

THE IOLA REGISTER. PUBLISHED EVERY FRIDAY. CHAS. F. SCOTT. OFFICIAL DIRECTORY.

NATIONAL GOVERNMENT. Grover Cleveland, President. \$50,000. A. E. Stevenson, Vice President. 8,000. M. W. Fuller, Chief Justice. 10,500. Richard Olney, Secretary of State. 8,000. J. G. Carlisle, Secretary of Treasury. 8,000. Daniel S. Lamont, Secretary of War. 8,000. H. A. Herbert, Secretary of Navy. 8,000. Hoke Smith, Secretary of Interior. 8,000. Judson Harmon, Attorney General. 8,000. W. L. Wilson, Postmaster General. 8,000. J. S. Morton, Secretary of Agriculture. 8,000.

MEMBERS OF CONGRESS. R. W. Blue, at-large. \$5,000. Case Broderick, 1st District. 5,000. O. L. Miller, 2nd District. 5,000. S. S. Kirkpatrick, 3rd District. 5,000. Chas. Curtis, 4th District. 5,000. W. A. Calderhead, 6th District. 5,000. Wm. Baker, 6th District. 5,000. Chester L. Long, 7th District. 5,000.

STATE GOVERNMENT. E. N. Morrill, Governor. \$3,000. J. A. Troutman, Lieutenant Governor. 1,000. W. C. Edwards, Secretary of State. 2,500. G. E. Cole, Auditor. 2,500. O. L. Atherton, Treasurer. 2,500. F. B. Dawes, Attorney General. 2,500. E. Stanley, Sup't Public Instruction. 2,000.

COUNTY GOVERNMENT. G. M. Nelson, Treasurer. \$2,000. Jas. Wakefield, Clerk. 1,500. Frank L. Travis, Clerk District Court. 1,500. C. C. Ausherman, Sheriff. Fees. J. C. Coffield, Register of Deeds. Fees. J. B. Smith, Probate Judge. 800. H. H. Jones, Sup't Public Instruction. 1,200. H. H. Bennett, County Attorney. Fees and 800. Lute P. Stover, Surveyor. Fees.

COMMISSIONERS. N. L. Ard, 1st District. 100. Jno. McDonald, 2nd District. 100. E. D. Lacey, 3rd District. 100. Regular meeting of Commissioners first Monday in January, July and October, and the first Tuesday in April.

CITY GOVERNMENT. R. B. Stevenson, Mayor. \$25.00. Councilmen: W. H. McClure, E. C. Rema, J. M. Williamson, Henry Steyer, J. W. Dunfee. Salary each \$10.00 a year. Regular meeting 2nd and 4th Thursday night each month.

PROFESSIONAL AND SOCIETY DIRECTORY. ATTORNEYS. Ewing & Ewing. Office one door west of postoffice, up stairs. CAMPBELL & HANKINS, Attorneys. Office one door east of post office, up stairs, Iola, Kan.

PHYSICIANS. J. E. Jewell, M. D.—physician and surgeon. Special attention paid to surgery and eye diseases. Moran, Kansas. DENTIST. DR. S. TOZER, Dentist. Office across the street west of the U. S. Church, Iola, Kansas.

SECRET SOCIETIES. G. A. R.—McCook Post No. 91 meets the first Saturday on or before each full moon at G. A. R. Hall. All comrades in good standing are invited to meet with the Post. J. H. Vannoy, P. C.

CHURCHES. IOLA CHURCHES. Episcopal—services on third Sunday of the month. Fred E. Stimson, Missionary in charge. U. S. Church—Preaching every Sunday evening at 7:30 p. m.; Sunday school at 9:45 a. m.; Young Peoples meeting at 6 p. m. All are cordially invited. Rev. E. A. King, pastor.

MISCELLANEOUS. W. C. T. U.—Regular meeting every second and fourth Friday, at 3 o'clock p. m., at the Presbyterian church. Allen County Horticultural Society meets every second Friday of each month at 2 o'clock p. m. at G. A. R. Hall. J. T. Treadway, Treas. B. F. Hancock, Secy.

RESUBMISSION IN KANSAS. Past, Present and Future. How the parties stood in 1891.

SOME STARTLING FIGURES. As to the Cost of Prosecution of Liquor Cases, as Compared with Other Cases. Cost of Grand Jury.

