SATURDAY MORNING

What is the explanation?

The Toronto World

FOUNDED 1880. A morning newspaper published every day in the year by The World Newspaper Company of Toronto, Limited; H. J. Maclean, Managing ORLD BUILDING. TORONTO.

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will pay for The Daily World for one year, delivered in the City of Toronto; or; by mail to any address in Canada.

Great Britain 6 the United States --\$2.00will pay for The Sunday World for one year, by mail to any address in Canlity corporations. ada or Great Britain. Delivered in Toronto on for sale by all newsdealers and newsboys at five cents per copy. Postage extra to Epited States and other foreign countries.

Subscribers are requested to advise us promptly of any irregularity or de lay in delivery of The World.

SATURDAY MORNING, JAN. 3 1914

NOT AN ANTI-PURCHASE VOTE. tunate people realized that they had The Telegram figured out a major-

ity against railway purchase in each been betrayed and robbed and their savings looted. ward by a curious device of its own. All over the United States the Ward six may be taken as an example stockholders are being left with roads, of The Telegram's method. "In ward fit for the scrap heap, on their hands. six Ald. Spence headed the poll with 5823. W. H. Smith, the strongest pro-They had been complacent enough when the men in control were fleecing purchase man, had 4847. Purchase there had a majority against it of and robbing the public without mercy.

976." They are not so well satisfied now that they realize their own predicament. If any ward in the city had offered evidence of anti-purchase feeling it For years the men who ran the roads, would have been ward six, where Ald. watering stock, cutting melons and his special knowledge on taxation McBrien, the anti-purchase candidate, keeping their eyes on the tape of the stock exchange posed as the protec-. who made that the issue against tors of the small stockholders and the Mayor Hocken, and ran on nothing else, was at home. Yet in ward six trustees of the small investors. Now Hocken had a bigger majority over they are exposed and pillorted as un-McBrien than in any other ward-a faithful trustees who have despolled their stockholders as well as the public. majority of 1155.

There is absolutely nothing in such The chief sufferer today from frenfanciful arrangements of figures. Ald. zied finance is the man of small means McBrien made an extraordinary run with a little stock in an American railway company. Sooner or later the for several reasons that are clear enough, but which were minimized at stockholder is the victim, however the time, Both Controller Church much he may have been dazzled by and Controller O'Neill are today bespectacular performances on the stock walling a lost opportunity, for they exchange. The melons, rake-offs and now realize that it was not street other devious ways are not for his railway purchase but other issues that ultimate benefit. Sooner or later he decided the election. If hostility to will find himself outwitted by the men in control of impoverished by their railway purchase had been the force The Telegram expected Hocken would blunders. The small stockholder in have been soundly beaten. McBrien ran for no other purpose than to decovered this to his cost. feat the agreement, and he was It may seem harsh to compare the soundly defeated himself. It is stated melons of our own Canadian Pacific that the street railway agreement has Railway Company with the highbeen drawn up. It will in due time handed looting which wrecked the no doubt be printed and placed in the hands of the council. It must be Yet the Canadian Pacific stockholdthoroly threshed out by several veto- ers have learned to their cost that the ing bodies before it goes to the people kind of financing, which shocks the was found guilty of murder in the

for their supreme vote of approval or public conscience results in their hold- first degree. rejection. The Telegram moved earth and the underworld to prevent that of \$150,000,000 within a comparatively FIRE TAKES LIFE OF short time. In the end those ventures

uproar such gigantic changes as will paid over at any time if the purcha of involved in the nationalization of were-completed. the raliways, telegraphs, telephones

Other groundless objections are that rights of itonshission are granted the railway company which destroy the The explanation is to be found we city's complete control, and that the ubmit, in the fact that the financial radial radial radiways are given perpetual bandits who for years preyed upon the franchises, and that the city has to public at will because of the innate | assume power contracts of which conservatism of the people of sinall it knows nothing, and all the other means now find arrayed against them | Telegram rubbish. One would think The college professor, the professional that the four board of trade gentle-man, the small merchant and manufacturer and especially the people who reasons" might have waited until the have invested their savings in the agreement prepared by the city lawstocks and bonds of all the public uti- vers, and now said to be complete, had

been laid before them before they com-When the late J. P. Morgan and his mitted themselves to the clairvoyant crew of buccaneers, in control of the efforts of The Telegram.

