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**SPECIALIST**  
Eye, Ear, Nose and Throat  
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Williams Building, Opp. Postoffice.



**CITY NOTES**

**FIRST MEETING.**

The Kings' Daughters will hold their first meeting of the season Friday evening at 7:30.

**FREE OF CHARGE.**

The Postal Telegraph company announces that all funds to be sent to the relief of the Galveston flood sufferers will be transferred free of charge.

**PRAYER MEETING.**

Mrs. George Howell will lead the prayer meeting at the Young Women's Christian association today at 4 p. m. All members and friends of the association are invited.

**A SERIOUS CHARGE.**

Frank Spoke, of Lackawanna avenue, was yesterday held in \$1,000 bail by Alderman Miller, on a serious charge, preferred by Katherine Moynihan, of South Scranton.

**ACCUSED OF NON-SUPPORT.**

Walter Keshlitzky, of Potomac street, was held in \$500 bail last night by Alderman Miller on the charges of threats and non-support. Keshlitzky's wife was the plaintiff.

**PAY DAVIS.**

The Delaware, Lackawanna and Western company completed their August payroll yesterday by paying the train men. The Delaware and Hudson company paid their employees on the Homestead branch yesterday.

**KICKED BY A MULE.**

Eddie Welch, a small boy, working at the Pine Brook mine, was taken to the Lackawanna hospital yesterday, as the result of a mule's kick. The animal, which is an exceedingly vicious one, kicked the boy in the leg and inflicted a severe laceration.

**A TRIPLE ACCUSATION.**

Lizzie Nelson, of Mohie avenue, was arraigned before Alderman Kason yesterday at the instance of Anna Heffing, of South Scranton, who charged her with being a common scold and with threats and violation of a city ordinance by creating a disturbance on the street. The defendant was held in \$500 bail on each of the first two charges and discharged on the last one.

**THIS IS THE LIMIT.**

When You Are Discussing Solomon-like Decisions.

**Louis Harowitz, a young match merchant,**

residing at 566 South Washington avenue, yesterday had Alexander Sikofsky, barkeeper at the Bank hotel, on Lackawanna avenue, arrested and arraigned before Alderman Miller, charged with the larceny of a box of matches.

**Harowitz claimed that Alexander took from him a box of matches and ignited them. The defendant alleged that the peddler left a box of matches in the saloon, and that he by accident dropped them on the floor, whereat they became ignited.**

**Both plaintiff and defendant persisted in their stories, and for a while the alderman's brow was cloudy. Then he suddenly remembered old King Solomon, and looking up, he said: "Harowitz, give me a box of those matches."**

**The boy handed him one, and the alderman hurried to the floor. There was a loud crack, a burst of flame, and "Prisoner is discharged," said the alderman.**

**FUNERAL OF PATRICK M'LEAN.**

Services were held in St. Paul's Church.

**The funeral of Patrick McLean, who was killed in Spencer's shaft, Dunmore, by a fall of rock Tuesday, was held yesterday from his late home at 213 Grove street.**

**Mass was celebrated in St. Paul's church, Green Ridge, Rev. P. J. McManus officiating and interment was made in the Mt. Carmel cemetery.**

**The pall-bearers were P. W. McNally and John Thomas and Martin Corcoran, cousins of the deceased.**

**A wife and two children had a sister, Miss Nellie McLean, survive Mr. McLean.**

**ANOTHER SPEAKEASY ARREST**

James Henry, of Oak Street, was fined \$50 yesterday.

**James Henry, of 415 Oak street, was arrested yesterday by Mounted Officer Block, on a warrant issued by Mayor Moir, charging him with being the proprietor of a tippling house.**

**Henry pleaded guilty, and on account of extenuating circumstances, his honor imposed a fine of \$50 on Henry.**

**Evening Piano Lessons.**

Young people who are engaged during the day are registering for evening piano lessons, at the Conservatory of Music, 604 Linden street, at \$30 per year.

**Read the full description of The Tyburn's Educational Contest on fourth page.**

**MARRIED.**

**BRIDEN-DAVIS.**—In the Providence Presbyterian church, Sept. 11, 1900, by Rev. George E. Guild, D. D., Mr. Alexander H. Briden, of Idaho, N. Y., and Miss Ethel Deves, of this city.

