbs Ferry, with five policemen, fought a duel with three burglars who were caught robbing the mansion of Henry Sidenberg, a millionaire merchant on Broadway, early to-day. The police escaped unhurt, but one burglar is dying in the Dobbs Ferry Hospital with a bullet wound in his back. Two other housebreakers are locked up in Police Headquarters.

Chief of Police Storms firmly believes that the burglars belong to the same gang that has been robbing many country mansions in Westchester County, particularly the home of Gen. Andrew C. Field, near the Sidenberg residence, of \$250 worth of jewels and railroad bond coupons, the homes of Charles H. Dale, F. A. Maher and Henry A. Patton, at Larchmont, of \$30,000 worth of diamonds.

Only yesterday the Sidenberg family went to their town house in Manhattan. Early this morning the caretaker noticed a light in the dining-room and notified Policeman Murray, of Hastings, and he in turn called up Chief Storms. The Chief took three policemen and with them surrounded the mansion.

The burglars had detected the approach of the police, and attempted to flee. One of them was shot in the back of the head and fell. The other two were taken to the hospital. The police opened fire then and two of the burglars fled in a panic and surrendered. Their companion tried to escape and he fell with a bullet through his spine. He is now in the Dobbs Ferry Hospital unconscious, and it is said he will die.

The other prisoners refused to give their names and were locked up. Several burglar tools, including a jimmy, were found in their possession. Evidence in the Sidenberg residence was gained by forcing open a window of the first floor and from the condition of the rooms the burglars had thoroughly ransacked the house.

Chief Storms said: "There is no doubt these burglars belong to a gang that has robbed many houses in Westchester. They look like professional burglars, and their capture is a good thing for the neighborhood."

The residence of Henry B. Stewart, a wealthy New Yorker, at No. 77 Hamilton avenue, White Plains, was robbed last night of \$1,000 worth of jewelry. Chief Harmon, of White Plains, says the burglary is a mysterious affair, as he cannot find out how the burglars got into the house. Jewels worth \$2,500 which were in the same drawer from which a jewel box was stolen were not touched.

The stolen jewelry comprised the following: One diamond crescent pin and necklace, one topaz pin and chain, violet brooch, chain bracelet, three gold bracelets, one pair gold cuff buttons, diamond square top stick pins, lady's fob chain, one diamond heart pin, diamond necklace.

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Our reputation is the most valuable part of our business. We purpose to hold the position that has been earned by a long, square and upright career.

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Hazelton Bros., H. & S. G. Lindeman, Anderson & Co., Ideal Piano Player

—no matter which you select you are as certain of satisfaction as Uncle Sam is of his taxes. The makers guarantee them, and we guarantee the makers' guarantee: EVERY PIANO THAT LEAVES OUR WAREHOUSES IS SOLD WITH THE EXPLICIT UNDERSTANDING THAT IF YOU ARE NOT ENTIRELY PLEASED WITH IT AFTER HAVING IT IN YOUR HOME A FEW MONTHS YOU CAN COME AND SELECT ANOTHER IN ITS PLACE. We assume all the risk, you assume none. There is nothing in reason we won't do to make you feel completely satisfied. And, quality considered, our prices are considerably lower than you will find anywhere. That you may make sure of this we ask you to investigate legitimate values here and elsewhere—buy here only when you have convinced yourself that you can save money by doing so.

Payments may be arranged to meet your convenience—something less than thirty cents a day will put a GOOD Piano in your home AT ONCE.

Every Piano in this store bears a tag; on that tag, marked in plain figures, is the price of that Piano, and neither you nor any one else can buy it for a dollar less.

In some matters it doesn't cost much if you are cheated, but if you are humbugged into buying a \$400 Piano for \$195, it is a pretty expensive affair. Think of that when you are selecting your Christmas Piano.

When was war declared 'twixt Japan and Russia? Find the answer on page 13 of the new Campaign and War Edition of THE WORLD ALMANAC. By mail, 25 cents. On stands, 25 cents.

One Dollar Humor Cure \$1.00

Complete local and constitutional treatment for every humor from pimples to scrofula, from infancy to age, consisting of CUTICURA SOAP, OINTMENT, and PILLS, may now be had of all druggists for one dollar.

The Coward Shoe

Good Sense Arch-Supporting Shoe. A shoe especially designed to comfortably and correctly support the arch of the foot.

FOR MEN, WOMEN AND CHILDREN.

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Pianos Beware!

Die.

Pianos

If somebody offers to sell you a \$400 Piano for \$195 say "No." Don't let the fiction blind your eyes to the truth—good Pianos, worth \$400, are never sold for \$195.

Cheap Pianos are made by the thousand—made without names on them so that the dealer who buys them may put on any name he chooses. The cases look pretty and the keys glisten. There are strings inside and the worthless make-believe looks very much like a real Piano. The fellow who wants to hoodwink you puts it in his store, marks the price tag \$400 and advertises it for \$195. Don't buy it. There are quite a few people in this world who have found out the fraud to their sorrow.

Study the history of Piano making. Think out the problem of the time, and talent, and labor, and material, and money tied up in a factory. It will prove to you that no \$400 Piano can be sold for \$195.

Look backward, if you want to look into the future of Anderson & Co. Ask the people of Brooklyn how we treated them 30 years ago, 20 years ago, 10 years ago, now.

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