

HITS GAINERS' STOMACHS CRACKERS IN TIE 3-3

EXTRA THE ATLANTA GEORGIAN

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VIL. XII. No. 10. ATLANTA, GA., THURSDAY, AUGUST 14, 1913. Copyright, 1913, by The Georgian Co. 2 CENTS. PAY NO MORE

MOTHER-IN-LAW OF FRANK, ON STAND, IS ANGERED BY DORSEY

Testimony by W. M. Matthews and W. T. Hollis, motorman and conductor on the car which brought Mary Phagan to town April 26, that the car could not have been ahead of time, was attacked Thursday afternoon by Solicitor Dorsey through J. R. Leach, assistant division superintendent for the street railway company.

Leach admitted that the street cars frequently ran ahead of time, although the company tried to prevent it. He admitted he had suspended a man only last week for running six minutes ahead of time. Matthews and Hollis both testified that they never brought their car in ahead of time and that they arrived at Broad and Marietta streets about 12:07 o'clock the day the Phagan girl was killed.

Leach was called by the defense to tell of the running of the cars between Frank's home and Whitehall and Alabama streets. Leach testified that it was about 10 minutes on both the Georgia avenue and Washington street lines. He added that the English avenue line was a hard run and that he knew of no report against Hollis or Matthews for running ahead of time on that day.

Professor G. D. Albert, professor of machine design at Cornell, and J. E. Vanderbilt, foreman of the foundry department at Cornell, were called as character witnesses in the afternoon. Both declared the defendant was of good character.

Mr. and Mrs. C. F. Uresbach, No. 52 Washington street, were called to tell of conversations with Frank before and after the crime. Uresbach said he had asked Frank on Friday to go to the ball game the next day, but that Frank had called up the Uresbach home Saturday afternoon at 1:30 saying he could not go. Mrs. Selig Remotes Quieres.

Another dramatic scene in the trial appeared imminent Thursday when Mrs. Emil Selig, Frank's mother-in-law, was on the stand.

Mrs. Selig was several times on the verge of indignant tears and plainly was greatly angered by Solicitor Dorsey's manner of questioning her. She sat down at him spitefully and glared at him with hatred in her eyes as he asked her if the sensational testimony in Minola McKnight's affidavit were not absolutely true and if it was not a fact that Mrs. Frank never went to see her husband for weeks after he was arrested on suspicion of having murdered the Phagan girl.

The Solicitor aroused the ire of the witness again when he asked her if it was not true that she gave the McKnight woman, her negro cook, extra sums of money and that Mrs. Frank gave her a hat after the crime was committed. Mrs. Selig denied that extra sums of money had been given the cook. She said that money had been advanced the woman and that this explained the extra sums.

Mrs. Selig made emphatic denial of all the assertions contained in the Minola McKnight affidavit, which the McKnight woman repudiated on the witness stand.

The defense scored a point in the testimony of Harry Denham, who swore he did not know of the factory elevator running any time Saturday. He said that he was on the fourth floor where he was able to see the elevator if he happened to look in that direction. He testified that there is a perceptible shaking of the building when the elevator is stopped or started, but that he noticed nothing of the sort Saturday. Solicitor Dorsey made the witness admit there was a great deal of noise on the fourth floor that day.

The defense at the opening of the afternoon session introduced several other character and alibi witnesses. Mrs. M. Marcus, 483 Washington street, and C. J. Goldstein, No. 287 1/2 Washington street, were called to the stand.

Mrs. Helen Curran, a pretty girl of 17 years, proved one of the strongest witnesses Thursday for the defense in establishing what will be claimed as an alibi for Frank. She testified that she saw Frank at 1:15 o'clock, by Jacobs' Drug Store, Whitehall and Alabama street, apparently waiting for his car home.

The State fought hard against the alibi witnesses. The defense devoted most of the forenoon session to producing persons who had seen Frank on the day of the tragedy. Miss Curran was probably the most important, as she was the only one who professed to have seen Frank immediately after the murder by the court reporter.

Two thousand three hundred pages

LATEST NEWS

NEWMAN, Aug. 14.—Jack Lewis Woodruff, son of Mr. and Mrs. H. P. Woodruff of Newton, was killed yesterday in an automobile accident in Manly, P. I., according to a cablegram received here today. He was 25 years old, a graduate of Georgia Tech and in the service of the Government as an aviator.

ROME, Aug. 14.—Stricken with apoplexy, the Italian king, Victor Emmanuel, died at 10:15 o'clock, aged 68 years, at the Villa of St. Barbara, near Capri. The king's death was announced by the Italian government.

CLEVELAND, OHIO, Aug. 14.—The body of Wm. James, probate court clerk, who has been missing since July 20, when he disappeared while en route from Puttin Bay to Cleveland, was found in Lake Erie off Middle Island today.

MEMPHIS, Aug. 14.—The wagon of a Memphis resident, which was overturned on the Mississippi River bridge, was found by a patrolman today. The driver, who was injured, was taken to the hospital.

Dorsey's Partner Is Witness for Frank
Max P. Goldstein, one of Frank A. Hooper's law partners, and Solicitor Dorsey's partner, were character witnesses for Frank in the trial today. Goldstein testified that he had seen Frank on the day of the murder.

RACING RESULTS

PINKET, AT SARATOGA.—Time 109. First—1-5-2-4. Second—1-2-3-4. Third—1-2-3-4. Fourth—1-2-3-4. Fifth—1-2-3-4. Sixth—1-2-3-4. Seventh—1-2-3-4. Eighth—1-2-3-4. Ninth—1-2-3-4. Tenth—1-2-3-4.

RACING ENTRIES

AT GAITHERSBURG.—Time 109. First—1-5-2-4. Second—1-2-3-4. Third—1-2-3-4. Fourth—1-2-3-4. Fifth—1-2-3-4. Sixth—1-2-3-4. Seventh—1-2-3-4. Eighth—1-2-3-4. Ninth—1-2-3-4. Tenth—1-2-3-4.

ANDERSON'S APPEAL BY SENATE

Anderson Accused of Having Exceeded His Authority—Rules Committee Also Scored.

Charge that President Harding's Attorney had usurped power as presiding officer of the State Senate, and charging further that the Senate Rules Committee, which is associated by the President, is a "fraud upon the public" and a "swindle on the people," was made today by the Senate Judiciary Committee.

Senator McNeill, of the Twenty-second, created a sensation by vigorously denouncing Senator Kea because of the latter's attack, as published exclusively in The Georgian earlier in the afternoon.

Senator Kea immediately rose to his feet on a question of personal privilege, and renewed his attack on the Senate head, charging that Anderson had exceeded his authority and had violated certain rules.

The resolution was passed by a ringing vote. Senator Kea alone remained seated. President Harding then took the floor and attributed the attack by Senator Kea to "youth, inexperience and ignorance of the rules."

Senator Kea declared that the Rules Committee had deliberately blocked bills through the efforts of the "city lawyers" which compose its membership.

Here are the charges as stated by Senator Kea: "I charge the President of the Senate with usurping power, and I back up the charge with a statement made to me by a member of the Senate who has been in the confidence of the President."

