

LICENSING OF NEWSSTANDS

THE NEWSDEALERS' ASSOCIATION TO APPEAL TO THE LEGISLATURE. A BILL BEING PREPARED TO ALLOW THE ERECTION OF ORNAMENTAL BOOTHS FOR THE USE OF WHICH THE CITY SHALL COLLECT A FEE—A FRIENDLY INTENTION TO STOP REMOVALS.

The determination of the Police Board to enforce the law as it finds it having required in the order that vendors of newspapers who do business on the sidewalks outside the footboards carrying on to comply with the law should be made to do so by the New York Newsdealers' and Stationers' Protective and Benevolent Association, at which action was taken, resulting as follows:

Ho'm & Smith, the association's lawyers, were instructed to continue the preparation of a bill, which will soon be complete and which, when it becomes law, will provide for the licensing of certain newsstands under the elevated railroad stations, which, being at present unlicensed, the police will remove after October 1. It is proposed that the proprietors of these stands shall pay license fees to the city of about \$1 a month for each stand on opposite sides of the street, this plan would bring thousands of dollars into the city treasury each year. It is also suggested that these stands be made ornamental booths, or kiosks, and it is said that a number of prominent city officials will give relief from the present law which now requires the erection of license to vendors with stands within the stop line, and which, through recent agitation of the question, is making great trouble for the many worthy vendors who, by right of custom, have for years sold papers below the stations without being molested by the police. The bill, it is understood, will apply to the stands below the stations, and where the required space is not needed by the public.

Moreover, the members of the association hope that Acting Police Superintendent Conlin and Corporation Counsel Scott will let the unlicensed vendors remain as they are, under the stand which the legislature has passed, a strong argument for the legislative injunction to stop the removal of the stands is now in progress.

NEW-YORK DAILY TRIBUNE, THURSDAY, SEPTEMBER 26, 1895.—TWELVE PAGES. THE NEW APPOINTMENT. ONE EFFECT OF JUDGE BECKMAN'S WRIT, ISSUED YESTERDAY.

THE NEW APPOINTMENT. ONE EFFECT OF JUDGE BECKMAN'S WRIT, ISSUED YESTERDAY.

WORK FOR THE BUREAU OF ELECTIONS IN THE THIRTEENTH SENATE DISTRICT—MANY ELECTION-DISTRICT LINES WILL BE CHANGED. Judge Beckman, sitting as a Judge in the Special Term of the Supreme Court, yesterday issued a peremptory writ of mandamus requiring the Board of Aldermen to meet on September 26 at 10 a. m. in reappointment, according to the Constitution, of the XIIIth Senate District. The writ is the present appointment of the Board of Aldermen, and on this account an Extraordinary Session of the Circuit Court was called by Acting Governor Saxton.

The Extraordinary Term of Circuit was on Tuesday adjourned by Judge Beckman until October 2, at which time it will receive the report of the new apportionment from the Board of Aldermen. The order for reappointment has caused some confusion in the office of the Board of Elections. Judge Beckman's decision will wipe out the present established lines of the 13th, 14th and 15th Assembly districts, which are contained in the XIIIth Senate District. The order of the Court necessitates the recreation of these three Assembly districts on new and distinct lines from the old, and in turn also necessitates the making of new election districts. At present the 13th Assembly District is cut up into forty-two election districts. There are thirty-six election districts in the 14th Assembly District and thirty-nine in the 15th Assembly District. The changing of the Assembly and election districts as now laid out will complicate the work of the Board of Elections, and it will be necessary to reassign the election officers in the 13th, 14th and 15th Assembly districts. New notices of election officers will have to be printed, and new maps of the three Assembly districts with the new lines will have to be prepared. The election officers will have to be changed where the districts are affected. None of this work can be started probably before October 8, the clerks and officials in the Bureau of Elections will have their hands full to get everything in shape by that time.

"REVOLUTION" IN BLOODY CHARACTERS. IRISH AGITATION IN CHICAGO CALLED LOUDLY FOR ARMED WARFARE AGAINST ENGLAND.

