

The above and foregoing petition read and considered.

Let the said James Connally be taken into custody by the Sheriff of said County of Fulton, and be confined in the common jail of said County, until discharged by further order of this court.

Let the said Connally be served with a copy of this order and the petition on which it is based. Bond for the release of said Connally may be assessed in a reasonable sum upon proper application to the Court and after reasonable notice in writing to the Solicitor General of the Circuit. It appearing to me that he does not object to this order, but consents to same.
This May 29, 1913.

(Signed) L. S. Roan,
Judge S.C. Stone Mountain Circuit,
Presiding.

The State,)	No. 9410
vs.)	Indictment in Fulton Superior Court.
Leo M. Frank.)	Murder. May Term, 1913.

It appearing to the Court that James Connally has heretofore been committed to the common jail of Fulton County to be held as a witness in the above stated case, and to be released only on a proper order of Court;

And it further appearing that the ends of justice require that said James Connally be released temporarily to the Chief of Police of the City of Atlanta;

It is therefore ordered that Sheriff C. W. Mangum, of Fulton County, Georgia, deliver the said James Connally to said Chief of Police, James L. Beavers, or his lawful deputy, to be received back into custody at said jail when delivered back by said Chief of Police, the attorney for James Connally consenting and not objecting to this order, and being present.
This May 31, 1913.

(Signed) L. S. Roan,
Judge S.C. Stone Mountain Circuit,
Presiding.

This is consented to by me
(Signed) William M. Smith,
Attorney for James Connally.

Georgia, Fulton County.

To Hon. L. S. Roan, Judge of the Stone Mountain Circuit,
Presiding in the Superior Court, Criminal Division:-

The petition of Hugh M. Dorsey, Solicitor General of the Atlanta Circuit, respectfully shows:-

1:-

On May 29, 1913, this court, on petition of the above named Solicitor General, - representing that James Connally was a material witness for the State in the case of the State vs. Leo M. Frank, under indictment for Murder, and that said James Connally would probably not be forthcoming to respond to a subpoenae in said case, - ordered said James Connally held until further order of court as a witness in the above stated case, and to be confined in the county jail and subsequently upon petitioner's request made at the ~~the~~ instance of said Connally and his attorney, said Connally was allowed held by the police authorities of the City of Atlanta.

2.-

Petitioner is satisfied that the necessity for holding said James Connally under the orders heretofore granted on the aforesaid petition as a witness in said case no longer exists.

3.-

Wherefore, petitioner prays that the orders heretofore granted in said cause be revoked, and that said James Connally be discharged from custody under said orders.

(Signed) Hugh M. Dorsey,
Sol. Gen. Atlanta Circuit.