I further charge that he, Anderson, has exceeded his authority in the matter of the Rules Committee, which has no authority to act on same, and by undermining they killed it.

Holland Sold for \$3,000

Harry Holland, former Tech star, now playing third base for the Crackers, was sold this afternoon by the local club to Washington. The former collegian is to report to Manager Clark O'Connell at the club of the Southern League season.

Holland was graduated from Tech in 1912. Nearly every big league club tried to sign him, but Harry's family were dead set against him securing a professional player's two weeks pay, however, President Frank Talbot, of the local club, induced him to join the Crackers.

AMERICAN ASSOCIATION.
Score: R. H. E. Kansas City, 100 000 000—2 1 2 0 0 0. St. Paul, 000 000 000—0 0 0 0 0 0. Memphis, 000 000 000—0 0 0 0 0 0.

SOUTH ATLANTIC LEAGUE.
AT JACKSONVILLE—ALBANY—100 000 1 - 2 6 1. JACKSONVILLE—100 002 3 - 6 11 2.

SAVANNAH—012 001 201 - 6 8 1.
MACON—000 000 000 - 1 10 2.

EMPIRE LEAGUE.
AT CORDELE—AMERICUS—300 000 300 - 6 10 1. CORDELE—101 000 010 - 3 10 1.

AT VALDOSTA—TOMASVILLE—000 003 01 - 1 10 1. VALDOSTA—000 010 010 - 3 10 1.

CONZELMANN ON MOUND IN SECOND

Conzelmann pitched a gem in the second inning, striking out five batters and allowing only one run. He was aided by a double play between the first and second basemen.

SECOND INNING.
Conzelmann pitched to Johnson out trying to steal second, but Johnson out trying to steal second, but Johnson out trying to steal second.

THIRD INNING.
Conzelmann pitched to Johnson out trying to steal second, but Johnson out trying to steal second.

FOURTH INNING.
Conzelmann pitched to Johnson out trying to steal second, but Johnson out trying to steal second.

FIFTH INNING.
Conzelmann pitched to Johnson out trying to steal second, but Johnson out trying to steal second.

SIXTH INNING.
Conzelmann pitched to Johnson out trying to steal second, but Johnson out trying to steal second.

FEDERAL LEAGUE.
Score: R. H. E. Chicago, 001 122 010 - 1 1 1. Boston, 000 001 010 - 1 1 1.

TEAM	R	H	E	R	B	A	B	A
ATLANTA	0	0	0	0	1	4	3	0
CRACKERS	0	0	0	0	1	0	0	0
Agler, 1b	1	1	0	0	0	0	0	0
Long, 2b	0	2	0	0	0	0	0	0
Welchore, cf	0	2	0	0	0	0	0	0
Smith, 2b	0	1	3	0	0	0	0	0
Weland, ss	0	0	1	0	0	0	0	0
Holland, 3b	0	1	0	1	0	0	0	0
Calvo, cf	0	1	0	0	0	0	0	0
Dunn, c	0	0	0	0	0	0	0	0
Conzelmann, p	0	1	0	0	0	0	0	0
Totals	3	9	21	1	3	1	0	0

SUMMARY.
Struck out—By Howell, 2; by Conzelmann, 5. Bases on balls—Off Howell, 4; off Conzelmann, 3. Stolen bases—Agler, Long. Hit by pitched ball—Holland, Conzelmann. Umpires—Hart and Fiffeld.

FINAL

TEAM	R	H	E	R	B	A	B	A
AT BIRMINGHAM—	110	100	100	-	4	12	1	0
BIRMINGHAM	010	020	011	-	5	7	1	0
AT NEW ORLEANS—	022	100	0	-	5	8	2	0
NEW ORLEANS	010	101	3	-	6	9	5	0
AT MOBILE—	002	200	0	-	0	0	0	0
MOBILE	100	100	000	-	2	8	0	0

TEAM	R	H	E	R	B	A	B	A
AT BOSTON—	200	000	016	-	9	11	1	0
BOSTON	000	000	007	-	7	12	4	0
AT CHICAGO—	310	000	001	-	0	0	0	0
CHICAGO	000	010	000	-	5	9	2	0
AT NEW YORK—	012	000	010	-	4	7	1	0
NEW YORK	203	000	061	-	11	10	1	0

TEAM	R	H	E	R	B	A	B	A
AT ST. LOUIS—	000	102	00	-	3	6	4	0
ST. LOUIS	001	002	00	-	4	7	1	0
AT PHILADELPHIA—	000	000	000	-	0	0	0	0
PHILADELPHIA	000	001	001	-	1	5	0	0
AT CINCINNATI—	000	000	000	-	0	0	0	0
CINCINNATI	000	000	200	-	2	7	4	0

TEAM	R	H	E	R	B	A	B	A
AT PITTSBURGH—	320	042	002	-	13	19	4	0
PITTSBURGH	000	320	300	-	8	9	3	0
AT WASHINGTON—	000	000	000	-	0	0	0	0
WASHINGTON	000	001	000	-	1	5	0	0
AT DETROIT—	000	000	000	-	0	0	0	0
DETROIT	004	000	01X	-	5	8	3	0

DEFENSE SHIFTS BURDEN BY WALKING ON CHARACTER OF LEO FRANK AN ISSUE

By JAMES B. NEVIN.

The defense in the Frank case did the expected thing when it boldly and unequivocally put Frank's character in issue.

It indicated its confidence in the justice of the defendant's cause in doing that, and it was a credit to it that it hardly could have successfully overcome otherwise, if it so happen that it were overcome it eventually.

Having taken the initiative in the matter of thrusting out Frank's character, the State will now be forced to make out an unimpeachable case of bad character against Frank, or it is likely that the State's injection of the sinister charge against him, in addition to the charge of murder, may prove as a honorarium to the State's great hurt finale.

It is not to be wondered at that the defendant's mother, sister and father, in spirit and pride as she surely must have been, should have let her feelings overcome her for an instant during the course of Wednesday afternoon's hearing. I do not suppose it is even remotely possible for any person not a member of the Frank family to have been so overcome.

Her vehement protest against the vile things being said and hinted about her boy-bride or untrue, though such things always are untrue in another's eyes, I take it, to be in illustration, however, how very vital to the defense now is the establishing of Frank's good character.

I do not think anything thus far said to the jury has so profoundly impressed it as the unimpeachable thing Frank said of the defendant. The jury is only human, and it can not miss the impressions that other people's words make.

Intention must be Ceased. The defense is up against the herculean task of convincing all of the jury members of the mind of the jury, for it will not do to leave even a fraction of Conley's story undisturbed.

Obviously, therefore, the defense need not, if it would, get away altogether from the matter of Frank's character. It found that the defendant had been led to the other extreme of the

ONE OF THE FIFTY NEW WITNESSES SUMMONED BY THE PROSECUTION

Miss Fannie Atherton, who has been called to aid State.



The State, on the other hand, has reason of defense—challenges in the matter of forcing the issue of Frank's character, must now corroborate the faithful story of Conley, or I think it may suffer before the jury.

Curiously enough, the burden of proof in the Frank case, cannot have been shifted a week ago—that is, before the hearing is held in the State, it being the theory of the law that the burden of proof is to be placed on the party who alleges it.

