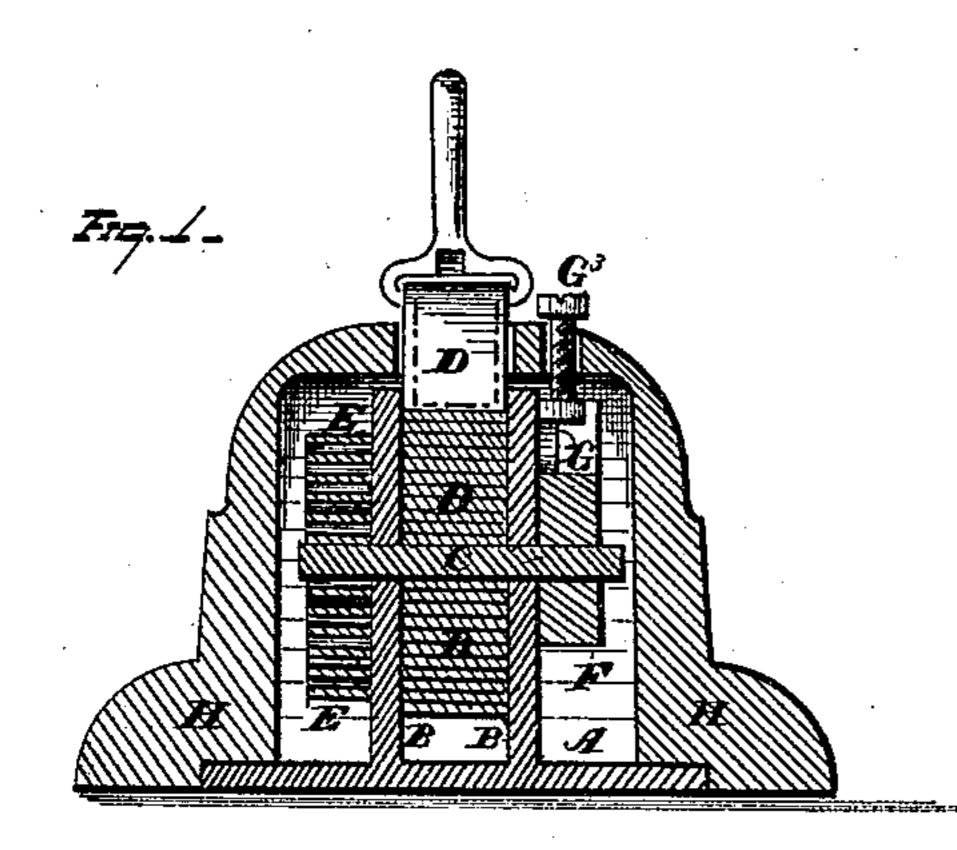
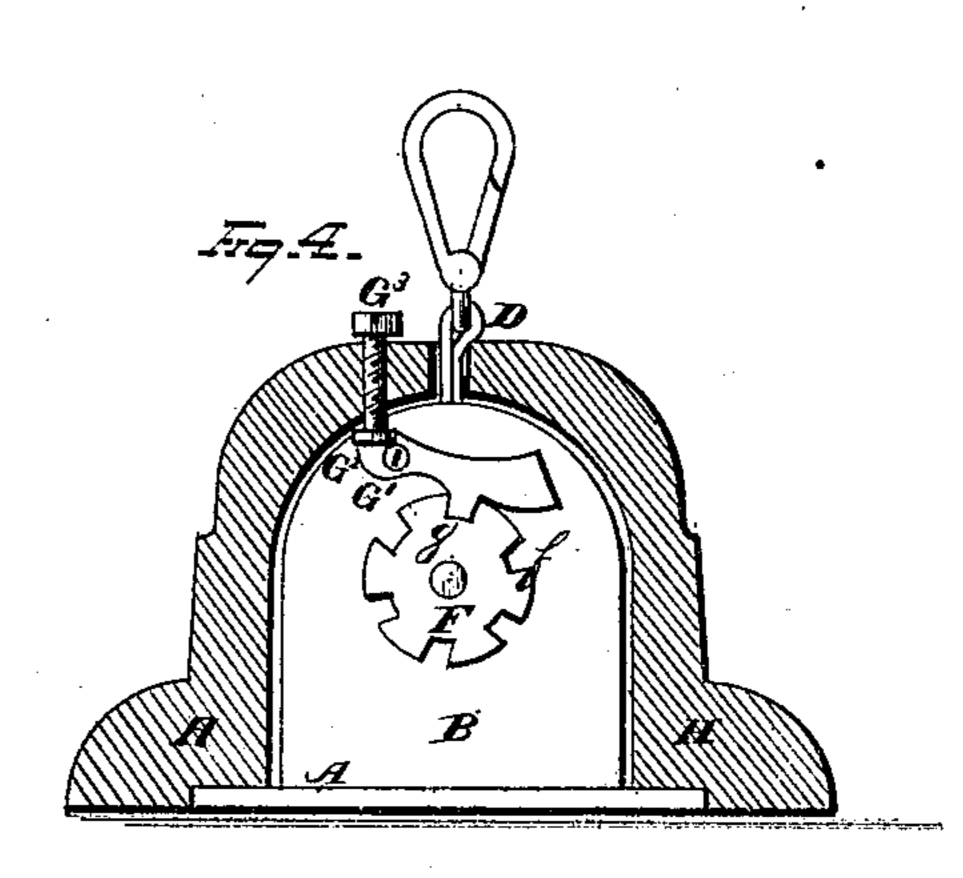
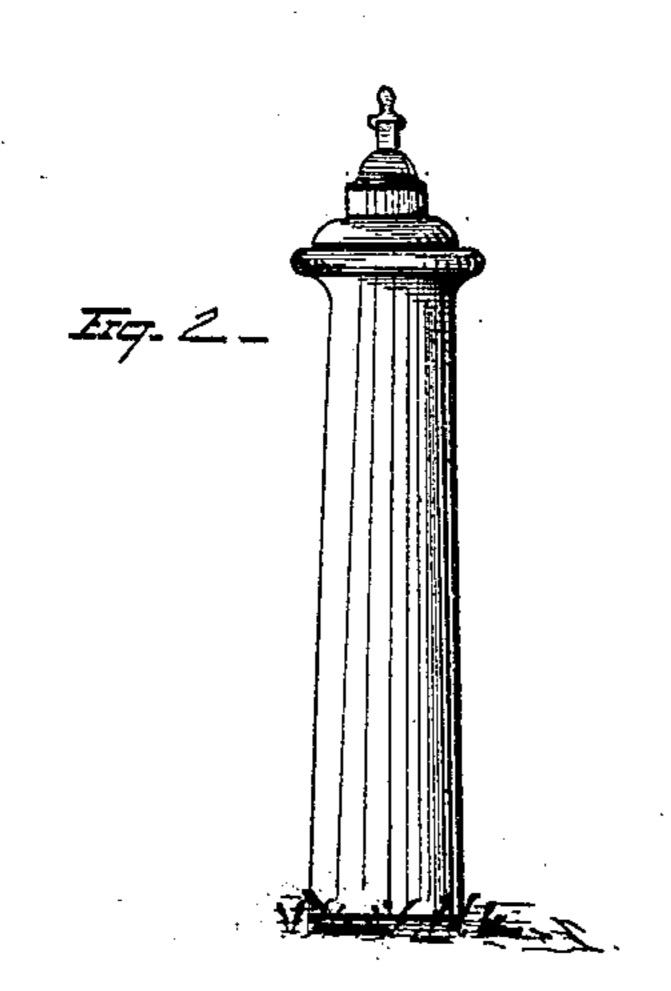
## W. S. CRAINE & C. D. GAYLORD. HITCHING DEVICE.