SOME PROPHECIES. (Concluded from last week.) Wichita has often been referred to as costing so much more to prosecute the whiskey cases than was revealed in fines.

Rudolph Hatfield says it has cost only \$1,000 more than the fines received, which is about the same proportion as our own county. But why should we be so solicitous about what it costs in enforcing the prohibitory law and never a word about other state cases? In the latter we received back only about one-tenth in fines and cost, in the former more than four-fifths in fines and cost, and that to suppress an evil brings disgrace to the user, his family and the community.

As to amount of liquor sold in Kansas, it has often been said that there has been more intoxicating drinks sold in the state since the prohibitory law was enacted than before.

Wishing to know the facts, some five months ago I addressed a note to the U. S. Supply Co., of 1308 St. Louis, Ave., Kansas City, stating what had often been said about the amount sold here and asking if they could give me the facts, and enclosed stamp for reply. So far I have not heard from them. Sometimes I have thought that perhaps they were so busy putting up and shipping the extra goods to Kansas they had no time to reply to my request.

Not content with this I wrote to the Brewers' Journal, of New York City, making the same request of its editors, stamp enclosed for reply. They sent a book written in 1890, by Mr. Hinton, of Newton, Kan., who pictured in glowing terms how people perjured themselves to shield the liquor dealers, and a whole lot of other things to show how the law demoralized people and communities, the awful cost, ad infinitum; but not one word as to whether more intoxicating drinks were sold than before. A statement appeared about ten months ago in the Evangelical Messenger, of Cleveland, O., taken from the Brewers' Journal, that the prohibitory law had decreased the sale in this state 75 per cent. It looks to us that if any such thing were true that more liquor was sold here than before they would be too glad to let it be known, for the effect it would have on the people of the state. Were it true it would be better to go back to a license system. Compare for a moment, Kansas and Nebraska. In 1882, 1,544 government permits were issued in Kansas. In Nebraska with only about 60 per cent of our population, 1,074. In 1885 it had risen to 2,208 in Kansas; to 2,504 in Nebraska. In 1889, the number in Kansas had fallen to 1,378, while in Nebraska the number had risen to 3,707, and that with a much smaller population. These figures speak louder than words.

"Resubmit" say they, "then if it carries again we will obey the law." What nonsense! Whiskey never obeyed any law it did not have to, and never will. Over in Sedalia, Mo., they have a law closing the saloons on Sunday. Did they obey it? Not any; until the citizens rose up in their might and made them. It was the same in New York City. It was the same in our own state before the present law was enacted. It always has been so and always will be. The talk about public sentiment being necessary to enforcement of the law is the sheerest nonsense.

"Oh but," says some one, "we must have the revenues to run the city with and fix the sidewalks." I have always hoped I would never have to tread on sidewalks built with the souls of men and the cries, groans and tears of women and children.

Carroll D. Wright after long and patient research in seventy localities in the United States found that for every dollar received from the saloon \$12 were spent as the direct result of the same.

Whiskey is always intolerant. Whoever or whatever stands in its way it crushes it in its power. No purer man ever lived in Kansas than George L. Douglass and while he fought the battles of resubmission for them he was their God, but when in the strength of his manhood and uprightness of purpose he stood up for the enforcing of the laws as he found them, the whiskey interest turned against him and he has been obliged to leave a state he has served faithfully and ably. He, more than any other man, saved the state in the winter of 1893. He should have been made governor for it, too.

Will the people of the country never realize that they have got to crush the rum power or it will crush them? The first rebellion in this country was down in Pennsylvania, while

Washington was president in 1794, when the distillers organized and resisted the collection of the tax imposed by congress and Washington was obliged to call out the militia to quiet it.

Whiskey never obeyed any law it did not have to. Down in Wichita one of the joint-keepers refused to pay the monthly assessment made by the city. The chief of police took three men with him, all armed with axes went in and smashed every thing in sight, and gave notice that any other refusing to pay would be served likewise.

Whiskey never obeyed any law it did not have to and never will. The government keeps hundreds of men to hunt illicit distillers, who seem to think it meritorious to defraud it out of the tax if they can. Again we observe, whiskey never obeyed any law it did not have to and never will.