As the State agreed in the beginning of the Frank trial, steadily and unflinchingly to the facts of the case, as the climax of its case, now, however, I now think the defense has shifted back the burden, in large measure, anyway, to where the prosecution it shall rest.

The State must complete its proof of Frank's depravity, or the State will have made out such a case as will stand to the last analysis.

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STEEL WORKERS STATE'S SOLE ARMS TO EIGHT UP AS AN UNLAWFUL TRADE UNION

By L. F. Woodruff.

There is one class of men to whom death is supposed to hold no horrors. They care not think of it and earn their daily bread. We mean the foremen of one single second during their daily work they would be as useless as a motorless automobile.

Their pay is high for scoring the grave. They can see one of their companions fall victim to the perils of their calling and go back to work on the same job a few minutes later without a tremor, and encounter those same dangers with footstep firm and their mind only on the work they have to do.

These men are the structural steel workers. They are called the "iron men" because of the struggle for dollars has developed. The fascination of their calling is great. They are not content with the place where a building is slowly reaching its way into the clouds without watching them scum around between heaven and earth as though they were the iron men.

But there is still work to be done on the dizzy heights of the upper stories. The men of the building more eager than had pursued by the dramatic crowd that is being whirled within a woman's throw of them through the courtroom windows.

These builders, from their lofty working place across the street, can see the courtroom windows and see the trial as it progresses. They can see the faces of the witnesses. They miss the forensic charm of the counsel.

But still there is not a moment of the time that the case is stopped that life and limb are not risked by these men as they stare into the courtroom.

They see Frank as he sits through hour after hour of his great ordeal. They see the faces of the witnesses as they take the stand and their interest. They know a man's feeling for his life in that courtroom across the street.

They know that they may have no return for them, it has a fascination as strong as that of the circus. They know that they may have no return for them, it has a fascination as strong as that of the circus.

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By O. B. KEELER.

Right in the first jump, please understand (1) this is not an opinion of a layman, unlearned in the law; (2) he may be the only layman in existence who feels that way about it; and (3) the Frank trial is not being singled out in the following comment, except as it is a fair example of the great criminal trials of this country.

In following the trial of Leo Frank, two points keep prying me with increasing fervor.

These are the points: (1) That the prosecution's efforts to convict on producing evidence that will convict Leo Frank.

Now, having read this far, you probably are smiling to yourself at the idea that anybody should undertake to write a newspaper story about a great trial, having in on such an already simple and obvious observation.

State's Evidence All Damaging. That (you say) is something every one would agree on.

That (you say) is taken for granted. Nevertheless, I say, that doesn't mean it is not interesting.

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Frank's Mother Resents Questioning of Dorsey

Her mother, however, had reached the burning point Wednesday, when she was asked to testify as to whether she had seen her son in the company of Dorsey.

The calling of four character witnesses Wednesday opened the flood-gates for the State to go before the jury all of its accusations against Frank.

The State's case against Frank was presented by the testimony of Dorsey, who testified that he had seen Frank in the company of Dorsey.

Her mother, however, had reached the burning point Wednesday, when she was asked to testify as to whether she had seen her son in the company of Dorsey.

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Relief for Catarrh Suffers Now FREE

You Can Now Treat This Trouble in Your Own Home and Get Relief at Once

How the Remedy for Catarrh Was Discovered

THIS terrible disease has raged unchecked for years simply because its symptoms were treated with the vicious germs that cause the trouble have been left to circulate in the blood, and bring the disease back as fast as local treatments could relieve it.

By the use of the new method, the disease is cured, and the patient is able to resume his normal life.

Send the Test Treatment FREE

Advertisement for All Norfolk Suits, featuring various suit styles and prices, including \$2.50 and \$1.00 suits.

FRANK'S NEIGHBORS TELL OF SEEING HIM ON FATAL DAY AS HE LEFT HOME

Continued From Page 2.

and the Lehman pass in an automobile near the Capitol.

Q. You were sitting on the right side of the car?—A. Yes.

Q. How many dark-colored cars are there in the city?—A. I don't know.

Q. How long did he stop there?—A. About 10 minutes.

Q. How long did he stop there?—A. About 10 minutes.

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Mother of Accused Who Denounced the Solicitor in Court



Mrs. Rea Frank, who was moved to demonstration by attacks on her son's character.

Q. How long did he stop there?—A. About 10 minutes.

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Q. How long did he stop there?—A. About 10 minutes.

that these people have made frequent demands for their money and have not gotten it. I want to show the bias on the part of this witness.

Q. Have they asked for the money?—A. No, but they sent two or three bills.

Q. You haven't paid them, have you?—A. No.

Q. You got a report from the Pinkerton office, didn't you?—A. Practically.

Q. Now, when did you see about the finding of the stick?—A. When I

came in when he was sitting at the table.

Q. How long did you sit in the room?—A. About an hour.

Q. How long did you sit in the room?—A. About an hour.

Q. How long did you sit in the room?—A. About an hour.

On account of a little incident, he came in when he was sitting at the table.

Q. How long did you sit in the room?—A. About an hour.

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CASTORA For Infants and Children. The Kind You Have Always Bought Bears the Signature of J. C. Ayer & Co. Lowell, Mass. U.S.A. In Use For Over Thirty Years.

Four Fast Daily Trains from CINCINNATI to CHICAGO. Through Electric-Lighted Pullman Sleeping Cars. New York Central Lines. OTHER GOOD TRAINS.

REPORT OF THE CONDITION OF THE Fourth National Bank OF ATLANTA. At the close of business August 9th, 1913. Issued on call of the Comptroller of the Currency.

HAWKES GLASSES. ABILITY AND RELIABILITY. These are the first things you inquire into when you want your eyes examined and glasses fitted.

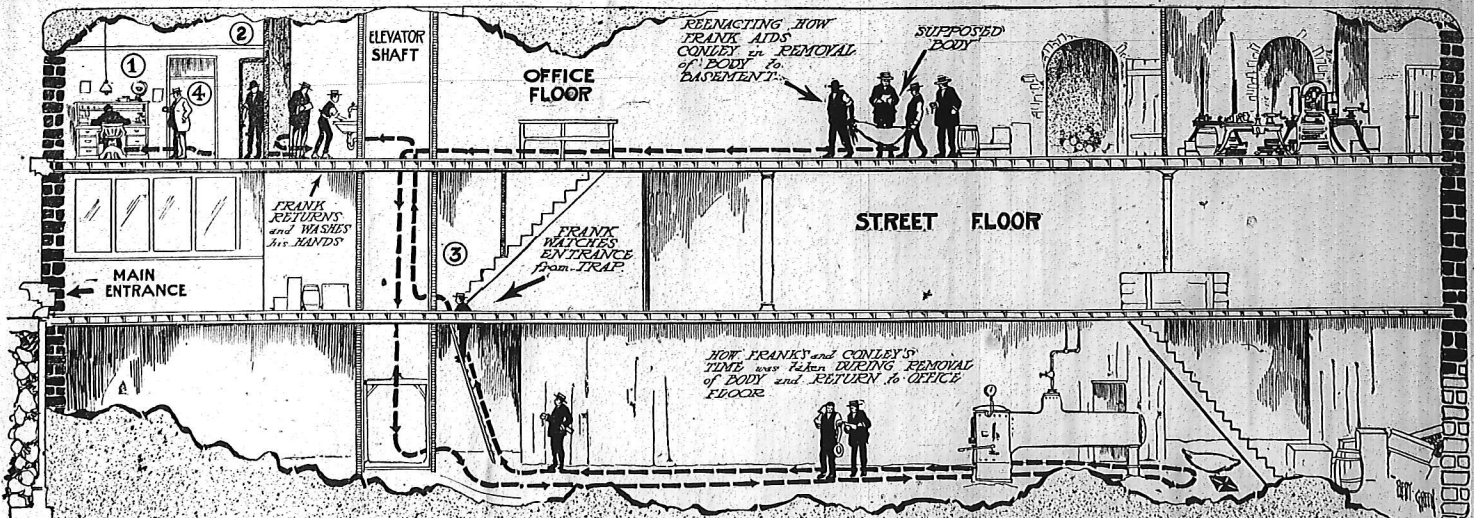
Everything O. K. With your appetite—your digestion—your liver—your blood, if not, you should try a short course of HOSTETTER'S STOMACH BITTERS.

