ACCUSED OF JURY BRIBERY

JUROR VAN ALSTINE WAS ON THE RACK

He Was Charged with Offering His Fellow Jurors \$100 for a Verdiet-He Says it Was Meant as a Joke.

Judge Ferguson's branch of the district court witnessed something of a sensation yesterday. A. J. Van Alstine was charged with attempting to bribe a jury, and his conduct was investigated by the court. Van Alstine was a juror in the action of C. F. Haman against the street railway company.

The plaintiff sued for \$20,000 damages for being ejected from a street car and last week got a verdict for \$100. Yesterday morning C. A. Baldwin, attorney for Haman, filed an affidavit alleging that during a Van Alstine went to the office of the attorney for the defendant and stayed there for some time; that on the first ballot and for twenty-four hours thereafter the vote in the jury room stood 11 to 1 for returning a verdict for the plaintiff, Van Alstine being the man who hung out; that while in the jury room, deliberating on the case, Van Alstine offered \$100 to the other case, Van Alstine offered \$100 to the other jurymen if they would return the verdict for the street railway company. The affidavit also sets forth the fact that the other men prepared and signed a paper, stating the proposition that Van Alstine had made; that when he saw the paper he told the other men that if they would tear up the docu-ment he would agree to a verdict of \$100 to be rendered in favor of Haman and under this agreement the verdict was returned into

court.

Van Alstine was seen and in giving his version of the matter said that Mr. Baldwin had been misinformed with regard to the facts. After the jury had been out twelve hours the vote stood 4 for giving 5 cents damages, 4 for giving 8300 and 4 for giving 8100.

At last the \$300 men said that they would At last the \$400 men said that they would come to the \$100 men if the 5-cent men would do the same thing. For hours the matter stood in that condition when at last the foreman said that they might compromise by making up \$100 in some way. In reply to this, and as a joke, Van Alstine said that rather than to stay in the room any longer he would give \$100, but to whom he did not say. After another round of talk the \$100 verdict was reached.

Judge Ferrusen had the jurors called into court yesterday afternoon and made a thor-ough investigation of the case.

Jurors' Statements.

Louis Grantwas the first man to go upon the witness stand. He said that Saturday night Van Alstine said that rather than to be locked up another night, he would rather pay \$100 out of his own pocket. On crossexamaination Mr. Grant did not think that Van Alstine was trying to bribe the jury, as he regarded it as merely

Juror Doll heard the jury room talk and also heard Van Alstine say, "I will give \$100 if you will vote for the defendant." The re-

if you will vote for the defendant." The remark was applied to the other jurors.

Then Mr. Van Alstine took the juror and and made him say. "You said you would not give a 5-cent cigar to influence the jury."

William Morrison, another juror, was sure that Van Alstine said, "I will give you \$100 if you will come over to the defendant."

G. F. Tremaine saw Van Alstine jump up, and say, "If you will give the defendant a verdict I will give \$100." An hour later Van Alstine was accused of corrupting the jury, when he said, "I would not give a 5-cent cigar to have a verdict returned for

cigar to have a verdict returned for the defendant." Van Alstine agreed to a verdict of \$100, but not until after a paper had been circulated, in which it was pro-posed to report the proceedings to the c. irt." John W. Croft heard Van Alstine say, "I mean business and will pay \$100 out of my pocket to have a verdict returned for the de-fendant."

Croft was the man who wrote the paper which was to be presented to the judge. Nine men signed the paper, but when Van Alstine agreed to the verdict, it was de-

Here Van Alstine took his inning and put Juror John Collins on the stand. He heard Van Alstine say, "I would rather give \$100 than to stay here over night." The witness did not consider it a bribe.

Van Alstine's Story.

Juror Van Alstine in support of his posi-tion took the stand and told how the jury stood during the numerous ballots. There was a story detailed in the jury room about an old juryman who used to say: "I'll pay this so we can get out." Then witness as a joke said, "Rather than to stay here over night 1 will pay \$100 out of my own pocket." Mr. Van Alstine maintained that he made the remark in a joke and that no harm was in

'Did you not go to Mr. Webster's office at the moon hour on the second day of the trial? asked Mr. Baldwin. "Went that afternoon," answered Mr.