New Haven Railway, were defying the Sherman law, corrupting legislatures, destroying competition and degrading board of education. Mrs. Courtice had the company's service the New Enga strong candidate to face, and for a strong candidate to face, and for a issue reaction. A proceed and issue new execution. It was only when they missed their Christman of the board had presumably the structure of the start these unfora strong candidate to face, and for a

the strongest opponent in the city. Nothing was more gratifying to the progressive forces of the city than the immense majority in favor of the mar-ried women's franchise. It is such a modest and reasonable request that the only wonder is that there were

any opponents to the proposal at all. Among the new candidates Mr. Farmer made an astonishingly good run in ward four. He may be assured of election on another attempt, and

questions would make him a valuable acquisition to the council.

The Telegram once more announces that the purchase scheme is dead, but it is evidently haunting the editorial halls on Melinda street.

HEARD MEN BUILDING HIS OWN DEATH HOUSE

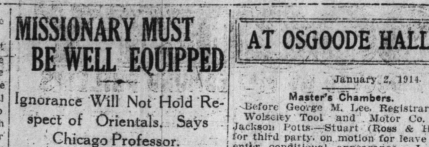
Arthur Bosworth, Slayer of Mae

Labelle, Hanged Yesterday in Windsor, Vt.

WINDSOR, Vt., Jan. 2. -- (Can. (Press.)-Arthur Bosworth was hang-

ed at the state prison this afternoon for the murder of Mae Labelle at Essex Junction in June, 1911.

From his cell in the state prison the United States railways has dis Bosworth this morning could hear the workmen crecting the death house in which the scaffold was to be placed. Hereafter all murderers condemned to death in Vermont will be electrocuted. Bosworth shot and fatally wounded Mae Labelle, the nineteen-year-old daughter of Mr, and Mrs. George La-New York. Hartford and New Haven. Yet the Canadian Pacific stockhold-station at Essex Junction on June 7. 1911. She died two days later. Bos-



THE TORONTO WORLD

Before George M. Lee, Registrar-Wolsciey Tool and Motor Co. Jackson Potts -- Stuart (Ross & H.), for third party, on motion for leave to enter conditional appearance. J. J. Maciennan for defendant. At parties' request motion enlarged until 3rd inst. Time for appearance extended meantime

January 2, 1914.

KANNAS CITY, Jan. 2.—(Can. "ress.).—"Igno: ance on the parts of a missionary will not long hold the in-cellectual respect of the oriental stu-dent," declared Prof. Charles R. Hen-Stinson v. Baugh .- C. Kappele, for defendant Proctor, moved for order allowing amendment of defence and ers and now said to be complete, had een laid before them before they com-nitted themselves to the clairvoyant forts of The Telegram. Excellent results were attained by the two women candidates for the to induce trained college men and the trial judge. I enlarge the motion to board of education. Mrs. Courtice had women to volunteer for service in allow all proper amendments at the foreign fields. Prof. Henderson declared mission-

tiff may have order giving leave to issue new execution.

Beverley, v. Russell -- Macfarlane, (Denison & F.), for defendant, ob-tained order on consent dismissing action without costs.

fact that they must learn from west-ern science. "The young men who are to com-mand attention and hold influence in the mission fields today are to com-tiff as security for costs should stand fact that they must learn from westthe mission fields today must have a as security for all the defendants. F long and thoro discipline in science and experience. This training should the Segsworth. Bird (Thomson & Co.) for begin in the secondary schools, ex-tend thru college and be specialized in graduate studies." Line Segsworth. Bird (Thomson & Co.) for Walter Segsworth, asked enlargement. Enlarged until 3rd inst. at 10 30 a.m.

Judges' Chambers. Before Middleton, J. Re McMaster Estate.-F. W. Har

FOR SEVEN DAYS' REST ourt. K.C., for infant, obtained order McCarthy, Too, is Taking Things for maintenance.