HOSTETTER'S STOMACH BITTERS. It helps Nature overcome such ills as Flatulency, Indigestion, Constipation, Biliousness, Cramps and Malarial Fever. Get a bottle to-day.

Table with 3 columns: ASSETS, LIABILITIES, and Balances. Includes items like Loans and Discounts, Overdrafts, Capital Stock, and Deposits.

OFFICERS: JAMES W. ENGLISH, President; JOHN K. O'LEARY, Vice President; CHAS. H. IRVING, Cashier; W. F. PETERSON, Asst. Cash.; STEWART A. CANTRELL, Asst. Cash.; Y. B. ROGERS, Asst. Cash.

CONLEY'S STORY IS RE-ENACTED BY DEFENSE TO DISPROVE IT



The diagram shows how the defense re-enacted the disposition of Mary Phagan's body as described by Jim Conley to prove that it could not have been done in the time specified. The defense's men had a 107-pound sack representing the body and re-

FRANK NERVOUS MONTAG ADMITS, 'AND WAS, TOO'

Continued From Page 1. I was," she testified that Conley said when she asked him on the Monday after the crime if he had been in the factory at the time the murder was committed. Two more character witnesses, Harry E. Lewis, of Brooklyn, former District Attorney of New York, and Herbert Lashley, of Pittsburgh, N. Y., a classmate of Frank's at Cornell, testified that they knew his character well and that they knew his character to be very good. Jim Montag, of Montag Bros., treasurer of the National Pencil Company, told of his part in the hiring of the Pinkertons and of Frank's demand the Sunday the body of the girl was found. He testified, in relation to Jim Conley's story about watching at the front door at the direction of Frank, that the first look on occasions when Conley told was the property of the Clark Wood saw company, and that it was used by the pencil company only as an entrance. Montag was asked by Dorsey just before he left the stand if he tried several times to hire a horse and buggy the afternoon of April 24 from W. D. Brown, a West End liverman. The witness said he had not. "Don't you know that Kress' store was closed all of Saturday afternoon, April 25?" "It wasn't closed at the time I went in there in the afternoon," she replied. The attorney also sought to show that the witness was not a witness at all, that she would not have been likely to see Frank. "Miss Curran was the first of a long string of silly witnesses for Frank still others are to be called to prevent the jury from seeing the defendant's every movement throughout the day so far as it is known. Important Battle Lost by Defense. An important battle was lost by the defense in the Frank trial Thursday in the overruling of Luther Rosser's motion for the opening of Solicitor Dorsey's questions of the day before relating to Frank alleged acts of immorality. The defeat of Attorney Rosser came immediately after Solicitor Dorsey had failed in an attempt to cross-examine Frank's mother and wife excluded from the courtroom because of the sister woman's emotional outburst the afternoon before, when she dramatically denounced the Solicitor for his charge of grossly improper conduct against her son, the defendant. Judge Hoan refused the motion of the Solicitor, but said that he would refuse them admission if another outburst of the sort took place. With the preliminary skirmishes of the day settled, the defense set out with great minuteness to complete its record of Frank's movements throughout the day of the crime. Miss Helen Curran, No. 160 Ashby street, testified that she saw Frank near Jacobs' drug store, Whitehall and Alabama streets, at 1:10 o'clock Saturday afternoon apparently waiting for his car home. Saw Frank Get Off Car. Mrs. Albert P. Levy, No. 69 East Georgia avenue, swore that she saw Frank get off his car at about 2 o'clock Saturday afternoon at the entrance of the crime. Mrs. M. G. Michael, of Athens, Ga., said Mrs. Leo Frank said that she was visiting at the home of Mrs. C. Wolfshelmer, No. 187 1/2 Washington street, about 2 o'clock the afternoon of the crime, and that Frank came to the steps at about 2 o'clock to speak to her, losing a moment later to catch a Washington street car at Glenn street. Jerome Michael, son of the previous witness, testified that he was on the steps at the time and that Frank walked up the street between 1:30 and 2 o'clock. Mrs. Wolfshelmer, who lives at No. 187 1/2 Washington street, said she saw Frank at this time. Frank's Car. J. Cohen Leach, No. 415 Washington street, told the jury he rode past to town with Frank and that the defendant boarded the Washington street car at about 2 o'clock. Mrs. Rebecca Carson, a factory employee testified to seeing Frank

on the street at 1:30 and also at 2:30. Solicitor Dorsey, before the jury was brought in, said he wanted to make a request that the mother and wife of Leo M. Frank be excluded from the court as the witnesses have been because of the outburst of the elder Mrs. Frank Wednesday afternoon. "I appreciate the feeling of the wife and mother," he said; "it is a terrible strain on them. I am sorry for them. But I must have protection and I think they should be excluded when they are subjected to outbursts like that yesterday." Attorney Arnold in reply said: "Without criticizing Mrs. Frank, I want to state that the Solicitor's examination of the witness yesterday was far worse than her outburst. He was undertaking to get in evidence in an illegal way. He could not get it in a legal way. He was appealing to the jury and to the feeling of the jury. Does you honor think that good practice—honorable practice—especially when a man is on trial for his life?" Arnold called Dorsey zealous. "My friend is zealous, he is a little overzealous, I think, but that is not a matter for me to criticize. Your honor, our jury system is very laudable if we admit this sort of evidence. They are good men, but simple neps. It is hard for them to distinguish between things that condemn a man and things that prove him guilty. I don't want to say that the conduct of the Solicitor is illegal, but it is a little reprehensible that a man's wife and mother are heard at the hour of his trial. This evidence of the State was put in to poison the minds of the jury. It was heard unlawfully but to bear it I promise it shall not occur again. We will do all we can to prevent a recurrence. "Your honor, I didn't ask Mr. Jones all the questions I might have asked him. His evidence as to the questions I did ask were legal. I asked only questions I can substantiate by reputable witnesses—some of them high-class women, I regard them. "It is a mistake idea about me being overzealous. I am trying to do my duty. I want to protect myself and the court. You have excluded their women. There is no reason why these should be allowed to remain to offend the dignity of the court. An accused man should not be allowed to bankrupt his wife and mother. Mr. Arnold criticized my act. The courts are not to be highly improper. I am a lawyer to express his opinion on the evidence. Mr. Arnold has branded him as a liar. You ruled that these good women on the stand." Judge Hoan ruled, after more argument. "You are entirely right, Mr. Dorsey, in saying that you are entitled to protection. Other women were put out because the evidence was of such a nature as to be indelible to be heard by them. It is a matter in the discretion of the court to state whether these ladies should be allowed to remain. I will say that if there are any more such outbursts as yesterday's shall be forced to exclude them." Mrs. Frank, the mother, and the prisoner's wife were both in court when the argument was in progress. Says She Saw Frank on Street at 1:10. Miss Helen K. Curran was the first witness called. She is a very attractive-looking girl, about 14 years old. Q. Where do you live?—A. 160 Ashby street. Q. Where do you take a course in shorthand, did you go to the National