Chicago, Sept. 25.—"Revolution," written in big, flaming letters, was the text of to-day's proceedings of the Irish national convention. There was no hearing about the bush. It was loudly declared by the Irish-Americans that, no matter what might be the sentiments of the American Government or the American people, the time had arrived for the Irish to abandon constitutional agitation, to resort to the sword and to the dynamite. The organization of a standing army was advocated with frantic enthusiasm, which culminated in a wild scene when ex-Congressman Finerty was named as the first President of the Irish Republic.

Speeches were made during the afternoon session by M. J. Lagan, of New York; J. J. Keating, of Illinois; O'Leary, of New York; and John McNamee, of New York. Mr. O'Leary advocated immediate revolutionary action, and all were applauded in the spirit of their words.

RICHARD B. MERRITT FOUND DEAD. DIED SUDDENLY AT HIS HOME IN BROOKLYN—A WEALTHY MERCHANT.

Richard B. Merritt, a wealthy leather merchant, auditor of the United States Leather Company, and a member of the Hamilton Club, was found dead in bed at his home, No. 35 Grace Court, Brooklyn, yesterday morning. He was about sixty-two years old. On Tuesday night he remained at the Hamilton Club until about 10:30 o'clock, and was apparently in the best of health and spirits when he "rallied good-bye" to his friend, George M. O'Brien. On his way home he met and chatted with his family physician, Dr. Lloyd, of No. 125 Pierrepont-st. The doctor was hurriedly summoned to the house the next morning and found Mr. Merritt dead. He had apparently passed away without a struggle. The servants at the house became alarmed when Mr. Merritt did not come down to breakfast at the usual time, and after their repeated knocking at his bedroom door failed to rouse him they called in a neighbor. The door was burst in and Mr. Merritt was found dead. Dr. Lloyd directed Dr. Shepard to make a post mortem examination to determine definitely the cause of death. Daniel Merritt, a brother of the dead merchant, took charge of affairs at and sent word to Mr. Merritt's family, who are at present in Sharon, Conn.

GUESTS AT LEADING HOTELS.

The fall in the temperature has had a beneficial effect on the hotel business, and there was a marked increase in the number of guests who registered at the leading hotels yesterday.

World's Fair Highest Award IMPERIAL RAILROAD COMPANY

Is Universally Acknowledged the STANDARD and the BEST prepared FOOD for INVALIDS & Convalescents, for Dyspeptic, Delicate, Infirm, and Aged-persons. PURE, delicious, nourishing FOOD for nursing-mothers, infants & CHILDREN.

Sold Everywhere. Shipping Depot, JOHN CARLE & SONS, New York.

RAILROAD INTERESTS.

BRAYTON IVES STARTS FOR SEATTLE. HE INTIMATES THAT "RICH DEVELOPMENTS" MAY BE EXPECTED IN THE SUIT AGAINST THE NORTHERN PACIFIC RECEIVERS. Brayton Ives, the president of the Northern Pacific Railroad Company, left the city yesterday for Seattle. He expected, he said, to remain over to night in Milwaukee and to start for Seattle on Tuesday morning in time for the trial there of his suit against E. F. Oakes, H. C. Payne and H. C. House, as receivers for the road, and for their removal.

HOUSING ROAD CREDITORS OBJECT. FORECLOSURE SALE ANNULLED BECAUSE OF AN UNAUTHORIZED BIDDER.

Some of the creditors in the West of the Columbus and Rock Island Railway Company have been stirred up over the action of the court at Bayview, Ohio, in setting aside the foreclosure sale of the road made on September 13, when the property was bid in by a syndicate representing certain bondholders for \$1,000,000. At the time of the sale the first offer made for the road was \$1,000,000 by the syndicate, and this was raised by W. E. Hale, in president of the Columbus and Rock Island Railway Company, to \$1,200,000. During the course of the sale the bid of W. T. Watson was not questioned in any way, nor was he required to furnish any proof of his ability or of those he represented to furnish the money indicated by his bid.

Subsequently a letter was received in court from Mr. Watson saying that he had offered to bid more than \$1,000,000 on the same terms, and on the motion of the bondholders' committee the sale was set aside and a new sale ordered. The bondholders complain that the order for the new sale is a foreclosing sale which makes it impossible for the new bidder to deposit \$500,000 in cash at the time of the sale and \$500,000 in bonds. Some of the creditors believe that by the new sale the bondholders will be enabled to recover the \$1,000,000 under the final bid at the first sale. The bondholders' syndicate control the sale, and the action of the court in setting aside the sale is, they say, an interference with the interests of the creditors of the railway. The Metropolitan Trust Company, of New York, is trustee and plaintiff in the foreclosure suit.