**MRS. RICHMOND.**—At the Providence Presbyterian parsonage, Sept. 9, 1900, by Rev. George E. Guild, D. D., Mr. Arthur H. Mills and Miss Jennie D. Richmond, both of this city.

**INSPECTION OF DEPARTMENT**

**Firemen Will Be Put Through Their Paces Next Month.**  
Arrangements are now being made for the inspection of the fire department, which is to be held in the early part of next month, and which will take the place of a firemen's parade. Mayor Moir is taking a lively interest in the arrangement for the inspection, and yesterday declared that if would be a very novel and interesting spectacle, and one which could be promoted to the public as a genuine treat.

All the companies of the city will turn out, and after a short march, will be given a formal inspection by the mayor and the members of select and common council. All the fire apparatus will be carefully examined and the condition of fire horses tested. The companies will each give a practical demonstration of their methods in fighting the flames. They will then proceed to Washington avenue, where the William Connell Hose Company's Life Saving corps will give an illustration of their modus operandi, on the Republican building.

A large amount of new apparatus has been purchased by the corps for this exhibition, among which are three new scaling ladders, two of which are sixteen feet in length, and one fourteen feet. Several new life belts have been purchased, and a new life line purchased.

The minor details of the inspection will be arranged at a meeting to be soon called by the chief engineers of the fire department, at which all the heads of the various companies will be present.

**M. J. DWYER IN THE CITY.**

**He Is to Conduct a Physical Culture Class.**

M. J. Dwyer, professor of physical culture, arrived in the city last night and intends to soon start a class of Scrantonians who wish to better their physical condition.

Mr. Dwyer is recognized the country over as an authority on physical culture and has had charge of the training of some of the most physically perfect men in the country.

Last year he was in charge of Governor Theodore Roosevelt, at Albany, and speaks highly in praise of the rough rider's sturdy physique and general athletic prowess. Abner McKinley, brother of the president, has also benefited by his instruction.

Hoffelinger, who is considered the greatest foot ball guard who ever played his position, with the possible exception of Hare, of the University of Pennsylvania, was a student of Mr. Dwyer's.

Mr. Dwyer is recognized the country over as an authority on physical culture and has had charge of the training of some of the most physically perfect men in the country.

**ADDITION TO GALLERY.**

**Picture of Thomas Dale Presented to the Board of Trade.**

A handsome oil painting of Thomas Dale, one of the ex-presidents of the board of trade, yesterday arrived at Secretary Atherton's office and will be Monday presented to the board at the regular monthly meeting. The picture is by John Willard Rought and is a striking likeness.

This almost completes the gallery of ex-presidents' portraits. Secretary Atherton is making efforts to finish the collection and expects to soon grace the wall with a picture of Luther Keller. The only one missing will then be the likeness of the late George F. Fisher, who was president in 1872-73.

He left behind him no picture from which a portrait could be enlarged, and is the only one of the departed presidents who pictures are not represented.

The other deceased presidents are Louis Pugh, the first presiding officer of the board, W. T. Smith and J. A. Price.

The gallery now comprises nine fine pictures and is worth between \$2,500 and \$3,000.

**MORE TYPHOID DEATHS.**

**The Disease Still Rages, in North Scranton Particularly.**

The typhoid fever epidemic continues to rage in the city, and is particularly violent in North Scranton. During this week several cases have been reported to the secretary of the board of health, and numerous patients suffering from the disease are being treated by physicians throughout the city.

Benjamin Jenkins, of 309 North Main avenue, died Wednesday of typhoid, after a short illness.

Miss Nellie McGilgore, of 204 North Main avenue, succumbed to the deadly disease on Monday.

Peter Stohak died at the Lackawanna hospital Monday of typhoid fever, and Wednesday night Miss Rachel Simmons, of Parker street, fell a victim to the sickness.

Richard Duggan, of Ferdinand street, North Scranton, died of typhoid fever, September 11.