Pencil Company and meet Mr. Frank?—A. Yes. Q. Where were you looking for a position?—A. Yes. Q. Did you get it?—A. No. Q. Why?—A. He is a son of my father, I know, but I never heard from him. Q. Where were you working April 24?—A. At the Bennett Printing House. Q. What time did you get off that day?—A. Twelve o'clock. Q. Where did you go?—A. Shopping. Q. Did you have an appointment to meet another girl?—A. Yes; I was to meet Velma Turley at 1:10 o'clock at the corner of Alabama and Whitehall streets. Q. Where were you about 1:05 o'clock?—A. I came out of Kress' store. Q. Where did you go?—A. To Jacobs' corner, Alabama and Whitehall. Q. Did you see the defendant there?—A. After I had been there about five minutes I turned around and saw the defendant. I had an engagement with a young woman and was looking at my watch. The witness testified to the same fact as his mother. Attorney Hooper took him on the cross-examination and asked him if he were sure of the time, and upon receiving an affirmative answer he accused the witness. Mrs. Albert P. Levy, No. 69 East Georgia avenue, was called. Arnold questioned her. Q. How long did you see Mr. Frank at any time or place on Saturday?—A. Yes, between 2:30 and 2:45 o'clock in front of High Brothers. Q. What were you doing?—A. Looking at the parade. Q. Did you see him?—A. Yes. Q. How long did you see him?—A. I saw him for about 15 minutes. Q. Did you see him any more that day?—A. Yes; about ten minutes to 1:30 I went down to Brown & Allen's corner just across the street and saw him going into Jacobs'. Q. Did you see Jim Conley Monday morning?—A. Yes. Q. Did you say anything to him?—A. I asked him where he was on Saturday. He said: "Miss Rebecca, I was so drunk I didn't know where I was." Q. Did you overhear any conversation between Jim Conley and your mother?—A. Yes. On Thursday he was sweating. Mother said to him: "Well, Jim, I see they haven't got you yet." He said: "No, Miss, I ain't done nothing." She said: "I ain't done nothing." He said: "No, Miss, he is innocent as you is and you is as innocent as I am." Mother remarked: "Well, when they find out who murdered that little girl, it will be a shame for you." Q. Conley told you right away he was so drunk he didn't know where he was?—A. He certainly did. Q. He came right out with it?—A. Yes. Q. Did it make any impression on you?

produced the negro's story in detail—beginning in Frank's office, going back to the metal room, to the elevator, into the basement, back to the office, hiding in the wardrobe and the writing of the notes. dropped his broom and looked very scared. Q. How long was this before Jim was arrested?—A. About an hour. Q. What day was that?—A. Thursday. Hooper took the witness on cross-examination. Q. That was Monday when Jim Conley made the remark to you about him having been too drunk Saturday to know anything?—A. Yes. Q. What time?—A. About 1 o'clock. Q. When did you tell of that before?—A. To my mother right after. Q. You will work on the fourth floor?—A. Yes. Q. That elevator makes very little noise?—A. It makes some noise. Q. How did you get that so certain?—A. I could hear it with those doors closed?—A. You might not. Q. That is the clock you saw at the first time Memorial Day?—A. In front of the jewelry store. Q. The other clock?—A. Above Kress' store. Q. You looked at the clock both times before you saw him? Are you certain of the time?—A. Yes. Q. The first time, you noticed him, it was between 2:30 and 2:45 o'clock. How did you get that so certain?—A. My sister just asked me the time and it was only a short time later when I saw him. Q. Did you see him get on?—A. Yes, we sat together. Q. Where did you get on?—A. The car was blocked at Hunter street by the crowds watching the parade. We got off. Q. Where did he go?—A. Down Hunter street. Q. What time was that?—A. I would say about 2:10 o'clock. Hooper took the witness. Q. Did you see anyone else that morning?—A. I saw Arthur Harris last January. Q. Do you know whether Conley stayed there Saturday afternoon, in 1917?—A. I heard he stayed there and I reckon he did. Q. Conley told you right away he was so drunk he didn't know where he was?—A. He certainly did. Q. Did it make any impression on you?

The Proper Thing To Do Whenever You Want A Good Cook A Cozy Room A First-Class Stenographer Bookkeeper Salesman or Clerk Is To Let A Georgian "Want Ad" Get It For You. They Are Easy to Write and Easy to Pay For

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came up to the porch steps and talked to me. Q. How do you know it was 2 o'clock?—A. My son had just left to go to the milliner. Q. Did Frank appear nervous?—A. No. Q. Did you see him again?—A. Yes. Q. Did you notice anything out of the ordinary?—A. No. Hooper took the witness on cross-examination. Q. Where was he going when you saw him?—A. Toward Glenn and Washington streets. Q. You are sure it was 2 o'clock?—A. Yes. Q. Was it the custom for Frank to come in?—A. No; but this was the first time he had seen since I arrived in Atlanta. The witness was excused, and her son, Jerome Michael, was called. Arnold questioned him. Q. What time did you see Mr. Frank?—A. Between 5 minutes to 2 and 2 o'clock at Mrs. Wolfshelmer's. I had an engagement with a young woman and was looking at my watch. The witness testified to the same fact as his mother. Attorney Hooper took him on the cross-examination and asked him if he were sure of the time, and upon receiving an affirmative answer he accused the witness. Mrs. Albert P. Levy, No. 69 East Georgia avenue, was called. Arnold questioned her. Q. How long did you see Mr. Frank at any time or place on Saturday?—A. Yes, between 2:30 and 2:45 o'clock in front of High Brothers. Q. What were you doing?—A. Looking at the parade. Q. Did you see him?—A. Yes. Q. How long did you see him?—A. I saw him for about 15 minutes. Q. Did you see him any more that day?—A. Yes; about ten minutes to 1:30 I went down to Brown & Allen's corner just across the street and saw him going into Jacobs'. Q. Did you see Jim Conley Monday morning?—A. Yes. Q. Did you say anything to him?—A. I asked him where he was on Saturday. He said: "Miss Rebecca, I was so drunk I didn't know where I was." Q. Did you overhear any conversation between Jim Conley and your mother?—A. Yes. On Thursday he was sweating. Mother said to him: "Well, Jim, I see they haven't got you yet." He said: "No, Miss, I ain't done nothing." She said: "I ain't done nothing." He said: "No, Miss, he is innocent as you is and you is as innocent as I am." Mother remarked: "Well, when they find out who murdered that little girl, it will be a shame for you." Q. Conley told you right away he was so drunk he didn't know where he was?—A. He certainly did. Q. Did it make any impression on you?