EARNINGS OF THE PENNSYLVANIA. Philadelphia, Sept. 25.—The statement of the business of all lines of the Pennsylvania Railroad Company shows as follows:

All lines east of Pittsburgh and Erie for August, 1895, as compared with the same month in 1894, show an increase in gross earnings of \$1,830,533, an increase in expenses of \$1,066,739, an increase in net earnings of \$763,794. The eight months of 1895 as compared with the same period of 1894 show an increase in gross earnings of \$4,313,573, an increase in expenses of \$2,598,219, an increase in net earnings of \$1,715,354.

THE BONDS ALL SOLD. Vermont & Co. announced yesterday that the entire \$1,000,000 Lehigh and New York first mortgage five-year 4 per cent bonds offered by them for subscription yesterday were taken at 2:19 p. m., the books being closed at 3 p. m.

FORECLOSURE SALE ON NOVEMBER 6. The Reorganization Committee of the Erie Railway has called the second instalment of the \$2 million bonds for the stocks for October 21, and the second instalment of the \$1 million bonds for October 23. All bonds and stock must be deposited by October 25. The foreclosure sale will be made November 6.

GRAIN ON WESTERN ROADS. R. R. Cable, president of the Chicago, Rock Island and Pacific Railroad Company, says that all roads west of Chicago will move more grain than ever next year. The regular quarterly dividend of the road, 1 1/2 per cent, payable November 1, has been declared.

TO PURCHASE ERIE BONDS. A syndicate composed of several of the most influential banking-houses of this city and London was formed in this city on Monday, in a few hours, it is said, to purchase from the Erie Railway and Western Railroad \$5,000,000 of the new first consolidated first lien 4 per cent bonds of the company. The syndicate is composed of the following firms: J. P. Morgan & Co., New York; K. F. Ayer & Co., New York; J. C. Seligman & Co., New York; J. & W. Seligman & Co., New York; J. & F. Moore & Co., New York; J. & C. Schuyler & Co., New York; J. & C. Seligman & Co., London; J. & F. Moore & Co., London; J. & C. Seligman & Co., London; J. & F. Moore & Co., London.

THE ACCUSED WHEELMEN CONVICTED. TITUS, CANNANE AND MURPHY FOUND GUILTY OF WHEELMAN RACING AT ST. LOUIS. Philadelphia, Sept. 25.—Cycling circles have been agitated for some time past over the fate of Messrs. Titus, Cannane and Murphy, the Class B racing men who are being tried by the Racing Board on charges of crooked racing at a recent race meet at St. Louis. Rumors were circulated to-day that the men had been found guilty, a majority of the Racing Board having voted against them. There are now members in the Board, and it was stated that two Western and one Eastern man had voted to condemn the men. It was stated that Chairman Gibson himself was the Eastern member. When asked about the matter Chairman Gibson stated that it was true that three members of the Board had voted on the question of the guilt of the accused men, but he would not say how they had voted. Regarding the punishment of the men, Chairman Gibson said it would be suspension, but for how long a period he would not say. It will probably be for six months or a year.

A JAPANESE CONTINUOUS HIGH TEA. Bloomingdale Brothers' large novelty palace at Third-ave. and Fifty-ninth-st. has recently added a pleasing society function to the long list of attractions always to be found there. The new attraction is a continuous high tea which is served all day long.

SCARCITY OF LEMONS AND LIMES. PRICES SHARPLY ADVANCED—FAILURE OF THE FLORIDA CROP SAID TO BE THE CAUSE. Had the hot weather lasted much longer there is a strong probability that the lemon and lime crop would have been forced to do without their favorite tipple. As it was, they and the people who consume lemons and limes in other ways used up almost all the visible stock of these fruits in the market, and for several days there was a lemon and lime famine in this city, and, in fact, throughout the country. The crop prices to go up until dealers asked fifty cents a dozen for lemons and almost any price they wanted for limes. And even then they could not supply the demand.

NOT JULIUS HARBURGER'S FATHER. A story was published yesterday that Jacob Harburger, of this city, who died in 1893, was the father of Julius Harburger, the Police Commissioner. This was untrue, as Mr. Harburger's father has been dead many years.