The only thing a man engaged in selling liquor ever heeded was the hard knocks the law gave him. One engaged in the business seems to lose all sense of obedience to any law that stands in the way of his business. It blunts the moral, mental and physical faculties of whoever sells or drinks it. It is a curse without one redeeming feature.

But why resubmit? Is there one particle of good that will come to the state by it? Every amendment submitted costs the state about \$10,000, to say nothing of the cost of the campaign, the stream of corruption money that would flow into the state from the liquor interest all over the United States as a corruption fund to make our grand state worse instead of better. It would keep the state in a turmoil for months and all for no good end. We have shown that three separate times has the question been brought to the people and each time resubmission shown a decreased vote from the last, and we believe it will this fall.

SOME PROPHECIES. First: That the people of Kansas will never submit the amendment until there has been brought to bear all the power of the state to see that the law is obeyed and they find it cannot be done.

Second: That the legislature will amend the present law so as to simplify its enforcement.

Third: That men of all classes, except those who expect to gain by its sale will unite sooner or later to drive the saloon in all its forms, whether in drug store or anywhere else, from the state. The statistics we have produced show the state is progressing that way.

Fourth: That sooner or later the people of Kansas will elect a governor who will have the courage to make it so everlasting hot for the violators of the law they will be glad to get out of the state with their nefarious business.

Fifth: That in time the good people of Kansas will come to the conclusion that the whole state is greater than any part, and will act accordingly.

Sixth: That the people of Kansas will never resubmit the prohibitory amendment anyway.

"Wine is a mocker, strong drink is raging, and whosoever is deceived thereby is not wise." "Who hath we? Who hath sorrow? Who hath redness of eyes? They that tarry long at the wine cup; they that drink mixed wine."

If the foregoing shall tend to enlighten the people and help to get rid of the worst curse that ever afflicted the people, I shall be paid for the long labor of getting together what I here present.

Again I want to express my thanks to County Clerk Wakefield and District Clerk Travis.

L. B. PEARSON. Humboldt, Kan., September 1896.



Many women are as unprepared for the birth of their babies as if they were found on the doorstep in the good, old-fashioned way. Nine-tenths of all the suffering incident to the coming of baby is absolutely unnecessary. It is unnatural that this great function should be fraught with so much danger and distress.

This was Dr. Pierce's conviction thirty years ago, and he set about to find a way to set the trouble right. The result was the preparation and introduction of Dr. Pierce's Favorite Prescription, the only medicine of its kind devised by a regularly graduated, experienced and skillful specialist in the treatment of the diseases of women,—the only medicine in the world that frees the period of gestation from its discomforts, and makes parturition safe and practically painless. It is an absolute specific for all forms of female weakness and disease. It may be obtained at drug stores, and any woman who would like to know all about it, or who would like to have advice about her health, should write to Dr. Pierce, chief consulting physician at the Invalids' Hotel and Surgical Institute, Buffalo, N. Y.

Any woman who is sallow and bilious and headache, who does not sleep well, and who is troubled with any form of indigestion can do no better than to try the effect of Dr. Pierce's Pleasant Pellets. They are the only positive and permanent cure for constipation, and the regular, healthy action of the bowels has been restored, and then quit. They are the only remedy of their kind that is a real remedy. They do not cause griping or any other unpleasant feeling. Don't let your druggist impose upon you and substitute something which he says is "just as good."

Dr. R. A. TRIMBLE, Physician and Surgeon. Having permanently located in Iola I hereby tender my professional services to the public. For over 30 years, here in Kansas, I have given special attention to the treatment of Women and Children, and persons afflicted with nervous and mental diseases. Satisfaction guaranteed.

Office hours 9 to 11 a. m. 2 to 5 p. m. Office over Postoffice—front rooms. All calls promptly answered.

Roofing Spouting and Cornice Work. REPAIRING. And any work in connection with.

General Job Tin Shop. Pump Work, Gas Fitting and Gas Supplies.

W. H. ROOT. Do You Trade at LaHarpe? If so I should be glad to have you figure with me on.

Hardware and Lumber. My stock is new and complete and prices at the bottom.