Easy After Hard Days of Re Brantford Motor Truck Co.--M. P. Van der Voort, for Goodyear Tire and Rubber Co., moved for winding-up order. F. Aylesworth for company Winding-up order made. John S. Dow The smoke of battle had well cleared away when City Clerk Littlejohn ling appointed interim Haufdator. Re declared in the council chamber yesference to local master at Brantford Re Goldhamer Cloak Co.-J. H. terday afternoon the official vote in the municipal elections and the names of those elected. There is no change from the list of winners published Hunter, for company, moved for order dismissing petition for winding-up order. No one contra. Petition dismissed without prejudice to new ap-

Vext Monday the last meeting of the 1913 council will be held, but it will be informal. The following Monday will bring the inaugural meeting of this year's council, and standing commit-tees will be struck. Ald. Robbins is after the chairmanship of the net Re C. P. Boyce .- F. W. Harcourt, K.C., for infant, obtained order for naintenance Re McKay Brothers, Limited.--M. H. Ludwig, K.C., for Molsons Bank, petitioners, moved for winding-up orafter the chairmanship of the parks and exhibitions committee, Ald. Wal-ton may get the property committee, Ald. Rowland the board of health and der. McG. Young, K.C., for the com-pany. Order made. J. P. Langley appointed interim liquidator. Refer-Ald McBride the works committee. to master in ordinary. Controller McCarthy is to be vice-chairman of the board of control. He

He

Re Maybill .-- F. W. Harcourt, K.C. for infant, obtained order for main-

tenance. Rex v. Davy -H. E. Rose, K.C., for will probably graduate from that to mayoralty next year, the electors steadily increasing their appreciation of his civic services. private prosecutor, moved for leave to appeal from order of Lennox. J., Mayor Hocken leaves today for Alquashing conviction. E. E. A. Du-Vernet, K.C., for defendant, Reserved. E. E. A. Dugonquin Park for a week's rest. While there he will prepare his address for Re Brampton Local Option Bylaw -Chantler v. Mitchell.-B. F. Justin the inaugural meeting of the new council. Controller McCarthy, who has had an arduous year, is also in K.C., for Milton B. Chantler, moved for order for prohibition to county judge

of Peel and clerk of Brampton entertaining application of S H. Mitchell or any other application to add certain names to list of persons en-



JANUARY 3 1914

To be able to detect one grain of useful suggestion amongs

a heap of worthless advice is a great power, truly.

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MAYOR HOCKEN LEAVES

Campaigning.

yesterday.

retreat for a rest.

ing steam as well as sailing craft in

SHAW GOES WEST

The beginning of the year sees

change in the freight department of the Toronto headquarters of the Ca-nadian Northern Railway, F. A. Shaw, heretofore district freight agent at

Montreal, is appointed division freight

agent of lines east of Port Arthur and

Hocken lay his bargain before them into the seething waters of frenzied so that they could acquaint themfinance, which have cost the public so Child Was Sleeping in Upstairs selves with its terms and find out whether The Telegram was telling stockholders and discredit to the cordearly, will bring sorrow to the small the truth or not. They will find out, poration which indulges in them, no The Telegram was not willing to matter how commanding its position let the issue rest on a straight, fair, may have; been in the markets of the purchase agreement vote. It raised

world. a lot of other issues. It misrepresented the terms of Mayor Hocken's THE CITY'S MAYOR

plan in the most unscrupulous way. The Telegram figures the vote It insisted that preliminary negotiaagainst Hocken as a majority of the tions of months ago, some as far back total, numbering the Birks socialist as May last, were to be regarded as vote against public ownership of the final, instead of the agreement drawn street railway. The Socialist vote is by the city's lawyers. The red herrarely recorded except for a Socialist rings and the misrepresentations and candidate. Had Mr. Birks not run the moving of earth and the under: the vote would either have gone to world have only shown that Mayor Mayor Hocken, giving him a majority Hocken's proposals are going to have of 2623, or would have been unrecordfair consideration after all. There is ed. still leaving him a majority over a basic feeling in the, city in favor all of 1511. Had Ald. Burgess not run of public ownership. The Telegram, a good deal of his vote would have for its own purposes, has lined up gone to Mayor Hocken. The absentce the canti-public ownership forces vote is also to be taken as satisfied wherever it could find them, and they with things as they are. The Telehave been the real opposition to gram's suggestion that Mayor Hocken

"COGENT REASONS."

tained in a minority report of a sub-

One of the cogent reasons is that it

SE and int

So good that they

are carried by over two

million Canadians,

Sold and recommended by

good jewelers everywhere.