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DEFENSE SHIFTS BURDEN ON MAKING CHARACTER OF LEO FRANK AN ISSUE

By JAMES B. NEVIN

The defense in the Frank case did the expected thing when it boldly and unequivocally put Frank's character in issue.

It indicated its confidence in the justice of its indictment as in doing that, and it thus raised a crisis that it hardly could have successfully overcome otherwise.

Having taken the initiative in the matter of throwing out Frank's character, the State was forced to make out an unimpeachable case of bad character against Frank, or it likely that the State's injection of the sinister charge against him, in addition to the charge of murder, may operate as a boomerang to the State's great hurt finally.

It is not to be wondered at that the defendant's mother, tried and tried in grief and grief as she surely must have been, should have let her feelings overcome her for an instant during the course of Wednesday afternoon's hearing.

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ONE OF THE FIFTY NEW WITNESSES SUMMONED BY THE PROSECUTION



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STEEL WORKERS STATE'S SOLE ENTRANCE TO FRANK TRIAL ROOMS TO COOPIOT, DEFENSE'S TO CLEAR, MOBERT TRIAL

By L. F. Woodruff

There is one class of men to whom death is supposed to hold no horrors. They can not think of it and earn their daily bread. Were the fear of loss of life to enter their brain for one single second during their daily work, they would be as useless as a motorless automobile.

Their pay is high for scoring the grave. They can see every one of their companions fall victim to the perils of their calling and go back to work on the same job a few minutes later without a tremor, and encounter those same dangers with footstep firm and their minds only on the work they have to do.

These men are the structural steel workers. Their life as practiced in a class as the struggle for dollars has developed. The fascination of their calling is universal. No man can pass the place where a building is slowly reaching its way into the clouds without standing in an awe-struck trance watching these men scamper around between heaven and earth as though they were walking on a level.

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By O. B. KEELER

Right in the first jump, please understand that this is merely the opinion of a layman, unlearned in the law; that (1) he may be the only layman in existence who feels this way about it, and (2) the Frank trial is not being staged out in the following comment, except as it is a fair example of the great criminal trials of this country.

In following the trial of Leo Frank, two points keep prodding me with increasing fervor.

These are the points: (1) That the prosecution's efforts are centered on producing evidence that will convict Leo Frank.

(2) That the efforts of the defense are devoted to producing evidence that will acquit Leo Frank.

Now, having read this far, you probably are smiling to yourself at the idea that anybody should undertake to write a newspaper story about a great trial, basing it on such a thoroughly simple and obvious observation.

State's Evidence All Owing. "That you say is something every body can do."

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The relief is immediate and complete. The remedy is simple, effective, and free.

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Frank's Mother Resents Questioning of Dorsey

The calling of four character witnesses for the State to do before the jury all of its accusations against Frank, and was the direct cause of a Frank outburst on the part of Mrs. Frank, mother of the defendant, who rose from her chair and dramatically denounced Solicitor General Dorsey.

The first scene created by any of the members of the prisoner's family. Frank's wife and mother were deeply affected when the Solicitor General, on the part of the State, called Dorsey to the stand.

The mother of Frank, who was sitting in the front row of the courtroom, was the first to rise and speak. She said that she had seen her son in the company of the defendant, and that she had seen him in the company of the defendant.

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In this range are fancy fabrics—blues and blacks—and sizes running up to 38.

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37-39 Peachtree Company

FRANK'S NEIGHBORS TELL OF SEEING HIM ON FATAL DAY AS HE LEFT HOME

Continued From Page 2.

and the Leberman pass in an automobile near the Capitol...

Q. You were sitting on the right side of the car?—A. Yes.

Q. How many dark-colored cars are there in the city?—A. Well, the street car tracks...

Q. How long did he stop there?—A. About five minutes.

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Mother of Accused Who Denounced the Solicitor in Court

Mrs. Rea Frank, who was moved to demonstration by attack on her son's character.

that these people have made frequent demands for their money and have not gotten it...

Q. How long did he stop there?—A. About five minutes.

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Q. How long did he stop there?—A. About five minutes.



Mrs. Rea Frank, who was moved to demonstration by attack on her son's character.

On account of a little incident, he came in while we were playing...

Q. How long did he stop there?—A. About five minutes.

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CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Dr. H. J. Stittman. In Use For Over Thirty Years.

Four Fast Daily Trains from CINCINNATI to CHICAGO. Through Electric-Lighted Pullman Sleeping Cars. NEW YORK CENTRAL LINES.

REPORT OF THE CONDITION OF The Fourth National Bank OF ATLANTA. At the close of business August 9th, 1913. Issued on call of the Comptroller of the Currency.

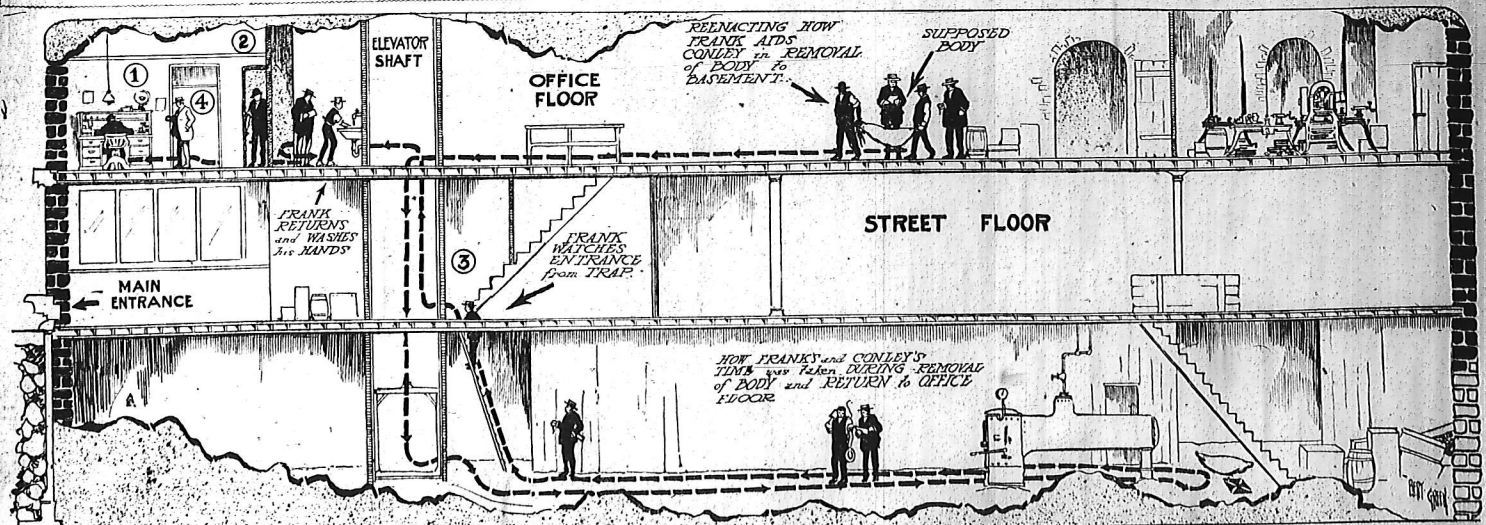
ABILITY AND RELIABILITY. These are the first things you should look into when you want your eyes examined and glasses fitted. A. K. HAWKES CO. OPTICIANS. 14 WHITEHALL.