W. W. COBLE. Cured by Baco-Curo and Gained Thirty Pounds. From hundreds of testimonials, the originals of which are on file and open to inspection, the following is presented:

Eureka Chemical & Mfg. Co., La Crosse, Wis.—"I am a sufferer from general debility and heart disease. For fifteen years I tried to quit but couldn't. I took various remedies, among others 'No-To-Bac.' The Indian Tobacco and 'Double Chloride of Gold,' etc., etc., but none of them did me the least bit of good. Finally, however, I purchased a box of your 'Baco-Curo' and immediately cured me of the habit in all its forms, and I have increased thirty pounds in weight and am relieved from all the numerous aches and pains of body and mind. I could write a quire of paper upon my changed feelings and condition.

Yours respectfully, F. H. MARRIOTT. Pastor C. P. Church, Clayton, Ark. Sold by all druggists at \$1.00 per box, three boxes, (thirty days treatment), \$2.50, with iron-clad, written guarantee, or sent direct upon receipt of price. Write for booklet and proofs. Eureka Chemical & Mfg. Co., La Crosse, Wis., and Boston, Mass.

Are You Going to Colorado? It is a pleasure you will never forget—a trip to Colorado via the Santa Fe City and Denver is a solid vestibule train, finely equipped with free chair cars. The road bed between Kansas City and Denver is a fine rock ballast and steel rail and by leaving Iola early in the morning you arrive in Colorado Springs next morning at 8:40 a. m. Denver 11:30 a. m. Ask agent for one of those nice little books of Colorado via the Santa Fe route. Summer rate \$25.50 for round trip.

A. L. TAYLOR. DEALER IN ALL KIND OF Building Material.

J. L. HARRIS. CARPENTER and BUILDER. Fine Cabinet Work a Specialty.

Second Door North of Court House.

FALL FESTIVITIES AT ST. LOUIS. September 9th, to October 24th, 1896. A Grand Continuous Reign of Mirth, Melody and Mystery.

The committee having in charge the St. Louis Fall Festivities, which have contributed so much to the pleasures of the good people of the Mississippi Valley, as well as those residing in adjacent States, again announces its programme covering the nineteenth annual season of mirth, melody and mystery. After voluminous correspondence, carried on with the aid of Uncle Sam's postal service and mysterious messengers from foreign lands, it was decided that all the novelties of the world, including the queens of song, king of humor, princes of melody and wisecracks of mystery, could by land, water and aerial flight, reach St. Louis September 9th, 1896, and take their places on her carnival stage where no curtain will drop between the twilights of September 9th, and October 24th.

The first attraction announced on the programme of glee is the opening of the Thirtieth Annual St. Louis Exposition, which throws its doors open to the public September 9th, and forty days and nights, until October 24th, will be the height of our wishing to be delighted with its magnificent displays and enraptured by the strains of Gilmore's and Innes' Peerless Bands.

The master of ceremonies next announces our newly discovered but highly esteemed friend, King Hotu, supreme high chief of the Funny Fellows. The jolly king with his band of humorous chaps will entertain the young and old on Saturday afternoon, October 3rd, by a mirth-provoking parade through the decorated thoroughfares of the city. Act No. 3 on the programme of gold will be delineated by the St. Louis Fair Association through its Thirty-sixth Annual Exhibition. The stage for this event will be set on the morning of Monday, October 5th, and will not be disturbed until Saturday, October 10th, when the curtain drops on a pleasing feature of St. Louis' Carnival. A blaze of light atwart the darkened Eastern skies, strange creatures of inconceivable forms darting to and fro in the heavens and weird sounds on discordant tom-toms wafted on the breezes from the seas announce on the evening of Tuesday, October 6th, the approach of a mysterious cavalcade of beings from another sphere. As this mighty army settles on the streets of St. Louis for a triumphant march through its avenues of wealth and beauty, his august highness, the Mightiest of the Mightiest, the astute Veiled Prophet, is seen in its van, robed in purple and gold and carrying a wand charged with the powers of magic. In order that the season of carnival be highly successful, his highness, the Veiled Prophet, King Hotu and courtiers from the Fair Association and St. Louis Exposition have issued an edict ordering the MISSOURI PACIFIC RAILROAD and IRON MOUNTAIN ROUTE to sell tickets to St. Louis and return at greatly reduced rates from all points on their lines. Complying in full with the edict of such notables, the management of these lines will place the above mentioned rates in effect. For full particulars and copy of programme giving attractions in detail, call on local agent, or address H. C. Townsend, General Passenger and Ticket Agent, St. Louis, Mo.