Van Alstine. "Did you say that you did not intend to bribe the jurors until after you saw them signing the paper to be sent to the judge?" The remark was made two hours before the paper was signed," responded Mr. Van Alstine. "Did you not ask Commissioner Livesey to

put you on the jury?"
"No, sir, I think not."

In explanation of the visit to Webster's office Van Alstine stated that it was for the purpose of getting some information about the appointment of an administrator. He did not stay in the office for Webster said:

"Van, I don't want to talk with you."
In summing up Judge Ferguson said that
there was no doubt but that Van Alstine made improper remarks when he stated that he would give \$100. It was not only strong language, but it was highly improper. For a juror to take an oath and then go to his reom and say. "I will give \$100 if the jury will find for the defendant," is not only improper, but must be condemned. The judge then fined Van Alstine \$50 for his indis-

#### PERSONAL INJURIES.

Heavy Suits Against Railroads for Alleged Criminal Negligence. The case of Lucy C. Tucker against the Omaha Street Railway company

is on trial before Judge Ogden. The

plaintiff is an elderly woman, who was badly bruised while getting off a car in South Omaha, and she sues for \$15,000 damages. Patrick McCarthy is before Judge Davis and the jury explaining why he should re-cover from the Rock Island Railroad company the sum of \$25,000 for the less of his left leg. The case was tried one year ago and at that time the verdict was for Mc-Carthy and was for \$15,000. Three years are McCarthy was a laborer on one of company's gravel trains, working in the vicinity of Topeka, Kan. One day the con-ductor told McCarthy to jump upon a moving train. He made the jump, but he left one of his legs beside the tracks.

Robber Band Broken Up. Cad McGuire, the leader of the North Omaha band of robbers, yesterday plead guilty to burgiarizing John Hoffman's store. He got three years for robbing the Kennedy grocery, and yesterday's confession added two years to his sentence. His brother, Doug, who was convicted of burglary a few days ago, will have to answer to a charge of perjury next week

Court Calendar. The call for today is as follows: LAW ROOM NO. 2-JUDGE SCOTE.

26-217-Helwig vs Treitze.
31-340 - Hamlin vs Spiegle.
31-341 - Sams vs Spiegle.
32-217-Holwig vs Treitz.
31-365 - Voenbroon Furniture company vs

Brigle.

31-380—Graham vs Cotton.

32-31—Day vs Adams.

32-41—Kennedy vs Kepald.

82-54—Champton vs Forgy.

32-76—Eigutter vs Drishan.

32-92—Mapes & Licey vs Hughes

32-98—Martin vs Omaha Street Railway

company.
32-182- Pall vs Hart.
32-164- Thomas vs Thomas.
32-178- Sorenson vs Grandview Brick com-32-183—Shea vs Swift & Co. \$2-187—Langdon vs Bangs

32-201-McIntyre vs Union Pacific Railway suppany. 32-239 Michel vs Union Pacific Railway. Ompany. LAW ROOM NO. 3-JUDGE DAVIS-

29-243—Hayes vs Hicks. 29-270—Hislap vs Midland Mining company. 29-357—Warner vs Omaha National bank. 29-366—Wood vs Omaha Tinware Man ufac-

20-366—Wood vs Omaha Tinware Man ufacturing company.
30-6—Nebraska Land and Investment company vs Miner.
30-64—Manley vs Clarke.
30-64—Manley vs Clarke.
30-67—Stadelman vs Sullivan.
30-71—Walter A. Wood Manufacturing company vs Moline, Milburn, Stoddard & Co.
28-264—Anheuser Busch Brewing association vs Thompson.

tion vs Thompson, 24-286—McCarthy vs Chicago, Rock Island & Pacific Rallway company, 26-1—Downs vs Kitchen. LAW ROOM NO. 4-JUDGE PERGUSON.