NEW-YORK REAL ESTATE.

MR. CLARKSON SAYS THE GENERAL OUTLOOK FOR REALTY IS GOOD.

RENTAL VALUES IN OLD-FASHIONED DOWNTOWN BUILDINGS DECREASED BY THE ERECTION OF HIGH OFFICE STRUCTURES.

Clermont L. Clarkson is a member of the firm of T. S. Clarkson & Co., No. 55 Liberty-st., which has been identified with the real estate business in New York City nearly eighteen years. Mr. Clarkson said yesterday: "This firm is identified with the sale and rental of all kinds of property on Manhattan Island. The general outlook for realty is good, indeed. Throughout the year 1894 and 1895 prices of real estate have been steadily maintained, and a decided change for the better must soon be realized. Our line is confined altogether to negotiations for the sale and rental of absolutely first-class business and private property. We are more particularly interested in realty along Broadway, north of Canal-st. It is our judgment that investors will find it some time to come a splendid field in the neighborhood of West Forty-second-st. That thoroughfare seems to be becoming a great center for the future of New-York. Just now investments there will not yield a large revenue, but the development must necessarily result in large profits to those who enter that field now and are willing to wait for the time to come. There is no doubt that the construction of high buildings has had an effect upon the rental values of the old-fashioned downtown buildings. People want the best they can get for their money, and as a result they seek the quarters which appear to be the most modern and comfortable. People want general mechanical accommodations, with the least cost. The effect of all this is to induce many who have occupied some of the old-fashioned downtown buildings to move to the new buildings. As a consequence, the rental charges of the older buildings have fallen. Money is offered at easy rates on all first-class property in the city, and these offers come mainly from those identified with the metropolitan interests, and who have complete faith in real estate values here."

FUNERAL OF JOHN D. JONES.

MANY PROMINENT MEN AT THE SERVICES IN TRINITY CHURCH. The funeral of John D. Jones, late president of the Atlantic Marine Insurance Company, was held at 11:30 o'clock yesterday morning at Trinity Church, Bishop Littlejohn, of Long Island, the Rev. Dr. Schuyler, of the Annunciation, New-York; the Rev. Dr. G. C. Wiley, of Massachusetts, Long Island, and the Rev. Dr. Morgan Dix, of Trinity, officiating. The services were the full funeral rites of the Episcopal Church, the chants being sung by a full chorale of thirty boys.

In addition to the immediate family, the services were attended by the vestry of the Church of the Annunciation, of this city, of which Mr. Jones had been a member for many years; the vestry of the Church of the Holy Trinity, of New-York; the vestry of the Union League Club, St. Nicholas Society, the Maritime Exchange, the officials of the Atlantic Marine Insurance Company, and others prominent in marine insurance circles.

The floral remembrances were many and beautiful. Among those present were Platt Stratton, engineer of the Board of Underwriters; Edward W. Hale, in president of the Atlantic Marine Insurance Company; J. D. Bunker, late president of the New-York Mutual Marine Insurance Company; Wainwright Harry, David Lloyd, George S. Creamer, W. N. Murray, J. Frank Morgan, Henry G. Murray, Charles W. Wainwright, and many others.

MORE GOLD TO GO AWAY TO-DAY.

W. H. CROSSMAN & BRO. TO SHIP \$1,000,000 TO AUSTRIA & BRO. CURTIS STILL ON "PRIVATE BUSINESS."

W. H. Crossman & Bro. will ship \$1,000,000 in gold for Austria to-day. The house has been very mysterious about this matter. It was the members of the firm who, in the gold reserve crisis, allowed the statement to leak out that they would ship \$2,000,000 in gold, then hedged to \$1,000,000 and finally shipped none. The order which they are now filling is said to have been refused by two other well-known foreign houses.

HOW SHEEHAN PURCHASED SUPPLIES. COMMISSIONER ANDREWS SAYS FREE AND OPEN COMPETITION WAS NOT THE RULE.

