

EXTRA. SORRENTO WINS.

Lord of the Harem, at 30 to 1, Pushed Him in the Long-Distance Race.

BEAUTY IN THE GRAND-STAND.

Text, Freemason, Sir Herbert and Young Lottery Won on a Heavy Track.

GUTTENBURG RACE TRACK, March 13.

The warm, summer-like weather brought a large crowd to the Guttenburg track this afternoon. Every train that rolled in from the city of New York was packed with a mass of sporting humanity.

GLoucester Entries.

GLoucester Race Track, March 13.—The following are the entries and probable start in the first class condition.

RAID ON A POOL-ROOM.

Anthony Comstock's Men Descend on 69 New Street.

MRS. HANLON AT THE BAR.

Jury to Try the Unfortunate Woman for Burglary.

RAILROADS AND RAILROAD MEN.

News and Gossip of Interest in Transportation Circles.

THIRD RACE.

Purse \$400; the winner to be sold at auction; five and a half furlongs.

FOURTH RACE.

Purse \$400; the winner to be sold at auction; four and a half furlongs.

FIFTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

SIXTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

SEVENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

EIGHTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

NINTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

TENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

ELEVENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

Twelfth RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

Thirteenth RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

FOURTEENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

FIFTEENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

SIXTEENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

SEVENTEENTH RACE.

Purse \$400; the winner to be sold at auction; four and one-half furlongs.

ON GRAVE CHARGES, SHE IS IDENTIFIED.

Ex-Capt. Carpenter Summoned to Police Court.

The Coleman House Suicide Is Miss Alice Cozzens.

Another Summons Issued for Police Sergt. Magan.

Forgery Alleged in Erasures from Roundsman Goodwin's Resignation.

Lawyer Louis Grant applied to Police Justice Grady in the Jefferson Market Court this morning for two summonses, calling for the appearance of ex-capt. Edward Carpenter and Sergt. Richard F. Magan, now in active police service in the Klamath Street Squad, and charging them with forgery.

The summonses were issued commanding the accused men to appear to-morrow afternoon.

The identity of the beautiful young woman who committed suicide at the Coleman house Saturday night or Sunday morning seems to be established with certainty by this afternoon's developments.

She was Miss Alice Cozzens, known as Louise, eighteen years old, of 240 West One Hundred and Thirty-sixth street, as attested by several persons, the most positive evidence being given by Miss Wood, the fashionable dressmaker, at 145 West Thirty-sixth street, who this afternoon traced Kipp's undertaking establishment, 130 First avenue, and positively identified the body as that of Miss Cozzens, for whom she had made the dress which the girl wore. She had made the dress last November.

From the statement that the pocketbook found in the young woman's possession, bore the name of Louise, and the address 228 West One Hundred and Thirty-sixth street, and the description of the brown gown and velvet jacket worn by the young woman, Miss Wood thought at once that the girl was one of her customers.

Ma'am Wood said that she made such a gown for Miss Cozzens in November and that Miss Cozzens said that it was to be worn for the first time at a theatre party which she was about to give in celebration of her eighteenth birthday.

The address of her customer, Miss Wood said, was 240 West One Hundred and Thirty-sixth street. Miss Cozzens was a wealthy family of high social connections.

She could suggest no person, Miss Cozzens being a stranger to her. When the girl was at her establishment she was blithe and apparently happy and full of ambition and life.

No explanation is suggested for the deed, nor for Miss Cozzens' resignation at the Coleman house at 11 o'clock Saturday night as Mrs. F. Carter, St. Louis, Mo.

The girl was certainly beautiful, with no reservation. There are no signs of despatch about her, and the clerk at the Coleman house says she was quiet, modest and apparently refined and educated.

Her clothing was expensive. She wore a sateen sacque, and a hat of the latest fashion, but when she was discovered, dead in her room, No. 201, at 10 o'clock last evening by Proprietor Pearson, of the hotel, not an article of underwear could be found.

The quarrel, it is said, originated over the resignation paper of Roundsman Goodwin, which was signed by the girl, and which was one day blantly handed to Goodwin by Carpenter and asked him if the signature was his.

Goodwin made application to the Police Commissioners about two months ago for reinstatement, but the matter has not been fully decided.

