

You could arrange to manufacture the  
brushing on a royalty with proper guar-  
antees, but the amount of the royalty  
~~would~~ <sup>should</sup> depend somewhat on the charac-  
ter of the brushing produced - a cheap  
one should pay a small royalty a  
finer one a better. If you will let me  
know what styles you intend to produce  
and whether for general use or as part  
of a patent line harness, we can probably  
arrive at a satisfactory understanding.

If you desire to manufacture special-  
ties in the harness line, I have some  
others which I think you would find very  
desirable and profitable.

delayed or hindered in any of his rights or remedies against the judgment-creditor. And it must be remembered that it is only against the judgment-creditor that he has established any right to a remedy.

The court has already granted the judgment-creditor an injunction against the third-party without bond for costs, a most unusual favor, but the question whether the third party is a bailee or debtor of the judgment-debtor is one that can only be determined by a jury and which the court will not attempt to decide. If the third party admits the bailment or indebtedness, then the court will make <sup>a further</sup> order for the payment or delivery of the debt or property of the judgment-creditor.