Police Commissioner Andrews, who was chairman of the Committee on Repairs and Supplies before he became treasurer of the Department, was seen yesterday in reference to the report that the Commissioner of Accounts, who have been investigating the affairs of the Police Department, has been paying exorbitant prices for its supplies. Mr. Andrews succeeded Commissioner Sheehan in February last. Mr. Sheehan was at the head of the Repairs and Supplies Committee. Mr. Andrews said: "When I became chairman of the Committee on Repairs and Supplies, succeeding Commissioner Sheehan, I found that the Department was in a case the most serious that I have ever known. The purchase of supplies was a matter of the highest importance, and had been made apparently without any particular effort to get the best goods at the lowest prices. Articles that were required constantly in the Department were bought in small quantities and at high prices. Naturally, the prices paid were high and in some cases excessive. Since Colonel Grant has become chairman of the Repairs and Supplies Committee, he has been making a very careful investigation of the matter. The representatives of the Commissioners of Accounts are still looking over the accounts of the Treasurer's office."

FUNERAL IN A CLUBHOUSE. UNIQUE SERVICE HELD OVER THE BODY OF GEORGE SCHEEN, OF THE LIEDEKRANZ SOCIETY.

The funeral of George Scheen was held yesterday morning at the clubhouse of the Liederkranz Society, No. 115 East Fifty-eighth-st. Many prominent members of the Liederkranz, and a large delegation from the Heintzel Singing school, of which Mr. Scheen was the president at the time of his death, were present to participate in the last rites over the body of their departed comrade. Mr. Scheen had been one of the most popular members of both organizations for many years. The funeral service was unique and exceedingly interesting. It was held on the main floor of the clubhouse in a large room facing the west. The coffin was placed in the center of the hall, and on all sides of it were banded enormous masses of flowers. To the east of the scene of the service was a large, ornate altar, and the members of the society were also draped in mourning. The coffin had been placed in the center of the hall, and on all sides of it were banded enormous masses of flowers. To the east of the scene of the service was a large, ornate altar, and the members of the society were also draped in mourning. The coffin had been placed in the center of the hall, and on all sides of it were banded enormous masses of flowers. To the east of the scene of the service was a large, ornate altar, and the members of the society were also draped in mourning.

JAMES FRANCIS RUGGLESS' FUNERAL. SERVICES IN ST. DOMINIC'S CHURCH AND BURIAL IN TRINITY CEMETERY.

The funeral of James Francis Ruggless, who died on Monday last at his home, No. 29 Irving Place, was held at 9:30 o'clock yesterday morning in St. Dominic's Church in Stuyvesant Place, where services were conducted by the Rev. Dr. W. S. Rainford, the pastor, assisted by the Rev. Dr. Henry Y. Satterlee, of Calvary Church, and the Rev. Morgan Dix, rector of Trinity. The honorary pall-bearers were Frederick B. Stebbins, Sir Frederick Cameron, ex-Judge Howland, Colonel Russell, James Gerard, R. Thomas, Dr. Strong, Irving Grinnell, Frederick S. Tallmadge and George Betts. The burial was in Trinity Cemetery.

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IVORY SOAP. IT FLOATS YOUR HANDS.

Do not do your washing with a soap that hurts your hands. It will hurt the clothes, too. Ivory Soap is pure and mild.

HIGHER PRICES FOR COTTON. JANUARY BELLS IN THIS MARKET AT 8 1/2.