**THE LAST SUNDAY EXCURSION.**

**Close of the Sunday Season Next Sunday at Lake Lodore.**

Next Sunday, September 16, will close the Sunday excursion season at Lake Lodore. Accordingly arrangements have been made bedding the occasion. Excellent music and many attractions have been arranged for. The trip over the Delaware and Hudson railroad through these picturesque mountains at this season of the year, when many of the trees have put on their glorious autumn colors, when yet the mountain breezes are warmed with the breath of summer, is certainly full of charm. Those who can appreciate beautiful nature self-adorned in all her loveliest hues, will not fail to take advantage of this rare opportunity. A day in the beautiful grove before the leaves have begun to fall, and while sweet music echoes through the forest and rings among the giant trees, is one of rarest delight, and doubtless many will take advantage of the last Sunday excursion to Lake Lodore this season. Take your family with you and enjoy the day. Merry-go-round, swings, boats, launches, etc. Excellent refreshments will be provided for the occasion. Special rates on the Delaware and Hudson railroad from all points. Trains leave the Delaware and Hudson depot, Scranton, at 9 and 11.30 a. m., and 3.42 p. m.

**Mrs. Winslow's Soothing Syrup**

Has been used for over FIFTY YEARS by MILLIONS of MOTHERS for their CHILDREN'S SOOTHING SYRUP. IT SOOTHES THE GUMS, SOFTENS THE GUMS, ALWAYS ALL PAIN, CURES WIND COLIC, and BRINGS SLEEP TO THE CHILD. It is a safe and reliable remedy in every form of the world. Be sure and ask for Mrs. Winslow's Soothing Syrup, and take no other kind.

**TRUE BILLS AGAINST THE COUNCILMEN**

**ELEVEN OF THEM CHARGED WITH SOLICITING BRIBES.**

**J. S. Harris, a Detective, Is the Man from Whom It Is Alleged They Wanted Money in Exchange for Their Votes on the License Tax Ordinance—Large Number of Liquor Sellers Indicted—Complete List of the True and Ignored Bills so Far Returned.**

The grand jury made its first report to court yesterday morning, and among the true bills returned were the ones against former Select Councilman H. T. Fellows, Select Councilmen Simon Thomas and Thomas J. Coyne, and Common Councilmen James J. Grier, C. E. Godshall, William V. Griffiths, Thomas F. Morris, Morris V. Morris, D. H. Reese, Thomas E. Watkins and Charles E. Wenzel.

All of these are charged with soliciting bribes for the votes in connection with the license tax ordinance, which was before council last spring. The bribes, it is said, were asked of J. S. Harris, a detective, employed by the Men's union, who represented himself as an agent of the Scranton Railway company, which was taxed by the ordinance. The dates when the alleged bribes were received and the amounts demanded are set forth as follows: Coyne—March 20, \$100; May 14, \$20. Grier—March 18, \$100. Griffiths—May 10, \$50. Morris V. Morris—May 10, \$50. Morris V. Morris—May 10, \$50. D. H. Reese—May 10, \$50. Thomas—May 10, \$50. Watkins—May 10, \$50. Wenzel—May 10, \$50.

There was also a large number of liquor cases, prosecuted by the Men's union, in which true bills were returned. Several true bills were returned in cases prosecuted by the International Detective agency. The return of the grand jury follows:

**TRUE BILLS.**  
Keeping Gaming House.—Samuel Murray, M. D. Blevitt, J. D. Miller, M. J. Wheeler, Fred E. Biers, pro. Philip Elliot and Charles Davis, Fred E. Biers, pro.  
Statutory Burglary.—Robert Hand, Bert Williams, Garfield Williams, John Frank, Frank Robbing, Jr., pro. James O'Brien; Frank Robbing, Jr., pro.  
Assault and Battery.—Thomas Kupst; John Baibosa, pro. William H. Nicholas; Bernard McCall, Thomas F. Morris, Maga, O'Boyle, pro. Samuel Van Wert; Annie Van Wert, pro. John Scott; Elizabeth Scott, pro. Jacob Ellman; James May, pro.  
Felonious Wounding.—Anthony Carls; Frank Robbing, Jr., pro. John H. Evans, William Price, Annie Lisianska, pro.  
Selling Liquor Without License.—Alexander Grant; H. Seimling, pro. William Grant; Stephen Dyer, pro. B. Goldsmith; Stephen Dyer, pro. Almazia Porter, Almazia Porter; Frank Robbing, Jr., pro. A. Firestone; Stephen Dyer, pro. James Hopkins; Frank Robbing, Jr., pro. John Wilks; Frank Robbing, Jr., pro.  
Felonious Attempt.—Michael Finn; John T. Boice, pro.  
Bribe.—Charles E. Godshall; H. M. Boies, pro. Simon Thomas; H. M. Boies, pro. Thomas J. Coyne; E. B. Sturges, pro. Horatio T. Fellows; H. M. Boies, pro. Charles E. Wenzel; William A. May, pro. Thomas M. Watkins; A. Lansing, pro. Thomas F. Morris; J. A. Lansing, pro. Thomas J. Coyne; William A. May, pro. David H. Reese; E. B. Sturges, pro. Morris V. Morris; Morris V. Morris, pro. J. Grier; E. B. Sturges, pro. William V. Griffiths; E. B. Sturges, pro.  
Malicious Mischief.—John Ryan; Christopher Barber, pro.  
Larceny and Receiving.—Mary Visio; Frank Robbing, Jr., pro.; (Johna Long's Son), Mary Visio; Frank Robbing, Jr., pro.; Goldsmith; (Ciceland, Simpson & Taylor), Thomas Hall; Frank Robbing, Jr., pro. John Koshman; Stephen Dyer, pro. Edward Geary; Stephen Dyer, pro. Charles Baker; Stephen Dyer, pro. Joseph Van Dyke; Frank Robbing, Jr., pro. Edward Flynn; Frank Robbing, Jr., pro.  
Larceny by Bailor.—Louis Angle; Frank Robbing, Jr., pro.  
Selling Liquor Without License.—P. S. Wald; H. Livingston, pro. John Casey; H. Livingston, pro. Frank Marchant; H. Livingston, pro. Thomas Cravin; H. Livingston, pro. J. Hartnett; Robert Wilson, pro. John A. Winter, Katarina Winter; Robert Wilson, pro. John Moffatt; Robert Wilson, pro. Margaret Burns; Robert Wilson, pro. Michael Smith; H. Livingston, pro. Thomas Cravin; H. Livingston, pro. James Connors; H. Livingston, pro. Jas. J. Gettings; Robert Wilson, pro. Anthony Dunlop; Robert Wilson, pro. Martin Rabega; Robert Wilson, pro. A. T. Taylor; Robert Wilson, pro. James Gallagher; Robert Wilson, pro. Hannah Lalley; Robert Wilson, pro. Patrick J. Glynn; Robert Wilson, pro. Henry Rusak; Robert Wilson, pro. Thomas Cooney; Robert Wilson, pro.  
Inciting Murder.—Edwin E. Everhart; L. J. Everhart, pro.  
Negligent Killing.—Keep Book.—Alexander Grass, D. W. Smith; Stephen Dyer, pro. D. W. Smith; Embarrassment.—M. J. McDonnell; Charles West, pro. John Garvey; H. J. Schubert, pro. Keeping Bowls House.—Rose Repp; Lizzie Williams, pro. Formication and Bestiality.—William Howells; Ruth Phelps, pro.  
Attempt at Rape.—H. J. Crossley; Frank Robbing, Jr., pro. Foreible Entry and Detainer.—George Spitz; Edward Williams, pro.

**IGNORED BILLS.**  
Assault and Battery.—James O'Brien; Frank Robbing, Jr., pro.; county pay costs. Rose Mason, alias Rose Sealing; Samuel Bryant, pro. to pay cost. P. F. Longman; Philip Schwartz, pro. to pay costs. James Hennigan; Bridget Hennigan, pro.; county pay costs. Rowland Thomas; H. F. Paine, pro.; county pay costs. O. K. Bennett; George Williams, pro. to pay costs. Joseph Simonson; John Thomas, pro.; county pay costs. William Jackson; Patrick Farrell, pro. to pay costs. William Buane; Bridget Fallon, pro. to pay costs. James O'Brien; Frank Robbing, Jr., pro.; county pay costs. James H. Jones; Mary A. Hughes, pro.

**THE GRAND JURY SCORES A REPORTER**  
Story in Thursday's Times About Detectives on Grand Jury Is Branded as Utterly False—Judge Edwards' Approval.