LAW ROOM NO. 4—JUDGE PERGUSON.

23-289—Hillike vs Hellman.

24-135—Ziegel vs Sackett.

24-226—Aabel vs Omaha.

24-311—Schaller vs Nason.

25-193—Sweezey vs Stuht.

25-211—Gast vs Gibbon.

25-243—Goldstein vs Gillan and O'Brien.

21-126—Levi vs Omaha.

flaw room no. 5-judge ogden. 28-128-Tucker vs Omaha Street Kallway empany. 28-159 United States National bank vs

28-173-Mexico Fire Brick company vs Johnon. 28-248—Fisher vs Union National bank. 28-337—Wright vs Jacobs. 29-20—Leach vs Omaha Street Railway com-

pany. 29-58 - Darby vs Knight. 29-58 - Gardner vs Challman 29-153 - Cavanaugh & Thomas vs Edney. 29-107 - Montgomery vs Patrick Land com

any. 29-208 McKell vs Levingston. 29-222 - Powell vs South Omaha. EQUITY ROOM NO. 6—RUDGE HOPEWELL.

EQUITY ROOM SO. 7-JUDGE IRVINE.

28-349 Hampton vs Jones.

No call until March 8. Piles of people have piles, but De Witt's Witch Hazel Salve will cure them.

N. B. FALCONER.

Our Special Sales as Advertised Sunday Continue Today. SILKS.

In silks we are offering values that it will be simply impossible to duplicate later in the season. \$1.50 heavy twilled wash surah silks are going now at 90c. Figured china silks in beautiful assortment. \$1.00 qualities are going at 674c; 32-inch China silk, blue ground with white polka dots, selling everywhere at \$1.50, for this opening sale \$1.00. In rich dress silks we are offering a handsome line of hernanias, actual value \$2.25, at

Silks are the most popular dress fab ries for the season. Don't miss this

DRESS GOODS. DRESS GOODS.

75c quality of Imperial serges, for this sale 58c; \$2.50 cork serew suitings, special this week at \$1.75. We have a lot of odd lengths in fine all wool dress fabrics, 2½ to 7 yards in each piece, goods that sold at 50c, 75c, \$1.00 and \$1.25; they all go today at 25c per yard. All seasonable goods.

SUUTS AND WRAPS

SUITS AND WRAPS. Our offerings in spring wraps and ready made suits are drawing the crowd to this department. LINENS.

In linens we are offering as a special leader 50 8x10 extra heavy, damask table cloths, actually worth \$3.00, AT \$1.75, 5-8 napkins to match, at \$1.75 per dozen. 3-4 napkins at \$2.25.

N. B. FALCONER.

#### HAYDEN BROS.

Special Bargains on Sale. Mill remnants of muslin, 21c. Mill remnants of calico, 24c.

Mill remnants of checked nainsook, 21c. New spring styles outing flannel, 5c yd White Shaker flannel, 5c yard. New stock of towels, 15c, 19c and 25c. Closing out odd dozen of napkins at

Summer Balmoral skirt patterns, 25c Letting down the prices on wash dress Remnants of the finest printed satine

only 10e yard. Tommorrow we reduce the price on all our fine printed dimities. They are imported and there are no better in this city if you pay double the price. They are being sold at 35c, 40c and 50c, our price tomorrow only 25c yard. Keep yourself posted; examine these dimities

at 25e yard. We also place on sale tomorrow for the first time plain white corded dimities made in this country. All we ask

for these 7tc yard. HAYDEN BROS. Headquarters on Wash Goods.

Want an Exposition Hall.

A meeting of the executive committee of the Manufacturers and Consumers association was held yesterday afternoon for the purpose of arranging for a building for the coming state exposition to be held in Omaha,
Mr. Houder, representing the Mr. Houder, representing the owners of the Coliseum building, was present and sev-eral propositions for the use of that building were considered at length.

The owners of the Coliseum, however, ar peared to have a more exalted opinion of the worth of their building than the manufac-turers and no agreement was reached. It was finally decided to postpone the question until next Thursday, which will give both parties an opportunity to think the matter

Piles of people have piles, but De Witt's Witch Hazel Salve will cure them.