Everything O. K. With your appetite—your digestive organs—your stomach. HO'S TETTER'S STOMACH BITTERS.

With your appetite—your digestive organs—your stomach. HO'S TETTER'S STOMACH BITTERS.

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CONLEY'S STORY IS RE-ENACTED BY DEFENSE TO DISPROVE IT



The diagram shows how the defense re-enacted the disposing of Mary Phagan's body as described by Jim Conley to prove that it could not have been done in the time specified. The defense's men had a 107-pound sack representing the body and re-

FRANK NERVOUS, MONTAG ADMITS, 'AND I WAS, TOO'

Continued From Page 1. street, testified that she saw Frank near Jacob's drug store, Whitehall and Alabama streets, at 1:10 o'clock Saturday afternoon apparently waiting for his car home. Saw Frank Get Off Car. Mrs. Albert P. Levy, No. 49 East Georgia avenue, swore that she saw Frank get off his car at Georgia avenue at 1:20 o'clock the afternoon of the crime. Mrs. M. G. Michael, of Atlanta, guardian of Mrs. Leo Frank, said that she was visiting at the home of Mrs. J. Wolfshelm, No. 347 Washington street, three doors from Georgia avenue, and that Frank came up to the steps at about 2 o'clock to speak to her, leaving a moment later to catch a Washington street car at the street. Jerome Michael, son of the previous witness, testified that he was on Hunter street, and that Frank walked up the street between 1:55 and 2 o'clock. Mrs. Wolfshelm, who lives at No. 347 Washington street, said she saw Frank at this time. Julian Leach, No. 340 Washington street, testified to the same effect. J. Cohen Leach, No. 445 Washington street, told the jury he rode part way to town with Frank and that the defendant boarded the Washington street car at about 2 o'clock. Miss Rebecca Carson, a factory employee, testified to seeing Frank on the street at 2:20 and also at 2:30. Ake Women Be Excluded. Solicitor Dorsey, before the jury was brought in, said he wanted to make a request that the mother and wife of Leo M. Frank be excluded from the court as the witnesses have been because of the outbreak of the older Mrs. Frank Wednesday afternoon. "I appreciate the feeling of the wife and mother," he said, "it is a terrible strain on them. I am sorry for them but I must have protection and I think they should be excluded when they are subjected to outbreaks like this Saturday."

It's a pretty pass if a man's wife and mother are to be barred at the home of the jury. It was hard to hear a lady talk so hard to me—but I promise I shall not occur again. We will do all we can to prevent a recurrence. "Your honor, I didn't ask Mr. Dorsey all the questions I might have asked him," replied Thomas. "You ruled the questions I did ask were legal. I asked only questions I can substantiate with reputable witnesses some of the high-class women I regard as such. "It's a mistaken idea about me being overbearing. I am trying to do my duty. I want to protect myself and the court. You have excluded other women there is no reason why these should be allowed to remain to offend the dignity of the court. An accused man should not be allowed to bankrupt his wife and mother. Mr. Arnold criticizes me. The courts have held it is highly improper for a lawyer to express his opinion on the evidence. Mr. Arnold has branded this evidence as lies before I put these good women on the stand. "Judge Ross ruled after more argument. "You are entirely right, Mr. Dorsey, in saying that you are entitled to protection, rather women were put out because the evidence is not a matter as to be included to be heard by them. It is a matter in the discretion of the court to allow or exclude these ladies should be allowed to remain. I will say that if there are any more on the stand as yesterday I shall be forced to exclude them. "Mrs. Frank, the mother, and the plaintiff's wife were both in court while the argument was in progress. Girl Says She Saw Frank on Street at 1:10. Miss Helen K. Curran was the first witness called. She is a very attractive-looking girl, about 16 years old. Q. Where do you live? A. 150 Ashby street. Q. After you took a course on shorthand, did you go to the National Pen and Ink company and meet Mr. Frank? A. Yes. Q. Where were you looking for a position? A. Yes. Q. Did you get it? A. No. Q. What? A. He was just in my father's room, but I never heard from him. Q. Where were you working April 22? A. At the Bennett Printing House. Q. What time did you get off that day? A. About 1:10. Q. Where did you go? A. Shopping. Q. Did you have an appointment to meet another girl? A. Yes. I was to meet Virginia True at 1:15 o'clock at the corner of Atlanta and Whitehall streets. Q. Where were you about 1:05 o'clock? A. I came out of Kress' store. Q. Where did you see Leo? A. To the corner, Atlanta and Whitehall. Q. Did you see the defendant there? A. Yes. I had been there about half an hour. Q. What time did you see Frank? A. About 1:10 o'clock. Q. What was he doing? A. Standing

FOREMAN IN FACTORY TESTIFIES FOR FRANK

LEMMIE QUINN.



How long the witness on cross-examination. "I am trying to do my duty. I want to protect myself and the court. You have excluded other women there is no reason why these should be allowed to remain to offend the dignity of the court. An accused man should not be allowed to bankrupt his wife and mother. Mr. Arnold criticizes me. The courts have held it is highly improper for a lawyer to express his opinion on the evidence. Mr. Arnold has branded this evidence as lies before I put these good women on the stand. "Judge Ross ruled after more argument. "You are entirely right, Mr. Dorsey, in saying that you are entitled to protection, rather women were put out because the evidence is not a matter as to be included to be heard by them. It is a matter in the discretion of the court to allow or exclude these ladies should be allowed to remain. I will say that if there are any more on the stand as yesterday I shall be forced to exclude them. "Mrs. Frank, the mother, and the plaintiff's wife were both in court while the argument was in progress. Girl Says She Saw Frank on Street at 1:10. Miss Helen K. Curran was the first witness called. She is a very attractive-looking girl, about 16 years old. Q. Where do you live? A. 150 Ashby street. Q. After you took a course on shorthand, did you go to the National Pen and Ink company and meet Mr. Frank? A. Yes. Q. Where were you looking for a position? A. Yes. Q. Did you get it? A. No. Q. What? A. He was just in my father's room, but I never heard from him. Q. Where were you working April 22? A. At the Bennett Printing House. Q. What time did you get off that day? A. About 1:10. Q. Where did you go? A. Shopping. Q. Did you have an appointment to meet another girl? A. Yes. I was to meet Virginia True at 1:15 o'clock at the corner of Atlanta and Whitehall streets. Q. Where were you about 1:05 o'clock? A. I came out of Kress' store. Q. Where did you see Leo? A. To the corner, Atlanta and Whitehall. Q. Did you see the defendant there? A. Yes. I had been there about half an hour. Q. What time did you see Frank? A. About 1:10 o'clock. Q. What was he doing? A. Standing

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young woman and was looking at my watch. The witness testified to the same fact as his mother. Attorney Hooper took him on his cross-examination and asked him if he were sure of the time, and upon receiving an affirmative answer he excluded the witness. Mrs. Albert P. Levy, No. 65 East Georgia avenue, was called. Arnold questioned her. Q. Do you recall seeing Jim Memorial Day? A. Yes. Q. Where? A. I was looking for my son who was coming to take me to the Grand Opera matinee, and I saw Mr. Frank get off the car at about 1:30 o'clock. Looking For Son. Q. You never heard of this crime until Tuesday? A. Yes. I had heard of it. Q. You did not think of it until several days afterward, did you? A. No. Q. Well, what made you recall seeing Frank? Was there anything unusual about his appearance? A. No. I just knew because I had constantly looking at the car and at the car.