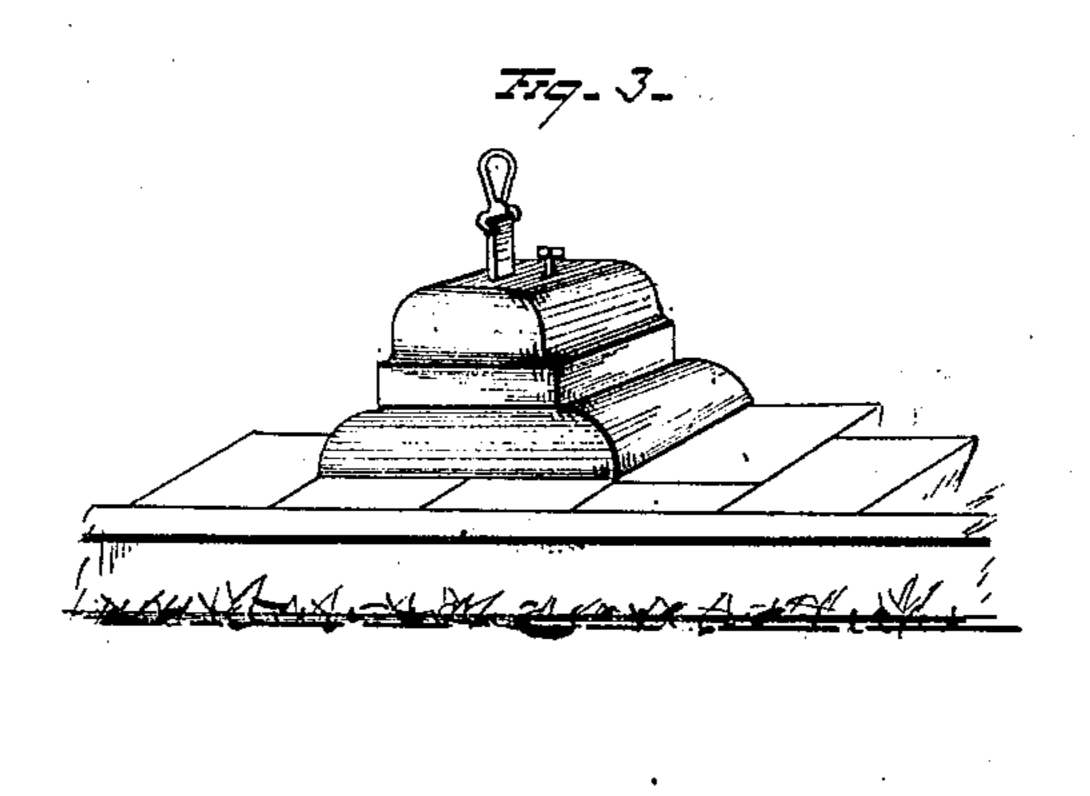
No. 180,327.

