

LOUISE KING NOT DROWNED

HER MISSING GIRL RETURNS AND IS NOW A BRIDE

Her Relative's Search for Philadelphia, Whither She Went After Her Strange Disappearance at Coney Island, Friday Night She Was Married at the Waldorf.

Miss Louise King, who disappeared from her home, at 17 West 127th street, two weeks ago, and was supposed to have been drowned while bathing at Coney Island, is alive and well. The first information of this was contained in the following notice, which appeared in the afternoon newspapers yesterday:

CHAMBERLAIN—ING—On Friday evening, Sept. 25, in a private parlor at the Waldorf-Astoria Hotel, by the Rev. Charles Martin Niles, D. D., of Sing Sing, N. Y., pastor of St. Paul's, Louise King, youngest daughter of Frederick and Ella King of this city, to E. Lloyd Chamberlain, also of this city.

Immediately following the publication of this notice the following statement was given out by W. R. Corwin, secretary of the young woman's brother, William F. King, President of the Merchants' Association of New York:

"Miss Louise King, the youngest daughter of Frederick and Ella King, residing at 17 West 127th street, this city (Miss King being also the younger sister of William F. King, who mysteriously disappeared from the beach at Coney Island Sunday afternoon, Sept. 11, somewhere between 3 and 4 o'clock. Through her maid, who accompanied her to the beach for the purpose of taking an ocean bath, her disappearance became known, and the case became a matter of property. The disappearance of Miss King's disappearance were published in the morning papers of Monday, Sept. 12.

"The family were inclined to the theory that the girl had drowned accidentally and that her body had been carried out to sea. Her eldest brother, however, and another brother, Mr. Corwin, and Messrs. B. Christie Mead and W. R. Corwin determined to leave no stone unturned for the purpose, first, of finding the body of the girl if she had been drowned, and, second, for the purpose of finding her in the flesh if alive, no matter where she might have gone or what she might have done.

"It is unnecessary to go into details concerning the movements of these gentlemen in this case. Suffice to say that in every movement made, in every clue followed, in every rumor run down, and in every person interviewed, there was nothing whatever found that could reflect in any manner upon the young lady in question.

"The mystery was cleared up late yesterday through Mr. Corwin's discovery and being made a week ago last Thursday that up to that time she was alive and well and in Philadelphia. When she left the beach at Coney Island Sunday afternoon, Sept. 11, she proceeded direct to Philadelphia, going to the Bellevue Hotel, where she registered as a Mrs. Owens. She had previously sent away, unknown to her family, two large trunks full of clothing, which had been expressed to the Bellevue Hotel on the Saturday preceding her disappearance. She remained at the Bellevue Hotel until Tuesday morning, Sept. 13, when she sent her trunks to the Broad street station of the Pennsylvania Railroad, using an outside expressman for that purpose. She later went to a station and obtained her trunks, and by another expressman sent them to the Hotel Walton, Philadelphia, where she registered as a Mrs. Crittendon, or Chittendon, of Boston.

"On Wednesday, Sept. 14, she left the hotel and went to the home of the Young Women's Christian Association, Philadelphia, located at Nineteenth and Arch streets, where she had lived under the care of the matron and her aids until she came to New York late Friday evening. Her trunks she left at the Hotel Walton, telling them there that she would send for them from Philadelphia. She had, however, a handbag which was in one of her trunks, and which she packed with enough clothing to last her for a week.

"We had traced Miss King and her trunks to the Hotel Walton, recognizing her handwriting on the register and on the envelope which she temporarily lost track of her. In this whole matter we were aided by the cooperation of the Police Department of this city for the valuable assistance rendered by them in this matter, for his cooperation with us, and for the valuable suggestions he gave us in following the clue.

which she had brought down for the purpose of wearing on the trip to Philadelphia was tied up in a bundle, and she had packed away beneath the blouse of her bathing suit. She carried her hat in her hand, with a skirt thrown over her arm, so as to cover the dress she walked out on the sand and met her maid. The maid took the trunks and told her to get a bathing suit. She then told her to get a bathing suit, and she then told her to get a bathing suit.

When the maid returned, she found that the trunks were gone. She then searched the room, and found the trunks in a closet. She then searched the closet, and found the trunks in a closet. She then searched the closet, and found the trunks in a closet.

At the Hotel Waldorf yesterday it was said that the missing girl had been found. She was found in Philadelphia, where she had been living under the name of Mrs. Owens. She had been living there for several days, and had been seen by several people.

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The detectives were told that Miss King had been seen at the time she was supposed to have gone into the water in Doyle's bathing pavilion, which adjoins the pavilion in which she had hired a bathing stall. She then went to the beach, and had a walk with her maid. She then went to the beach, and had a walk with her maid.

