

(A M E N D E D M O T I O N .)

GEORGIA, FULTON COUNTY.

Now comes Leo M. Frank, and, with leave of the Court, amends his above stated motion as follows: By inserting between the word "and" and the words "until after sentence of death," in the last sentence of the paragraph numbered one of said motion, the words "did not know of any waiver of his presence made by his Counsel", so that said sentence as amended will read:

"He did not even know that said verdict had been rendered and said jury discharged until after the reception of the verdict and discharge of the jury, and did not know of any waiver of his presence made by his counsel until after sentence of death had been pronounced upon him."

Tye, Peeples & Jordan,

H. A. Alexander,

Leonard Haas,

Herbert J. Haas.

Attys. for Leo W. Frank.

The above amendment allowed. This June 6, 1914.

B. H. Hill,

Judge Superior Court, Atlanta Circuit.

Service above amendment acknowledged. Copy received.
This June 6, 1914.

Hugh M. Dorsey,

Solicitor General, Atlanta Circuit.

Filed in office this the 6th day of June, 1914.

John H. Jones, D. Clk.