Made and warranted by

THE AMERICAN WATCH

CASE CO. OF TORONTO

LIMITED

Mayor Hocken so far as the railway purchase question was involved in the merely spicen. election. The real opposition to purchase, once the agreement is understood, cannot be deduced from the Cogent reasons against the purchase of the street railway are convote

GORING THE WRONG OX.

committee of the board of trade, is-For years our neighbors to the sued against the wishes of a majority south were regarded as mercurial, of the council, in the opinion of The impatient of restraint and seekers Globe. On examination they prove to fact the most conservative people on futed allegations of The Telegram the face of the earth. Rivaling China in her indifference to international politics, the United States bade fair to and John F. Ellis. become as stereotyped and stationary in the administration of her internal will cost the city \$800.000 to raise the affairs. But now that many of us are \$\$,000,000 required to be paid under inclined to think that the Americans are hopelessly enslaved by financial bandits, gigantic combines and malestated that the money was ready to be factors of great wealth. we find many evidences of an awakening of public opinion and a sincere desire to be of service to the state.

And it is "public opinion" in the true sense of the term which is bringing about some wonderful changes. That is to say, a vast number of people in the United States have, after observation, study and thought, come to be of the same opinion upon many subjects. They are so well satisfied that they are right and that the neces. sary reforms must be brought about that they care little for party cries or party politics. Just now they seem in the main willing to lend the great weight of their influence to the present national administration. Against this public opinion, which

is not captious about details, but adamant as to principles, resistance is unavailing. The tariff has been reconstructed; the whole financial framework of the country has been refashloned with no serious protest from the manufacturers or the bankers, and we may soon see without violence or

HEAVY SEAS WASHING THREE-YEAR-OLD BOY COAST OF NEW ENGLAND

Room When Rescuers Arrived Too Late.

(Special to The Toronto World) COBALT, Jan. 2.-Maxwell Dowell. the three-year-old son of Hiram Dowell- died this morning from suffocation at a fire which destroyed his father's house on Baker street last night. The child was sleeping in a room upstairs. The father entered the room thru a window and handed the child to another man on a ladder. The fire was, caused by one of Mr. Dowell's daughters cleaning her gloves with gasoline, when the fumes exploded. The girl ran out and rolled herself in the snow.

Important Changes in Train Service-Canadian Pacific Railway. Train No. 37. now leaving Toronto Train No. 37. now leaving Toronto 8.45 p.m. daily, arriving Sudbury 5.55 a.m., will be discontinued between To-ronto and Sudbury after Saturday, Jan. 3.

Jan. 3. Train No. 28, now leaving Sudbury 10,45 p.m. daily, arriving Toronto 8.00 a.m., will be discontinued between Sudbury and Toronto after Sunday, Jan. 4. Toronto-North Bay sleeping does not represent the whole city is Jan. 4. car will be discontinued with this ser-

Through sieeping car Terofito to Sault Ste. Marie will be handled To-ronto to Sudbury. on train No. 3 leaving Toronto 10.20 p.m. daily, and Sudbury to Sault Ste. Marie on train No. 27, arriving Sault Ste. Marie 112 p.m. eastern time) and Sault Ste. Marie, Mich., 12.40 p.m. (central time).

Through sleeping car Sault Ste. Marie to Toronto will be handled Sault Ste. Marie to Sudbury on train No. 28. be the oft-denied and frequently releaving Sault Ste. Marie, Mich., 2.30 p.m. daily (central time) and Sault Ste. with the signatures of Messrs Peleg Marie, Ont., 3.50 p.m. (eastern time) and from Sudbury to Toronto on train Howland, J. W. Woods, G. T. Somers No. 6. arriving Toronto 9.00 a.m.

Train No. 5, leaving Montreal, Windsor Station, 9.45 a.m.; Ottawa, Broad street, 1.30 p.m. daily for Port Arthur, Fort William and Winnipeg, will be withdrawn after trip leaving Montreal the agreement City hall authorities Dec. 31, 1913, until March, 2, 1914, when through service will be resumed.