When the grand jury made its return yesterday morning the following supplementary report was offered:

To the Honorable Court:  
The grand jury of this county now in session, beg to call the attention of the court to the untrue article which appeared in the Scranton Times yesterday. This article contains statements and insinuations which are denunciations as false in every particular and pay that the court will use the means at its command to stop further publications of such a character.

Attest—W. H. Hobbly, Secretary, Scranton, Sept. 13, 1900.

**IN REGARD TO THE REPORT, JUDGE EDWARDS SAID:**

The communication referred by the grand jury to the court in its supplementary report was very much surprised myself to see the article in the newspaper referred to in regard to proceedings before the grand jury and in regard to the presence of certain gentlemen either in the grand jury room or near the grand jury room. Of course, I have already said to each of you, so that you could all hear, that under no circumstances would I ever decline to act as a reporter or to anybody else even the names of the cases that have been before the grand jury, much less any action which takes place in the grand jury room. The reporter of our city is of a very enterprising class, and during the sessions of the grand jury they are generally to be found around the corridors and they are asking questions of the tipsters and other persons who are in the grand jury room. It is highly improper, I believe that all reporters should keep away from the corridors and approach to the grand jury room only in order to file their reports. I would advise what the official action of the grand jury is, and it would satisfy public interest to have the newspaper simply make a record of the testimony of the grand jury after they have been made. Now, that is legitimate news, and that they can get from the clerk after the indictment and the returns of the grand jury have been made.

It is much articles are repeated as the one that you complain of here, we have the power to send for the editor of the newspaper, and we would advise that power if we did it necessary. We shall probably not do it now on this occasion, because I think the article very likely resulted from the extra real, as it were, on the part of the reporter, but as a mistake, and as you say the information contained in it is absolutely untrue, I am glad that you put your finger on it, and that the people who know that such actions are being referred to in the newspaper could not possibly occur before this grand jury.

The article referred to appeared in Wednesday's Times and implied that there were paid detectives in the employ of the Men's union on the present grand jury. The information which led to this statement was alleged to have come from members of the Men's union, and in the article a representative of the union was quoted as saying in answer to an interrogation by the Times whether the Men's union had any more union sleuths.

One of the attorneys for the association yesterday utterly denied that there were any regular detectives on the grand jury, but said that there were certain persons in the present grand jury in the present crusading work to inform the members of the union of any irregularities going on in the jury.

**MARSHAL QUINNAN HAS FILED REPORT**

**THOUSANDS OF DOLLARS OF BOGUS ORDERS ISSUED.**

**He Finds That of the Total Indebtedness of \$39,263.25 the Illegal Orders and Claims Aggregate \$21,164.45—Findings of Fact in Which the Marshal Tells of the Outrageous Manner in Which Township Orders Were Forged and Issued in Duplicate.**

Attorney John P. Quinnan, who was appointed by the court to ascertain the indebtedness of Lackawanna township, filed his report with the court yesterday.

He found the total indebtedness of the township as marshaled, including interest, to be \$39,263.25; subtracting \$21,164.45 disallowed claims from this, leaves an indebtedness of \$18,098.80.

The cost of the marshaling proceedings is \$4,460.45. The marshal's fee is \$2,460, and the stenographer's \$750. This added, brings the total indebtedness of Lackawanna township to \$22,559.25.

Mr. Quinnan divided the claims under three heads: First, claims in judgment in the court of common pleas of Lackawanna county; second, claims in judgments obtained before aldermen and justices of the peace; third, claims in township orders. He refuses to allow the \$21,164.45 for the reason that fraud, forgery and sharp practices of all kinds had been resorted to get judgments against the township.

The following are Mr. Quinnan's findings of facts:

**FINDING OF FACTS.**  
First—that the borough of Taylor was incorporated on the 23rd of November, 1899, and was erected out of territory which, previous to that date, was a portion of the township of Lackawanna.

Second—that the township of Lackawanna was marshaled under the act of June 12, 1878, P. L. 1841, to Sec. 2, May term, 1891, in the court of common pleas of Lackawanna county, "in equity," and its indebtedness ascertained up to the 23rd of November, 1899, the date of the incorporation of the borough of Taylor, and a levy directed by the stated court made and collected to pay of the existing indebtedness.

Third—that certain debts of the township of Lackawanna, which were in existence at the date of the incorporation of the borough of Taylor, constitute the basis of certain claims presented to the commissioner in the present proceedings.