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With the clothing was found a copy of Lullaby, the most popular of the songs which had been read on the beach. Capt. Dunn opened the bag and found a piece of paper between two of the dresses, on which was written a note of love.

I believe that she has gone away to get married, and that she has written a note of love. The note was written in a very beautiful hand, and was addressed to a man whose name she had written as 'E. Lloyd Chamberlain.'

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You have the complete story there," said Mr. Corwin, after giving out the above statement. There is nothing more that I can add," said Mr. Corwin, after giving out the above statement.

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HAD A REAL NICE TIME.

POLICE COMMISSIONER ABELL DROVE THE TENDERLOIN.

Female Prisoners Irreverently Call Him "Pop"—He Finds the Haymarket Dull—Sees "The Aristocrat" Club and Also "The Aristocrat" Club.

Police Commissioner Henry E. Abell did the Tenderloin early yesterday morning and had a real nice time. The Commissioner and his son, Cornell, who is his private secretary, reached the Thirtieth street station house shortly before midnight. It was his first official appearance in the district. Serat, Mott recognized the Commissioner when he looked at his head in the door. Mr. Abell's son first took a look at the male and female persons. While passing through the latter several women who had been arrested for loitering familiarly addressed the Commissioner as "Pop" and "Grandpa."

When the midnight platoon turned out every man on the floor got a good look at the Commissioner. It has been a long time since he has been in the district on his own hook all the cops will know it. He is a marked man.

When Commissioner Abell appeared at the station he asked for Capt. Pries, but the Captain wasn't in. Messengers were sent all over the precinct for him, but they didn't find him. There was a general complaint that the Commissioner was bent on doing the Tenderloin. The precinct detectives kept out of sight, evidently having no desire to act as guides. It is a ticklish job, that of guide to a Commissioner, especially in these days. There are some things that might be shown to him that might make him think that the town is really approaching that condition known as "wide open."

After waiting until 2 o'clock for Capt. Pries Commissioner Abell said he wanted to be shown about the precinct a bit. Sergt. Jessar had succeeded Sergt. Mott. There wasn't a detective in sight to do the honors. Police-man Bennings, in plain clothes, brought in a Coast Walker, a member of the Police, who had been three days. Sergt. Jessar saw his chance. He ordered Bennings to show the Commissioner and his son about the precinct.

The three men visited the Chinese restaurant in West Twenty-eighth street. They sat at a table and had a meal. The Chinese orchestra and watched a half dozen men and women eat chop suey. There wasn't any life in the place, and the police were not in sight. The Commissioner wanted to see the place, he said, and after becoming a member of the club he went in. As the party sat down at a table, young Abell ordered a beer. A waiter came and served, and with it a plate of sandwiches. Every one else in the room was drinking, but there was no one in sight.

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As President of the board I directed the Chief of Police to report to me in writing as to the condition of the Tenderloin, and to the police force engaged in the liquor business or any other business, either through themselves or through the assistance of other persons.

SHIP SAILED WITHOUT HIM. Fruit Dealer Tinagle Arrested for Assault on the Eve of a Trip to Naples. J. H. Tinagle, a fruit dealer of 290 West 118th street, was arraigned yesterday in the West Fifty-fourth Street Police Court for assaulting Victor Broussin, proprietor of a French restaurant and hotel at 17 East Seventeenth street. Broussin was represented by a lawyer, who declared that his client had been seriously injured that he would not be able to get out for several days.

Tinagle, who was arrested by Police-man Steinhauer of the West Thirtieth street station, was taken to the station house at 17 East Seventeenth street. He was arraigned yesterday in the West Fifty-fourth Street Police Court for assaulting Victor Broussin, proprietor of a French restaurant and hotel at 17 East Seventeenth street. Broussin was represented by a lawyer, who declared that his client had been seriously injured that he would not be able to get out for several days.

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NOTES OF LEGAL EVENTS.

An instructive case under the ballot reform law of Massachusetts has been decided during the week by the Massachusetts Supreme Court. The Massachusetts statute in reference to caucus nominations, which corresponds to our primary election law in this State, directs that no nomination paper offered for filing shall be received by the Election Commission, or be valid, unless the written acceptance of a candidate nominated shall be filed therewith. Such acceptance was lacking in respect to one of the caucus officers nominated for one of the wards in the city of Boston. The Secretary of the Republican City Committee therefore refused to treat the nomination paper as valid and declined to forward it to the Election Commission. Upon application to the Supreme Court to compel him to send it in, Judge Lathrop held that he was entirely right in refusing to do so. The omission of a single candidate to signify his acceptance of the nomination in the manner prescribed by the statute rendered the whole paper void. This strict construction of the law, but in view of the conditions which are inseparable from the new ballot system, it may be that a liberal interpretation of the statutory requirements will in the end prove best adapted to securing a fair and true expression of the will of the people.