Train No. 6, leaving Winnipeg 6.15 p.m., Fort William 8.45 a.m., Port Arthur 9.03 a.m. daily, arriving Ottawa, Broad street, 3.20 p.m., and Montreal, Windsor street, 7:00 p.m., will be dis-continued after trip Jan. 3. from Winalpeg, and Jan. 4, from Fort William and Port Arthur. This train will reume service March 5, 1914, from Wintipeg, and March 6, from Port Arthur and Fort William.

Commencing from Ottawa, Jan. 5, and from North Bay, Jan. 6, a local train will rûn between Ottawa, Broad Street Sation, and North Bay, except. Sunday, leaving Ottawa 1.30 p.m., ar-riving North Bay 10.10 p.m.; leaving North Bay 7.45 a.m., arriving Ottawa Broad Street Station 3.45 p.m. Full particulars from any C. P. R.

WOULDN'T ADMINISTER OATH.

BERLIN. Jan. 2 .-- (Can. Press.)--The papers here say that the judge of municipal court has refused to adainister the oath to witnesses in ourt proceeding because they were not members of the church. The judge said he doubted the validity of an oath iministered to such persons. The incident is considered impor-

not because of the general movemen mout Germany of members to with araw from the state church in order to escape payment of compulsory hunch taxes.



Ask for it at all good Dealers, Hotels and Cafes D. O. ROBLIN

Leonard V. Cusning Brothers, Li-mited-G. Osler, for defendants, mov-ed for leave to appeal to appellate division from order of Lennox, J., of Dec. 10 last, F. Aylesworth for plain-Re McKnight-T. N. Phelan, for S. J. McKnight, obtained order appoint-ing guardian and directing sale of property. Purchase money to be paid Agent for Canada TORONTO

11

Jordan v. Jordan-Plaintiff in per-son moved for order directing defendant's solicitors to render account of moneys. Higgins (Macdon for defendants. Reserved. Higgins (Macdonell & B.)

Single Court, Before Middleton, J.

voters' list, of those who may vote on

he particular bylaw. The prohibition

any who do not appear by the last

revised voters' list as entitled to vote.

Leonard v. Cushing Brothers, Li-

No costs.

Schofield v. Adams-R. J. Gibson, plaintiff, moved for injunction. R. McLaughlin, K.C., for owner. G. McHugh for tenant. Motion enrged to trial. No infunction mean-me. Plaintiff to have liberty to action for trial at once. Costs eserved to trial Judge. Cuffe. v. Johnston-J. P. MacGre. paper.

BOSTON, Jan. 2.--(Can. Press.)-Onshore winds and the heaviest seas of the winter harmonic tertain names to list of persons en-titled to vote on local option bylaw. W. H. McFadden, K.C., for town clerk. Judgment: This motion unavoidably made at a late hour must be detergor for plaintiff. E. C. Cattanach for of the winter hampered shipping along the New England coast today, keepfound in the municipal act the in-tention is to give finality to the waters lists and at the same time to port. Several steamers, including the workers lists and at the same time to allow the necessary amendments to be James S. Whitney for New York and the Pathfinder for Norfolk, ventured outside today, but found the seas running so high that they put back. Other harbors north and south are sheltering vessels. Allow the necessary amendments to be made up to the last possible moment, so that the exact list of those entitled to vote upon a bylaw may be ascer-tained before the voting takes place. The list to be certified is to be based nainten ince. upon the last revised voters' list "omitting . . persons whose nam are entered on such voters' list persons whose names but are not entitled as appears by such list . . to vote on the bylaw." When the action of the clerk is comion

plained of it may be reviewed by the judge, who may strike out the name of any merson wrongly entered on the Gowan for defendant. E. C. Cattanach agent of lines east of Port Architt and list, i.e., which the clerk should west of Ottawa. He succeeds F. A. have included in it, or of any pe who is shown to be dead, but nd list i.e. which the clerk should not A, have included in it, or of any person plaintiff's husband. Judgment for plaintiff for \$2500 and costs. To be paid into court and \$1288 portion the whole question of the right to be on the revised voters' list is not opened up; the names of those "entitled as thereof to be paid out to V Colby with privity of official appears by" the last revised voters list to vote on the bylaw must remain dian to complete payment on house in Sandwich; \$250 to be paid to plainthe test, The judge may add "the name of any person whose name has been wrongly omitted from the list," tiff with privity of official guardian and \$125 each half year to widow for i.e., the name of any person who by the revised voters' list appears en-titled to vote on the bylaw "and whose maintenance, for two years. WHITELAW REID'S ESTATE name ought to have been included by the clerk in his list." There is no war-

rant for the addition of names improperly omitted from the revised voters' list. The function of the judge is in this respect limited to the correction of the clerk's action. In the case of