DON'T STOP TOBACCO. HOW TO CURE YOURSELF WHILE USING IT. The tobacco habit grows on a man until his nervous system is seriously affected, impairing health, comfort and happiness. To quit suddenly is too severe a shock to the system, as tobacco soon inveterate user becomes a stimulant that his system continually craves. "Baco-Curo" is a scientific cure for the tobacco habit, in all its forms, carefully compounded after the formula of an eminent Berlin physician who has used it in all his private practice since 1872, without a failure. It is purely vegetable and guaranteed perfectly harmless. You can use all the tobacco you want while taking "Baco-Curo." It will notify you when to stop. We give a written guarantee to cure permanently any case with three boxes, or refund the money with ten per cent interest. "Baco-Curo" is not a substitute, but a scientific cure, that cures without the aid of will power and with no inconvenience. It leaves the system as pure and free from nicotine as the day you took your first chew or smoke.

Cured by Baco-Curo and Gained Thirty Pounds. From hundreds of testimonials, the originals of which are on file and open to inspection, the following is presented:

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WANTED—FAITHFUL MEN OR WOMEN to travel for established business in Kansas. Salary \$75 and expenses. Position permanent. Reference. Enclose self-addressed stamped envelope. The National Star Insurance Co., Chicago. (45-8)

Notice of Appointment. First published 11 Sept. 1896. State of Kansas, Allen county, ss. In the matter of the estate of Wm. Rosenberger, late of Allen county, Kansas. Notice is hereby given, that on the 31st day of September, A. D. 1896, the undersigned, by the Probate Court of Allen county, Kansas, duly appointed and qualified as Administrator of the Estate of Wm. Rosenberger, late of Allen county, deceased. All parties interested in said estate will take notice and govern themselves accordingly. E. L. KESSENER, Administrator.

Publication Notice. In the District Court, within and for Allen County, in the Seventh Judicial District of the State of Kansas. David Woodard, plaintiff, vs. Sarah A. Woodard, defendant. SAID defendant Sarah A. Woodard will take notice that she has been cited in the above named court, for the reason that she has failed to answer the petition filed therein by said plaintiff for a divorce from her and decrees as to the personal property as in petition prayed for, will be rendered accordingly.

Attorney for Plaintiff, FRANK L. TRAVIS, Clerk of District Court, 44-45 Oscar Foast & Son, Att'ys for pl'ff.

Publication Notice. In the District Court, within and for Allen County, in the Seventh Judicial District of the State of Kansas. Charles A. Snow, plaintiff, vs. Lucey M. Boake, et al, def'ts. BY virtue of an order of sale issued by the Clerk of the Seventh Judicial District Court in and for Allen county, State of Kansas, in the above entitled cause, and to me directed and delivered, with the following: Monday, Oct. 26, 1896, at 1 o'clock p. m. of said day, at the front door of the court house in the City of Iola, Allen county, Kansas, for sale and sell to the highest bidder, for cash in hand, the following described real estate to-wit: The south seventy-five (75) acres of the east half (1/2) of the south east quarter (1/4) of Section number eight (8) of township number twenty-six (26) of range number nineteen (19) lying and situated in Allen county, Kansas. Said lands and premises will be sold without appraisal to satisfy said order of sale.

C. C. Ausherman, Sheriff of Allen county, Kansas. Sheriff's office, Iola, Kansas, Sept. 23, 1896. Dillard & Padgett.

Publication Notice. In the District Court, within and for Allen County, in the Seventh Judicial District of Kansas. Mary E. Northrup, Frank A. Northrup, Lewis L. Northrup and Delmer P. Northrup, plaintiffs, vs. Jonas L. King and John G. Glidden, defendants. SAID defendants Jonas L. King and John G. Glidden will take notice that they have been cited in the above named court, for the reason that they have failed to answer the petition filed therein by said plaintiffs for a divorce from her and decrees as to the personal property as in petition prayed for, will be rendered accordingly.

Attorney for Plaintiff, FRANK L. TRAVIS, Clerk of the Court, 44-45 Oscar Foast & Son, Att'ys for pl'ff.