News comes from Hawaii that the more conservative inhabitants of the islands are exceedingly desirous that the Judges under the new order of things arising out of annexation shall hold office during the interim, before being made elective. There is every probability that their wishes in this respect will be granted. In the existing Territories of the United States the Judges of the higher courts are all appointed by the President, although not for life, as is the case with the Federal Judges in organized Territory. Their terms usually last but a little longer than that of the President who appoints them. In a country, however, like Hawaii, which will be for all intents and purposes a colony for many years, it would seem that a more stable tenure for the judiciary would be desirable, and that the Judges ought to be appointed by the President during the interim, before being made elective.

WHAT SOCIETY IS DOING. The gayer of the Newport season wound up with the picnic given on Friday at Lawton's Valley. Invitations to this were sent out in the names of Mrs. Henry Clews, Mrs. John H. B. Fowkes, Mrs. J. B. Fowkes, Mrs. Mrs. Bollins Rose. The latter resides in Boston and is the wife of the President of the Somerset Club. All of the members of the young married set, however, were invited, and it was so did the still more youthful coterie.

The fact that the Westchester Fair and Horse Show is to begin on Tuesday is bringing the cottagers of the locality home from the reports with a rush. On Friday Frederick H. Allen, who has been in town for a week or so to Newport. He will close his cottage there tomorrow and return with his family to the home full of friends during the fair and they will be glad to see the success of horse parties from now on to Thanksgiving.

Mr. and Mrs. T. J. Oakley Rhinelandor returned to town during the past week, and are at their residence in Ely's second street. Mr. and Mrs. Henry Clews will close their Newport place, "The Rocks," next week, and return to town. Henry Clews, Jr., since he was graduated from one of the German universities in Europe, has been in town for a week or so, and is a stalwart young fellow and will be much in evidence at the dances this winter.

Mr. and Mrs. Reginald Henshaw Ward's many friends were sorry to hear during the week that he had decided to return to England late in the spring to establish a branch of his banking firm in London. Both he and Mrs. Ward enjoyed the gayeties of the Newport season, and they were glad to see so greatly that they will sail for England again on Oct. 15. It is not yet decided whether or not the son of Mr. Ward, a young man, Mr. R. D. Newcomb, and Miss Matilda Churchill will take place prior to their departure.

On Tuesday, in Brooklyn, Mr. Justice Hirsberg of Orange county rendered a decision sustaining the demurrers interposed in behalf of John B. Phelps, formerly Commissioner of City Works, of the City of New York, and William H. Williams, formerly a Police Commissioner of the city of New York, to the indictments found against them in the spring by the Grand Jury of Kings county, charging them with conspiracy. The learned Judge holds that the indictment does not conform to the requirements of the criminal procedure which requires it to set forth in plain and concise statement of the acts constituting the crime charged. He says that the indictment cannot be sustained as an accusation of conspiracy to commit a crime, for no crime is anywhere charged therein, the utmost that can be spelled out of it being an allegation that the defendants had conspired to obstruct the administration of the laws. This he deems insufficient. Justice Hirsberg, however, in order to permit the District Attorney to draw a good indictment, directs that the evidence in the case be submitted to the next Grand Jury. The District Attorney, on the other hand, desires a better indictment, and cannot be dissuaded from this course. He is endeavoring to review the decision of Mr. Justice Hirsberg by taking an appeal to the Appellate Division of the Supreme Court.

The Connecticut murder case has already furnished to students of medical jurisprudence a new and striking example of the liability to err in determining the identity of victims of crime. Here was a case in which a father was so positive that the dead girl was his daughter that he had the body removed from Bridgeport to his home in Middletown, Mass., for burial there, where the funeral ceremonies were only prevented by the appearance upon the scene of the real daughter, alive and well. The identification by means of birthmarks and scars was most positive, and was supplemented by a statement from a dentist who had filled the teeth of the girl, the daughter of the man who was killed, with gold. The teeth of the victim of the Yellow Pond tragedy. There are many cases in the annals of criminal law in which the utmost reliance has been placed upon dental work as proof of personal identity. One of the most notable is the Parkman-Webster case, in which the strongest evidence was furnished by the teeth of the victim, which were identified by the dentist who had filled them with gold. The case was decided in favor of the man who was charged with the murder, and the teeth of the victim were the only evidence in the case.

The Bar Association of this city has determined not to make any nominations itself, or to endorse any particular candidates, but to commit to the principal political parties that it favors the retention upon the bench of such Judges as have shown themselves to be faithful and capable judicial officers. Irrespective of the political preferences or affiliations of those Judges, if the association will consent to do so, it will have the honor of endorsing the Judges who have proved their efficiency, and who have shown themselves to be faithful and capable judicial officers. Irrespective of the political preferences or affiliations of those Judges, if the association will consent to do so, it will have the honor of endorsing the Judges who have proved their efficiency, and who have shown themselves to be faithful and capable judicial officers.