Fourth—that township orders paid and turned into the township auditors in settlements of supervisors' accounts were not cancelled, and were presented to the commissioner as claims against the township of Lackawanna, or were used to evidence claims sued in the common pleas or before justices of the peace and aldermen. Judgments obtained upon these orders embraced several of the claims presented.

Fifth—that forged township orders, in conjunction with forged assignments of claims, were used as evidence to secure judgment against the township of Lackawanna, and these judgments offered to the commissioner as claims against the township.

Sixth—that orders upon the township treasury drawn and signed by the township auditors, and presented as evidence to secure judgment against the township of Lackawanna, and these judgments offered to the commissioner as claims against the township.

Seventh—that suits against the township of Lackawanna, which were pending in the court of common pleas at the date of the incorporation of the borough of Taylor, and the actions maintained in the name of the holders for the amount of the orders.

Eighth—that with few exceptions the judgments obtained against the township were default judgments.

Ninth—that claims alleged to be due and owing township supervisors on over-paid orders, and orders drawn to themselves, and presented to the commissioner and entered on certain judgments, have been presented to the commissioner.

Tenth—that for the time covered by these proceedings the township of Lackawanna has no record of its official transactions, the records having been stolen.

Eleventh—that claims against the township of Lackawanna, which in general exceed the jurisdiction of aldermen and justices of the peace, were so divided as to bring them within their jurisdiction and suits instituted and judgments obtained by some aldermen and justices of the peace.

Twelfth—in the most instances the only evidence of such assignments of claims against the township of Lackawanna was a blank endorsement on the orders by the payee.

Thirteenth—that there is no money now in the Lackawanna township treasury and no outstanding debts of the township of Lackawanna as of one year to the payment of the debt of said township.

Fourteenth—that the borough of Moosic has, since the beginning of the present proceedings, been erected out of a portion of Lackawanna and duly incorporated on the 25th of November, 1900. The assessed valuation of taxable property of the township of Lackawanna for the year 1900 is \$273,598, and the rate of the general tax levy, six mills. The assessed valuation of taxable property in the borough of Moosic is \$278,800, and the rate of the general tax levy is six mills.

Fifteenth—the commissioner finds the total indebtedness of the township of Lackawanna as marshaled to be \$22,559.25.

**THOSE NULL AND VOID.**

The commissioner then finds that claims in existence prior to November 23, 1899, are null and void, except claims for damages that are pending; that orders drawn on treasury by supervisors without anything more are not prima facie evidence of township indebtedness; that township orders are not negotiable; that auditors have no power to issue orders on township treasury; supervisors' orders must be passed upon by the auditor; that indebtedness to and from supervisors is determined by special tribunal; that no claims which have not been fixed by judgment, auditors' settlement or otherwise adjudicated according to law, cannot be allowed; that the simple production of a statement or memorandum from the records is not sufficient proof of a judgment that has been objected to, the proper proof is the production of the record or other legal evidence; that in proof of claims the ordinary rules of evidence should be applied.

**COURT HOUSE NEWS NOTES.**

Attorney Everett Warren began two trespass suits for the Scranton Railway company yesterday against Emil J. Wolfson, of 609 North Main street, in each \$500 is the amount of damages asked.

John J. Van Nort, who was graduated from the Scranton High school in the class of 1882, yesterday registered with Prothonotary Copeland as a student in the office of Willard, Warren & Knapp.

The hearing of the writ of habeas corpus proceedings instituted by Kate Mulherin to recover possession of her child, an inmate of St. Joseph's Foundling Home, was disposed of by court yesterday afternoon. The child was returned to the care of the Home.

Before Judge H. M. Edwards in equity court yesterday the hearing was resumed in the case of Harry B. Reynolds against William F. Boland. Other hearings were held during August. The plaintiff is represented by Attorney E. C. Newcomb and the defendant by Attorneys Joseph O'Brien, of this city, and Attorney John T.

**ECONOMY IN CITY SCHOOLS.**

**Mr. Evans Will Confer with Teachers About the Supplies.**

The principals of all the city schools will meet at 10 o'clock tomorrow morning in the city hall, and confer with Controller Evans, chairman of the supply committee, regarding the distribution of school supplies during the coming year.

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**Savings Department**

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