Cutting Prices on Shoes Deeper and Deeper This Week.

LUDLOW'S \$3.00 SHOE \$1.98. Greatest sale on fine shoes ever in Omaha, this week.

Selling 1,000 pairs of Ludlow's \$3.00 make ladies' fine shoes attracts crowds to our shoe department. Every lady knows the famous Ludlow \$3,00 shoes. We are selling 1,000 pair for \$1.98 a pair, every pair warranted. If you cannot attend this great sale send in for a pair. You will be pleased with your bargain and wonder why Haydens Ludlow's \$3.00 shoes for \$1.98 when others ask \$3.00.

Every pair stamped Ludlow \$3,00 shoe. Ladies' eroquet rubbers, 15c a pair,

Ladies' fine "New York" storm rubbers only 35c a pair. Children's fine light spring heel rubbers 20c a pair. Misses' fine "New York" spring storm rubbers, 25c pair. HAYDEN BROS.,

Dry Goods and Shoes

See the celebrated Sohmer piano at Ford & Charlton Music Co., 1508 Dodge.

DEATHS.

GORDAN Addie Viola, March 6, 1893, after a serious illness of six months, age I year. Interment 10 a.m. at Forest Lawn ceme tery, March 7.

#### POSTOFFICE IRREGULARITIES

Inspectors Scored for the Arrest of John H. Platz.

TRIVIAL CHARGE AND NOT A GOOD CASE

Inspectors Think They Have Uncarthed Another Petty Piltering Scheme Among Clerks-A Lost Registered Letter Also Makes Trouble.

The arrest of John H. Platz, for fourteen years a trusted employe of the postoffice, appears to be one of those petty cases worked up by the inspectors of the postal department to make a showing of vigilance.

The complaint filed with Commissioner Gustav Anderson by Inspector Sullivan upon which Mr. Platz was arraigned contains two charges. One is to the effect that Mr. Platz sent a bill for \$2.32 to the First National bank for postage for the month of February, when he knew that the amount due was only \$1.04. The other charge is that Mr. Platz sent a bill for \$4.25 to the Omaha National bank when he knew that it should have been but \$1.91. These charges are made by Inspector Sullivan.

Speaking of the case Commissioner Anderson said: "It is an outrage for these sleuth hounds to ruin a man's reputation upon such a trivial and uncertain matter as that. If I had known that there was so little to the case had known that there was so little to the case I should have urged Mr. Platz to go ahead with a hearing at the time he was brought into my office, but he waived examination and I supposed there was some reasonable foundation for this serious charge. It seems more than probable that when the records of the office are examined this whole business

the office are examined this whole business will be proven to be a mistake, or it may be a blunder on the part of the inspector."

"The arrest of Mr. Platz was not my work," said District Attorney Baker.
"I don't believe in jumping upon a man and besmirching him until there is pretty conclusive evidence that he has done something wrong. But these inspectors seem to think that they must cinch somebody now and then and they have taken this Platz matter into their own hands. I refused to make a into their own hands. I refused to make a complaint and I am frank to admit that with the present evidence it will be a very slim

The carriers department is not the only wing of the postoffice in which there seems to be a spasmodic eruption. There are whiffs of suggestive smoke just at present rising out of that which seems to be a slumbering volcano in the registry department. The immediate cause of the difficulty is a matter of \$5, but there is a long story connected with it. It is claimed that the detectives in the employ of the government discovered some weeks ago that some of the employes in the registry department were working a scheme by which they defrauded the government. the government.

Another Instituation Against Clerks. The scheme was a simple one and it is alleged that it was worked successfully. Instead of allowing the people to place the necessary amount in stamps on registered letters it had been the habit of these shrewd clerks to take the money necessary to purchase the required postage and put the stamps on themselves. When it came to putting on the stamps, however, it is claimed that old stamps were used and were so completely daubed and blurred that it became almost impossible to detect the fraud. The money was chucked into the pockets of the employes who worked the scheme. As yet no one has been absolutely caught at the business, but steps have been taken to prevent the employes from stamping letters in the future.