PUBLICATION NOTICE. In the District Court of Allen County, Kan. Chas. F. Kellogg Co., a corporation, plaintiff, vs. Grace G. Hopkins, formerly G. G. Smith, and Squire D. Hopkins, defendants. The State of Kansas to the above named defendants, Grace G. Hopkins, formerly Grace G. Smith, and Squire D. Hopkins: You and each of you are hereby notified that you have been cited by the plaintiff in the above entitled court and cause and that you must answer the petition of the plaintiff filed therein on or before the 14th day of November, A. D. 1896, or said petition will be taken as true and judgment rendered in said court and cause against you upon a certain bond and judgment in the sum of one thousand three hundred and eighty-nine and seven one-hundredths of dollars, \$1,389.07, together with interest thereon from November 13, 1895, at six per cent per annum, and further judgment will be rendered in said cause, including you and each of you, and from all right, title or interest in or to the real property known and described as follows: All of lot three (3) and that portion of lot two (2) occupied by the north wall of the building heretofore erected on said lot three (3), all in block thirty-five (35), in Humboldt, in Allen County, Kansas, according to the recorded plat of said Humboldt; and also for the appointment of a receiver to take charge of and collecting the rents and profits from said real property, and for such other relief as plaintiff may be entitled to. Chas. F. Kellogg Company, plaintiff.

Attorney for Plaintiff, ELIAS & COOK, Attorney for Plaintiff, FRANK L. TRAVIS, Clerk of District Court, 44-45

DELINQUENT TAX NOTICE. Notice is hereby given that as much of each tract of land and town lot described in an annexed list as may be necessary for that purpose will be on the fourth Monday of October, 1896, said day being October 26, 1896, and the next succeeding days be sold by me or my successor in office, at the treasurer's office in the city of Iola, Kan., at public auction for taxes and charges thereon remaining unpaid for the year 1895. Said tracts of lands and town lots were unavoidably omitted and failed to sell on the first Tuesday of September.

DEER CREEK TOWNSHIP. Name. Description. Acres. Erad A. Ogborn W 1/4 of N W 1/4, 25, 21, 19 80 KLEMONS TOWNSHIP. Erick Walquist Lot 1, 2, 3, 20, 21, 22 LAMARVE. J. D. Hill Lot 10 block 3. CITY OF KLEMONS. Peter Rumbald Lot 13 block 2. F. C. Mooney Lot 27 block 2. Given under my hand this 29th day of September, 1896. G. M. NELSON, County Treasurer.

Publication Notice. In the District Court for said County. Daniel Boltz, plaintiff, vs. Sarah Boltz, defendant. SAID defendant Sarah Boltz will take notice that she has been cited in the above named court for a divorce and decrees as to her rights and must answer the petition filed therein by said plaintiff on or before the nineteenth day of October, A. D. 1896, or said petition will be taken as true, and judgment for plaintiff in said action granting to plaintiff a divorce from defendant, and decrees as to property rights, as in petition prayed for will be rendered accordingly.

Attorney for Plaintiff, FRANK L. TRAVIS, Clerk of said Court, By Lute P. Stover, deputy, Oscar Foast & Son, Att'ys for pl'ff.



"MOTHERS' FRIEND" FOR RISING BREAST. Shortens labor, lessens pain, diminishes danger to life of both mother and child and leaves her in condition more favorable to speedy recovery. Stronger after than before confinement. Says a prominent midwife, is the best remedy known and worth the price for that alone. Endorsed and recommended by midwives and all ladies who have used it. Beware of substitutes and imitations.

Makes Child-Birth Easy. Sent by Express or mail on receipt of price, \$1.00 per bottle. Book "TO MOTHERS" mailed free, containing voluntary testimonials. READFIELD REGULATOR CO., ATLANTA, GA. SOLD BY ALL DRUGGISTS.

Notice of Appointment. (First published Sept. 11, 1896.) STATE OF KANSAS, ss. ALLEN COUNTY, ss. In the matter of the estate of Jacob Shultz, deceased, late of Allen county, Kansas. NOTICE is hereby given, that on the 12th day of August, A. D. 1896, the undersigned, by the Probate Court of Allen county, Kansas, duly appointed and qualified as Executor of the estate of Jacob Shultz, late of Allen county, deceased. All parties interested in said estate will take notice and govern themselves accordingly. JACOB SHULTZ, Executor.

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