Police Capt. Carpenter was retired, on his own application, during the month of June, 1892, when he was in command of the Steamboat squad. Previous to that he had been stationed at the East Eighty-eighth street station.

Sergt. Magan, who was transferred from the station at the East Eighty-eighth street station, was seen by an "Evening World" reporter this afternoon, and he was asked if he had any recollection of the girl who was charged with forgery.

"I cannot say anything until I know what the sum of the matter is," he said.

The sergeant was informed of the nature of the offense charged against him, and he said that he had been summoned to appear in court, and that he had been charged with forgery.

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

SHE IS IDENTIFIED.

The Coleman House Suicide Is Miss Alice Cozzens.

Another Summons Issued for Police Sergt. Magan.

Forgery Alleged in Erasures from Roundsman Goodwin's Resignation.

Lawyer Louis Grant applied to Police Justice Grady in the Jefferson Market Court this morning for two summonses, calling for the appearance of ex-capt. Edward Carpenter and Sergt. Richard F. Magan, now in active police service in the Klamath Street Squad, and charging them with forgery.

The summonses were issued commanding the accused men to appear to-morrow afternoon.

The identity of the beautiful young woman who committed suicide at the Coleman house Saturday night or Sunday morning seems to be established with certainty by this afternoon's developments.

She was Miss Alice Cozzens, known as Louise, eighteen years old, of 240 West One Hundred and Thirty-sixth street, as attested by several persons, the most positive evidence being given by Miss Wood, the fashionable dressmaker, at 145 West Thirty-sixth street, who this afternoon traced Kipp's undertaking establishment, 130 First avenue, and positively identified the body as that of Miss Cozzens, for whom she had made the dress which the girl wore. She had made the dress last November.

From the statement that the pocketbook found in the young woman's possession, bore the name of Louise, and the address 228 West One Hundred and Thirty-sixth street, and the description of the brown gown and velvet jacket worn by the young woman, Miss Wood thought at once that the girl was one of her customers.

Ma'am Wood said that she made such a gown for Miss Cozzens in November and that Miss Cozzens said that it was to be worn for the first time at a theatre party which she was about to give in celebration of her eighteenth birthday.

The address of her customer, Miss Wood said, was 240 West One Hundred and Thirty-sixth street. Miss Cozzens was a wealthy family of high social connections.

She could suggest no person, Miss Cozzens being a stranger to her. When the girl was at her establishment she was blithe and apparently happy and full of ambition and life.

No explanation is suggested for the deed, nor for Miss Cozzens' resignation at the Coleman house at 11 o'clock Saturday night as Mrs. F. Carter, St. Louis, Mo.

The girl was certainly beautiful, with no reservation. There are no signs of despatch about her, and the clerk at the Coleman house says she was quiet, modest and apparently refined and educated.

Her clothing was expensive. She wore a sateen sacque, and a hat of the latest fashion, but when she was discovered, dead in her room, No. 201, at 10 o'clock last evening by Proprietor Pearson, of the hotel, not an article of underwear could be found.

The quarrel, it is said, originated over the resignation paper of Roundsman Goodwin, which was signed by the girl, and which was one day blantly handed to Goodwin by Carpenter and asked him if the signature was his.

Goodwin made application to the Police Commissioners about two months ago for reinstatement, but the matter has not been fully decided.

Police Capt. Carpenter was retired, on his own application, during the month of June, 1892, when he was in command of the Steamboat squad. Previous to that he had been stationed at the East Eighty-eighth street station.

Sergt. Magan, who was transferred from the station at the East Eighty-eighth street station, was seen by an "Evening World" reporter this afternoon, and he was asked if he had any recollection of the girl who was charged with forgery.

"I cannot say anything until I know what the sum of the matter is," he said.

The sergeant was informed of the nature of the offense charged against him, and he said that he had been summoned to appear in court, and that he had been charged with forgery.

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

"I was not at all surprised," he said, "to find that the girl was charged with forgery, and that she had been charged with forgery."

HOW TROY WAS SAVED TO INVOKE THE LAW.

Water Let Out of the Reservoir to Prevent the City's Destruction.

Guttenburg Management Will Go Into Court.

Claim that the Anti-Winter Race Law Is Illegal.

National Politics Said to Be an Important Factor.

TROY, March 13.—The recent rains have so swollen the volume of water in the city reservoir that some measures were resorted to yesterday to save the city from destruction.