Lost Letter Makes Trouble. But the difficulty that promises to make things rattle in the registry department is over the loss of a letter containing \$6. The letter was, by mistake, it is claimed, forwarded when it should not have been, and as a result it fell into the hands of the wrong person. The rightful owner came in and de-manded that the loss be made good. It was done, but the question of locating the blame is the rub. The posteffice inspector assessed the loss equally against three of the employes of the registry department. Two of them, Miss Scott and Mr. Phenix, rather than lose their positions, have paid their \$2, but the other one, Tom Ellingwood, declares that he will not submit to the imposition. He says he had nothing to do with the loss of the letter and he doesn't propose to let any man, large or small, scare him into paying

an unjust assessment. Postmaster Clarkson has demanded his resignation, but it has not been handed in; neither will it be. Speaking of the matter the gentleman in question said: "I have nothing to say about the matter nor will I have, unless I am discharged. If that thould occur then you will hear a full statement of the matter. I am loaded, but prefer to say nothing unless I am driven to it.

Piles of people have piles, but De Witt's Witch Hazel Salve will cure them.

A fine upright piano, used only six months, at half price. Ford & Charlton, 1508 Dodge.

#### OMAHA MAY HAVE IT. Next National Convention of the Electric

Light Association. City Electrician Cowgill, who attended the national electric light convention at St. Louis, says there is an excellent prospect of securing the meeting next year for Omaha. The invitation of Mayor Bemis was received by the convention with enthusiastic applause. The selection of the place of meeting is left with the executive committee, which will meet within three months.

The St. Louis convention was an unqualified success, and not before in the world's history have there been gathered together such a number of people interested in electricity in all its bearings. Next year it is expected even a larger number will be pres-ent, and exceed the 400 who were at St. Louis. The time of the convention was de-voted to the discussion of subjects interesting to the members, and some very able papers were read and discussed. Perhaps the most notable was the lecture delivered by Nikola Tesla, the renowned inventor, at Music hall, to 4,000 interested people. He experimented with alternating currents, and permitted hundreds of thousands of volts to pass through his body without doing per-sonal injury or suffering perceptible shock. Although 1,500 to 1,800 volts is considered in capital punishment by the medical fraternity to produce instantaneous and painless death, Mr. Tesla permitted hundreds of thousands of volts to pass through his body while standing before the vast audience. The explanation of his immunity from harm is not due to any peculiar charm or faculty which he possesses, but rather in the enormous rapidity of the oscillations of the cur-rent employed and the exceeding small rent employed and the saying, notwith-quality of current passing, notwith-standing the enormous voltage used. The alternating current used by Mr. Tesla in his experiment had a frequency of vibration too rapid to affect the nerves that would be paralyzed by the cur-rents employed in the lighting stations or in the executioner's chair, and it was due to this that he escaped harm. He also fully demonstrated that glass is a con-ductor of electricity, notwithstanding the popular belief that it is a nonconductor. Many went to St. Louis for the express purcose of hearing the lecture and witne the almost marvelous experiments. He will be present at the next gathering and deliver

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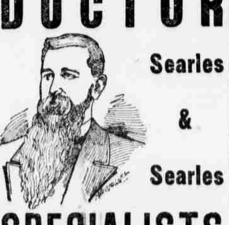
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Office of Auditor Public Accounts—State of Nebraska. Lincoln Feb. 1, 1893.

It is hereby certified, that the Citizens Fire Insurance Company, of New York, in the state of New York, has complied with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my han i and the seal of the auditor of Public Accounts the day and year above written.

EUGENE MOORE, Auditor P. A.

Certificate of Fubilitation.

Office of Auditor of Public Accounts—State of Nebraska. Lincoln Feb. 1, 1853.

It is hereby certified that the Hanover Fire Insurance company, of New York, in the state of New York, has compiled with the Insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor in this state for the current year.

Witness my hand and the seal of the day (Seal.)