Patented July 25, 1876.









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## UNITED STATES PATENT OFFICE.

WILLIAM S. CRAINE AND CHARLES D. GAYLORD, OF CLEVELAND, OHIO.

## IMPROVEMENT IN HITCHING DEVICES.

Specification forming part of Letters Patent No. 180,327, dated July 25, 1876; application filed May 16, 1876.

To all whom it may concern:

Be it known that we, WILLIAM S. CRAINE and CHARLES D. GAYLORD, of Cleveland, in the county of Cuyahoga and State of Ohio, have invented certain new and useful Improvements in Hitching Device for Hitching Horses; and we do hereby declare the following to be a full, clear, and exact description of the invention, such as will enable others skilled in the art to which it pertains to make and use it, reference being had to the accompanying drawings, which form part of this specification.

Our invention relates to a hitching device for hitching horses, and is adapted either for attachment to a post or to the pavement, or

as a portable hitching-weight.

Our invention consists in a box or case inclosing a shaft, upon which the halter-strap is wound, which shaft is also provided with a spring and a pawl and ratchet, so that the halter will draw out against the tension of the spring, but is prevented from either drawing out or returning by the pawl and ratchet, except at the will of the operator.

In the drawing, Figure 1 is a longitudinal central section of the device adapted as a hitching-weight. Fig. 2 shows a view, in elevation, of the device attached to a hitching-post; Fig. 3, the same as attached to the pavement. Fig. 4 represents an inside view, representing the pawl-and-ratchet mechanism.

A is a frame, having two cheek-pieces, B, through which passes the shaft C. Upon this

shaft is coiled the halter-strap D.

To one end of the shaft C is a coiled spring, E, attached at one end to the frame A, and at the other end to the shaft C. This spring is coiled around the shaft in a direction that its tension shall operate against the halter-strap as it is drawn out. At the other end of the shaft C is a ratchet, F, and a pawl, G. This ratchet F is so formed with notches f that when the detent g of the pawl G drops into any notch f the ratchet is prevented from turning in either direction until the pawl is released.

The pawl G is pivoted at G<sup>1</sup>, and an arm, G<sup>2</sup>, projects beyond the pivotal point, and a stud or pin, G<sup>3</sup>, which may or may not be adjustable, rises therefrom and passes out of

the shell or case H, so that the operator may at any time release the pawl from any notch f by simply pressing with his hand or foot upon the stud or pin  $G^3$ .

H is the case, of any suitable construction, which fits down over the mechanism, and protects it from the weather and keeps its parts in place.

The frame A, when secured to the case H, houses all the mechanism within the said case.

If this device is intended, as in Fig. 1, to be used as a portable hitching-weight, then the case H and the frame-work is made sufficiently heavy to serve the purpose of a weight.

If the device is to be attached to a hitching-post or to the pavement, as in Figs. 2 and 3, then it is evident that the case H and the frame A need be made only of sufficient weight to give the requisite strength and security to

the parts.

We do not limit ourselves to any particular form of frame A, nor do we limit ourselves absolutely to the employment of such separate plate or frame A, as the mechanism may be seated directly in the case H, instead of being attached to the separate frame A. Nor do we limit ourselves to the particular construction of any of the parts here set forth. Thus the spring and pawl and ratchet may all be at the same end of the shaft, or may be arranged in any suitable manner, the essential features of our invention being the adaptation of the mechanism to a portable hitching-weight; also, the pawl-and-ratchet mechanism, whereby the halter strap can only be lengthened or shortened at the will of the operator. So, also, it is obvious that instead of the pawl and ratchet we may dispense with them entirely, and, instead thereof, employ any suitable means whereby to hold the halter-strap secure against motion in either direction, except at the will of the operator—as, for instance, any suitable form of friction-clamps, the particular means for that purpose not being essential to our invention, as we do not know that it has ever before been done, and may be done by a variety of means, that in the drawings answering every purpose.

What we claim is—

The combination, with the portable hitching-weight, consisting of weight or case H, having inclosed within it the shaft C, halter, and spring, of the ratchet F and pawl G, the said pawl constructed to be governable at the will of the operator, substantially as described.

In testimony whereof we have signed our

names to this specification in the presence of two subscribing witnesses.

WILLIAM S. CRAINE. CHARLES D. GAYLORD.

Witnesses:

FRANCIS TOUMEY, EDWARD J. WALSH.