NEW YORK, Jan. 2 .-- (Can: Press.) tenants who have not shown the right to vote under sec. 265 the right is wider, and when the tenant's name is The estate left by Whitelaw Beid, mbassador to Great Britain, and edion the revised voters' list, but he has failed to file the evidence, which is report filed at White Plains today by the trend of the present vogue as imrequired under sec. 265 to give him the right to vote on the bylaw the judge of \$53.500, the estate consists of peris empowered to allow him at this later stage to establish his right. Save in the case of tenants and of nominee sonal property. The inheritance of Mrs. Reid, the widow and principal benficiary, is appraised at \$1.289.685. of corporation the clerk may not go of corporation the clerk may not go beyond the voters' list. His tack is 1 one of elimination and elimination only. Save as to the names of dead men and of tenants who have failed to comply with sec. 265 the function of the judge is limited to the correc-tion of the clerk's action. He is not making a new voters' list, but is cor-recting a list based on the revised voters' list, of those who may vote on

FIRE TURNS CHEESE

mond St-

Phone Adel. 630-631

INTO HUGE RAREBIT NEW YORK. Jan. 2.—Struggling furme house of O. Roth & Company, cheese stock was turned into a huge rarebut should therefore go restraining the judge from including the names of stock was turned into a huge rarebi by the fire.

Left Over a Million

BIG ORDER FOR C.P.R.

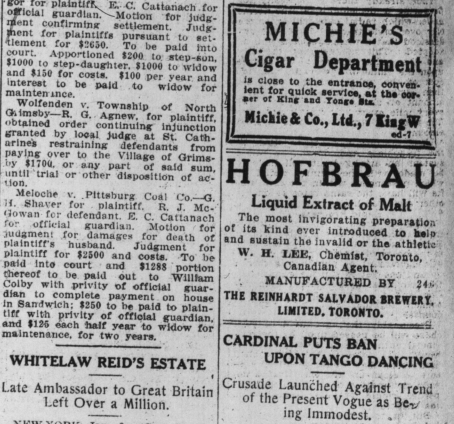
An order for 125,000 tons of steel rails for delivery in the first half of 1914 has been given by the Canadian Pacific. The Algoma Steel Company has taken 100,000 tons of the award and the Dominion Steel Company has

booked the remainder. ARRIVED WITHT BURNING CARGO CONCEPCION, Jan. 2. - (Can

Press.)-The new American steamer. Sant Cecilia, from New York. Nov. 29 for San Francisco, Seattle and Tacoma, has arrived at Talcahuano with her cargo on fire. The vessel's cargo is being discharged.

Women will find more news of interest to them in The World's magazine page every morning than in any other paper.

The World gets more exclusive articles than any other Toronto



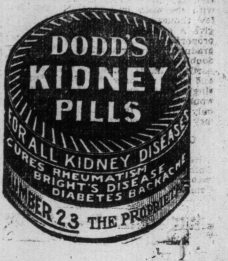
Phone June. 1227. Phone North 1132-1133

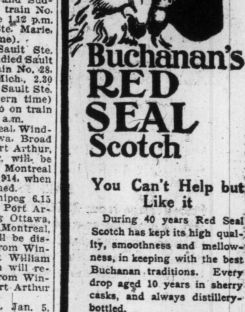
NEW YORK, Jan. 2 .-- Cardinal Farley started an active fight on the tor and part owner of The New York tango here today when he announced Tribune, was valued at \$1,398,884 in a thru his secretary that he deplored modest, and had determined to do all in his power to discourage it. Invita-In his power to discourage it. Invita-tions already out for a dance to the given by the junior auxiliary of the Catholic Institute for the Blind the Delmonico's next Monday night wert immediately recalled and the affa-phendened

A monsignor close to the cardina

AT TWO CHURCHES.

Rev. F. H. Cosgrave, B.A., B.D., will reach tomorrow in St. Margaret's Church, West Hill, at 3 pm. and in Christ Church, Searboro, 7 p.m.





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