The strain on the reservoir banks was so great that it was feared they would give way and let millions of gallons of water down upon the town. The floodgates were opened, and an immense volume of water rushed down the tidal pit. Much damage resulted, but no lives were lost.

A bridge at Millville was washed away by a sudden freshet. The river at this point has overflowed the docks and is still rising. Merchants along the river front are moving out their goods.

Bridges in Michigan Undermined.

IONA, Mich., March 13.—Hundreds of men have been at work with teams all night trying to prevent a flood from crossing the street road by throwing up a great wall of breastworks all along the road. At 4 o'clock this morning a general alarm was turned in, warning that the danger point had been reached. All the factories are inundated.

The bed of the river lies at least half a mile away, but the whole country for miles is now at a raging, rushing torrent. The bridges at this point are all in place, but are in great danger.

The bridges on the Detroit, Grand Haven and Milwaukee roads are in imminent danger and have been weighted down. Trains on the Detroit, Lansing and Northern are in confusion. The trestle at Portland gave way last night and passengers must be carried around the waist and loaded on other trains.

Every effort is being made to keep the waters under control a few hours longer, when it is hoped the greatest danger will have been averted.

The lower Milwaukee Railroad bridge is in great danger. The water is undermining the piers, and it is feared the bridge will give way. A freight train which attempted to cross was obliged to back off.

Two Persons Drowned in a Kaitum.

MIDLAND, Mich., March 13.—Fred Lutz, with his sister-in-law, Mrs. Hattie Sullivan, both of this place, were driving along the road to Sanford yesterday and tried to cross a ravine which, on account of the overflowed river, was full of water. The buggy, however, was overturned, and the two occupants were drowned, after a desperate struggle to reach the bank.

Lake Vessels Lost Near Rochester.

ROCHESTER, March 13.—When the ice floe in the lower Genesee broke up Saturday night the steamer City of Rochester was torn from its mooring at Charlotte and buried against the Home, Waterway and Ogdenburg bridge and completely wrecked. Two yachts and a ferry-boat were carried into the lake and lost.

Railroad Tracks Washed Away.

PORTLAND, Me., March 13.—The Detroit, Lansing and Northern Railroad is the heaviest loser by the flood, which has continued since Friday night. Six hundred feet of track was washed out half a mile east of the depot by an ice berg, which turned the course of Looking Glass River across the roadbed.

The track was discovered just before passenger train No. 28, from the West, was due to pass. Several bridges are also in danger. This town is still in darkness, the electric light plant having been flooded.

25 Wilbur Families Move Out.

KINGSTON, March 13.—The ice in the upper Rondout Creek broke up on Sunday evening, and the lower section of the Rondout was covered with water to the depth of four feet.

The ice is gouging the Wilbur, and this has caused the water to fill the cellars and causing about twenty-five families to move out.

The ice breaker, Newburgh and the C. D. Mills, are breaking up the ice in the Hudson River, and this means that the water will be raised to a level which will cause the water to flow back into the city and inundate the city.

The Norwalk will endeavor to break open a track across the Hudson River between this city and Rhinebeck so the ferry-boat can resume its trips.

The Flood at Albany.

ALBANY, March 13.—The water in the Hudson is the highest since 1882. The lower part of the city is under water, and street cars are being run on the roof of the buildings. The flood rose about one foot an hour during the night, and this morning it is about four feet above the normal level.

Religious and Charitable Institutions Claim to Be Legalees.

Judge McAdams, of the Superior Court, began to-day the trial of a suit by the executor of Jacob H. Tallman for the construction of his will.

Mr. Tallman died on July 6 last, leaving a large estate, and his will provided for the creation of certain charitable institutions.

The beneficiaries named in the will claim to be legatees, and are suing for the estate of \$500,000 as well as the contingent fee in the real estate devised to them upon the death of Jacob H. Tallman.

The New York Bible Society claims that it is the beneficiary of the will, and that it is entitled to the estate of \$500,000 as well as the contingent fee in the real estate devised to them upon the death of Jacob H. Tallman.

The Foreign Protestant Mission Society and the Mission Society of New York City also claim to be legatees, and are suing for the estate of \$500,000 as well as the contingent fee in the real estate devised to them upon the death of Jacob H. Tallman.

The executor is in doubt as to what some judicial instruction.

FR. TRACEY ANATHEMA.