MANCHESTER SPINNERS BUY 25,000 BALES IN LIVERPOOL—SPOT MARKETS EXCITED AND ADVANCING—A BIG RISE ALL AROUND. The remarkable upward movement in cotton showed no sign of slackening yesterday, but, on the contrary, it seemed to have gained additional momentum. The active search for spot cotton by the world's spinners is now the chief feature of the situation. Rudely undervalued by Nell's latest estimate, estimating the crop at only 7,000,000 to 7,500,000 bales, Manchester spinners bought in Liverpool yesterday 25,000 bales of spot cotton, of which 23,000 were American bales. There was a sharp rise in Liverpool futures, and a corresponding rise in American points. Liverpool closed almost at the top. The sales of futures in Liverpool reached the enormous total of nearly a million bales. The effect of this big bid, and the surprising spot sales in England, was to open American markets and to excite a rise in 15 to 17 points advance, January selling at 8 1/2 and making a new record. Under realising sales this was partly lost, but on the curb at night January was selling at 8 1/2, or two points over the official close. Lehman Brothers, one of the last of the big bear houses to run to cover, followed Henry Heintz's example and bought cotton. All the Southern spot markets were excited and 4 1/2 to 5 1/2 higher. Here spot cotton was marked up 3 1/2 to 4 1/2 and spinners bought 125 bales. There was a free and open market at interior towns, Houston getting over 8,000 bales, or as much as last year. But at the port the receipts were 19,000, against 20,000 for the same day last year. The believers in a short crop say that it is not surprising that the movement in the free when the tempting price is constant and the cotton forcing nature of the recent weather and received yesterday. The tenor of the crop news and the cotton futures was as gloomy as before. Some of the districts from the South were as follows: New Orleans, Sept. 25.—Southern spot markets reported wild. Vicksburg says 8 1/2 for middling. Hillsboro, Tex., wires can't get any more bales on October here they will be taken, as much of this as for midland. In Galveston, Texas, says that cotton crop certain parties are estimating at 1,000,000 bales, but that Texas itself is under 1,700,000. Houston, Sept. 25.—Southerners of the oil mills here are estimating the crop in Texas at 1,000,000 bales maximum. Bryan writes that crop not much more than last year, but that the hands in this section will all be gathered by October 20. Galveston, Sept. 25.—Detailed Texas report says western districts are in a state of great excitement and prematurely checked growth of what crop was left, the greater portion of the crop being picked before the first of September. August, Sept. 25.—A prominent cotton factor here just returned from a trip in the country reports that the crop in the interior is in a state of great excitement and prematurely checked growth of what crop was left, the greater portion of the crop being picked before the first of September.

THE COURTS. FAILURE OF A MISSIONARY PROJECT. A FUND OF \$3,000 TO BE DISTRIBUTED AMONG THE SUBSCRIBERS.

A fund aggregating more than \$3,000 was collected in this city and England in 1879 for the purpose of establishing, through the American Missionary Society, certain missions in the interior of Africa. It was found impracticable to use the money for the purpose intended, and yesterday, after the matter had been taken through the courts by means of a friendly suit, the referee, Michael Cardozo, handed in a report, which was filed in the Supreme Court, in which he decides that the money shall be distributed pro rata among the original subscribers after the deduction of the necessary costs incurred by the Missionary Society. The failure to apply the money to the objects for which Robert Artington, of London, England, started the subscription, was due to the fact that the parts of Africa where it was designed to establish the missions have been so overrun by hostile tribes that missionaries could not labor there.

A RECEIVER APPOINTED. George Putnam Smith has been appointed by Judge Barrett, of the Supreme Court, receiver of the United States Electric Forging Company, of No. 40 Wall-st. in a suit brought by George D. Burton, of Boston. The company was incorporated in July, 1894, with a capital stock of \$100,000, under West Virginia laws.

COURT CALENDARS FOR TO-DAY. Supreme Court—Chambers Before Barrett, J.—Court opens at 10:30 a. m. Motions Calendar called at 11 a. m. No. 1, Samuel vs. Evans; No. 2, Thomas Loan and Trust Company vs. Haverhill; No. 3, Haverhill vs. National Bank of New York vs. Haverhill; No. 4, Bell vs. Haverhill; No. 5, Haverhill vs. Haverhill; No. 6, Haverhill vs. Haverhill; No. 7, Mutual Life Insurance Company of New York vs. Haverhill; No. 8, Douglas vs. Haverhill; No. 9, Haverhill vs. Haverhill; No. 10, Haverhill vs. Haverhill; No. 11, Haverhill vs. Haverhill; No. 12, Haverhill vs. Haverhill; No. 13, Haverhill vs. Haverhill; No. 14, Haverhill vs. Haverhill; No. 15, Haverhill vs. Haverhill; No. 16, Haverhill vs. Haverhill; No. 17, Haverhill vs. Haverhill; No. 18, Haverhill vs. Haverhill; No. 19, Haverhill vs. Haverhill; No. 20, Haverhill vs. Haverhill; No. 21, Haverhill vs. Haverhill; No. 22, Haverhill vs. Haverhill; No. 23, Haverhill vs. Haverhill; No. 24, Haverhill vs. Haverhill; No. 25, Haverhill vs. Haverhill; No. 26, Haverhill vs. Haverhill; No. 27, Haverhill vs. Haverhill; No. 28, Haverhill vs. Haverhill; No. 29, Haverhill vs. Haverhill; 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