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LEONG WAY TOO OBLIGING.

SWORE HE WAS CHING MONG CHU'S FATHER TO STOP DEPORTATION.

Ching Happened to Be Older Than Leong, and Now the Alleged Father Must Go Back to Buffalo and Stand Trial for February—Home Arrested in Coney Island.

About a year ago a Chinaman named Ching Mong Chu was arrested in Buffalo for attempting to enter this country in violation of the Chinese exclusion act. Unless he could prove that he had a father here he would be deported. Another Chinaman named Leong Way, who is a traveling agent for the sale of Chinese goods, happened to be in Buffalo when Ching was arrested, and he went into court and swore he was Ching's father. Then he left town.

Two United States inspectors stationed in the Buffalo district heard of the case and, following it up, they learned that the alleged father was several years younger than Ching Mong Chu. Then the Government officers began looking for Leong Way to arrest him for perjury.

It was learned that Leong Way had come to New York, and Deputy United States Marshal Blake, who knows almost every Chinaman in Chinatown, was put on the case. He took Deputy Marshal McAviney with him, and they searched through Mt. Pell, and the other Chinese quarters in Buffalo. They found a Chinaman who looked like Leong Way, but they were not sure. They then called on two of the white girls who live in Chinatown and who knew Leong Way to accompany them. It was agreed that if they met Leong Way, the girls would enter into conversation with him and thus point him out to the deputy marshals. The girls went out on Oct. 15, at 15th street. One of the girls went up and shook hands with Leong Way, and he answered to the name and the deputy marshals at once arrested him.

When arrested before Commissioner Alexander yesterday he declared that his name was not Leong Way, Deputy Marshal Blake, who is familiar with the Chinese language, did not act as an interpreter and got into trouble. Blake said the man who had been arrested was not a native of the southern part of China, where the dialect is very different. Finally Commissioner Alexander interfered and said he would send Leong Way to Buffalo to answer the charge of perjury.

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B. Altman & Co.

Fall Importations of Lace Curtains, Sash Curtains and Lace Bed Sets. The latest designs in Point Arabe, Marie Antoinette, Renaissance and Brussels Point, including all the St. Gall manufactures, such as Irish Point, Tambour, Embroidered Muslins, etc., also novelties in Madras Curtains.

Point Arabe and Renaissance Laces (Edging and Insertings) for Sash and Vestibule Curtains, which can be made to order in all sizes.

Renaissance Lace Curtains, \$7.00, \$9.00 and \$12.00 Per Pair. Irish Point Lace Curtains, \$4.00, \$5.00, \$6.00 and \$8.00. Reversible Silk Portieres, \$10.75, \$12.50 and \$24.00.

Drapery Materials and Furniture Coverings in Velour, Tapestries, Satin Damasks, etc., \$1.50, \$1.90, \$2.50 and \$3.25 Per Yard.

Antique and Modern Oriental Rugs in Persian, Indian and Turkish, of various dimensions, suitable for Drawing Room, Library, Dining Room or Hall. Also Domestic Rugs in Smyrna, Wilton and Axminster.

Eighteenth Street, Nineteenth Street and Sixth Avenue.

Our American Homes and How to Furnish Them. Horner's Furniture. FALL EXHIBIT. Elegance, moderate cost and unequalled assortments are the characteristic of our Fall stock. It represents the best of everything in the Furniture and Upholstery arts produced at home and abroad. The satisfaction of selecting from such a stock will be self-evident. All prices in plain figures.

EXCLUSIVE NOVELTIES (foreign and domestic). EXTRA SHOUTING is unnecessary to tell what we do for our customers. Their constant trade voices our merits. Special line of blue, black and mixed chevots, also a selection of 20 styles of silk mixed worsteds. Suit to order, \$16.00. Trousers, \$4.00. The very highest grade of foreign goods, all to be silk lined, will be found in our new department on second floor. Suits or Overcoats, \$47. A year's guarantee or money back! That's the protection we give! SAMPLES MAILED FREE.

ARNHEIM, Broadway & 9th Street. WE HAVE NO OTHER STORE. Brewery Horse Falls in Trolley Trench. One of a team of horses, pulling a brewery wagon, fell into the trench close to the uptown track of the Metropolitan Traction Company, early yesterday afternoon. The cable was blocked nearly three-quarters of an hour. The horse was extricated with an iron derrick.

Business Notices. Rheumatism radically cured in every case since 1861: Muscular, Gouty, Sciatic, Inflammation of the Joints, etc. Dr. Charles M. Williams, 75c. 10c. Muller's Pharmacy, 74 University Place, N.Y.

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