EUGENE MOORE Auditor P. A. Certificate of Fublication.

Certificate of Publication.

Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebruska. Lincoln, Feb. I. 1853
It is hereby certified that the Mercantile Fire and Marine Insurance company of Boston, in the state of Massachusetts, has complied with the insurance law of this state and is anthorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and year above written.

EUGENE MOORE, Auditor P. A.

Certificate of Publication. Office of Auditor of Public Accounts—State of Nebraska. Lincoln, Feb. 1, 1893. It is hereby certified that the Fire Associa-tion of Philadelphia, in the state of Pennsyl-vania, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

witness my hand and the seal of the auditor of pub is accounts the day and EUGENE MOORE, Auditor, P. A.

Certificate of Publication. ffice of Auditor of Public Accounts-State of Nebraska. Lincoln, Feb. 1, 1883. It is hereby certified that the Capital Fire Insurance company of Concora, in the state of New Hampshire, has compiled with the insurance law of this state and is authorized to transact the bus ness of fire insurance in this state for the current year.

Witness my hand and the scal of the auditor of public accounts the day and (Seal.)

EUGENE MOORE, Auditor P. A.

Certificate of Publication. Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebraska. Lincoin, Feb. 1, 1803. It is hereby certified that the Concordin Fire Insurance company of Milwaukee, in the state of Wisconsin, has compiled with the insurance laws of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and year above written.

EUGENE MOORE, Auditor P. A.

Certificate of Publication. Office of Auditor of Public Accounts - State of Nebraska. Lincoln, Feb. 1, 1804. It is hereby certified, that the German Insurance Company of Freeport, in the state of Illinois, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and year above written.
EUGENE MOORE, Auditor P. A. Certificate of Publication,

Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebraska.

Lincoln, Feb. 1, 1863.

It is hereby certified, that the Hartford Fire Insurance Company, of Hartford, in the state of Connecticut, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the scal of the auditor of public accounts the day and [Seal] year above written.

EUGENE MOORE, Auditor P. A.

Certificate of Publication. Office of Auditor of Public Accounts—State of Nebraska. Lincoln, Feb. I, 1868.

It is hereby certified, that the Earle Fire Coupany, of New York, in the state of New York, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and year above written.

EUGENE MOORE, Auditor P. A.

Certificate of Publication.

Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebrasia.

Lincon, Feb. 1, 1863.

It is hereby certified, that the Dwelling House Insurance Company, of Boston, in the state of Massachusetts, has complied with the insurance inwof this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and [Seal] year above written. EUGENE MOORE, Auditor P. A.

Certificate of Publication. Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebraska.

It is hereby certified, that the Deiaware Insurance Company, of Philadelphia, in the state of Pennsylvania, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and [Seai]

Fear above written.

EUGENE MOORE, Auditor P. A.

Certificate of Publication. Certificate of Publication,
Office of Auditor of Public Accounts—State of
Nebraska. Lincoin, Feb. 1, 1883.
It is hereby certified, that the Dotroit Fire
and Marine Insurance Company, of Detroit,
in the state of Michican, has compiled with
the insurance law of this state and is authorlized to transact the business of fire and marine insurance in this state for the current
wear. Witness my hand and the seal of the auditor
of public accounts the day and
[Seal] year above written.
EUGENE MOORE, Auditor P. A.

Certificate of Publication. Certificate of Publication.

Office of Auditor of Public Accounts—State of Nebrasia.

Lincoin, Feb. I. 1893.

It is hereby certified, that the Citizens Insurance Company, of Pittsburch, in the state of Pennsylvania, has compiled with the insurance law of this state and is authorized to transact the business of fire insurance in this state for the current year.

Witness my hand and the seal of the auditor of public accounts the day and year above written.

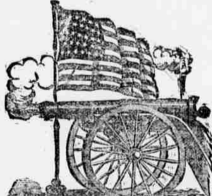
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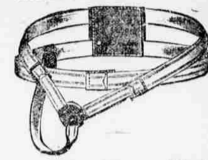
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