LET ME END YOUR TOOTH TROUBLES Absolutely Painless

Advertisement for dental services. Text: "LET ME END YOUR TOOTH TROUBLES Absolutely Painless". "Those who dread having teeth extracted, filled or crowned should call at my office and I will demonstrate to your entire satisfaction that I can do it painlessly by the use of my Nitrous Oxide." "Fillings in Silver, Platinum and Amalgam, 50c." "22-K Gold Crown, Porcelain Crowns and Bridge Work \$3, \$4, \$5". "TERMS TO SUIT". "DR. WHITLAW, 73 1/2 Whitehall Street". Includes an illustration of a person's face and a dental chair.

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Advertisement for Osh Grocery Co. Lemons. Text: "Osh Grocery Co. WHITEHALL LARGE, RIPE, JUICY LEMONS, Doz., 10c". "Meadow Gold, 30¢". "Cash Grocery Co. WHITEHALL".

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DEFENSE SHIFTS BURDEN OF MAKING CHARACTER OF LEO FRANK AN ISSUE

By JAMES B. NEVIN.

The defense in the Frank case did the expected thing when it boldly and unequivocally put Frank's character in issue.

It indicates its confidence in the justice of the defendant's case to do that, and it met thus a crisis that it hardly could have successfully overcome otherwise. If it so happens that it does overcome it eventually...

As the State moved in the beginning of the trial steadily and consistently to the negro average, Jim had to move with the State, so to-day the defense is moving, ever left as steadily and as progressively as the defendant, Leo Frank, as the climax of its case.

The State must complete its proof before the jury, and the State will not have made out such a case as it likely will make out.

Defenses Plans Its Climax. As the State moved in the beginning of the trial steadily and consistently to the negro average, Jim had to move with the State...

Impression Must Be Erased. The defense is up against the herculean task of removing all of that impression from the mind of the jury—the terrible mistake of the jury, in that it will not do to leave even a fraction of Conley's story undisturbed.

Relief for Catarrh Sufferers Now FREE. You Can Now Treat This Trouble in Your Own Home and Get Relief at Once.

How the Remedy for Catarrh Was Discovered. This terrible disease has long unhealed for years simply because the remedy has not been known.



Relief for Catarrh Sufferers Now FREE. Careful experiments and investigations have shown that the real cause of the disease was overlooked and in a short time the remedy was discovered.

Send the Test Treatment FREE. If you have Catarrh of the nose and throat, or if you have any of the symptoms mentioned above, send for the test treatment free.

ONE OF THE FIFTY NEW WITNESSES SUMMONED BY THE PROSECUTION

Miss Fannie Atherton, who has been called to aid State.

There is one class of men to whom death is supposed to be no horror. They are the men who work for a living. They can see the end of their daily bread. Were the fear of loss of life to enter their brain...

These men are the structural steel workers. They are a picturesque class as the struggle for steel has developed. The fascination of their calling is universal. No man can pass the place where a building is slowly reaching its way into the clouds without standing in an awe-stricken attitude...

Punish a Bizarre Feature. Another case in the line of the strange studies of all the bizarre features of the trial of Leo Frank. Just across Hunter street from Judge Ross's courtroom, where the factory superintendent is fighting to clear his name of the charge of having killed Mary Phagan...

Frank's Mother Resents Questioning of Dorsey. The calling of four character witnesses Wednesday opened the Roadways for the State to set before the jury all of its accusations against Frank, and was the direct cause of a frantic outburst on the part of Mrs. Frank...

Right in the first jump, please understand that (1) this is merely the opinion of a layman, untrained in the law, in existence who feels this way about it; and (2) the Frank trial is not being singled out in the following comment, except as it is a fair example of the great criminal trials of this country.

State's Evidence All Damaging. That (you say) is something very interesting. That (you say) is taken for granted. Nevertheless (I say), that doesn't make it any more so.

Death to Watch. But still there is not a moment of that life and limb are not at stake. They can not hear a word of the evidence. They miss the forensic clash of the courtroom.

Testimony Aids Frank. Jones, an insurance man, in whose company Frank holds a policy, testified that he had heard any of the reports of alleged immorality. He said that the young man's record in respect to health, habits and morals had been very thoroughly investigated before the policy was issued.

Feeling Reached Marking Point. The older woman persistently has maintained an almost unbroken record of good moral character. She was a woman of high character, and she was a woman of high character.

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STEEL WORKERS STATE'S SOLE AIMS TO CONVICT, DEFENSE'S TO CLEAR MODERN TRIAL

By L. F. Woodruff.

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All Norfolk Suits To Close Out at Two Special Prices \$17.00 \$17.00

Choice of Values Up to \$20 Choice of Values \$22.50 to \$27.50

We're going to give you choice of any and all Norfolk Suits that ranged up to \$20 at \$12.50.

In this range are fancy fabrics—only—and sizes running from 32 to 38.

We're going to give you choice of any and all Norfolk Suits that ranged from \$22.50 to \$27.50 at \$17.00.

In this range are fancy fabrics—blues and blacks—and sizes running up to 38.

Packs-Chambers-Hardwick

37-39 Peachtree Company Atlanta, Ga.

FRANK'S NEIGHBORS TELL OF SEEING HIM ON FATAL DAY AS HE LEFT HOME

Continued From Page 2.
Ind the lifeless man in an automobile...
Q. You were sitting on the right side of the car?—A. Yes.
Q. Next to the window?—A. No, Mr. Frank was next to the window.

Mother of Accused Who Denounced the Solicitor in Court



Mrs. Frank, who was moved to demonstration by attacks on her son's character.

Q. Did that take him by the water course near the ladder...
Q. Yes.
Q. Did he bleed there?—A. Yes.
Q. How long did he stay?—A. About an hour.

A. Yes, I told him to give the author...
Q. Did you know that Miss Hall...
Q. Have the Pinkertons been paid?—A. No.

Q. Now, when did you hear about...
Q. How long after this tragedy was...
Q. How long did it stay?—A. About an hour.

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TARIFF ENEMIES OPPOSE EARLY VOTE MOVE

G. O. P. Senators Demand Time to Attack Underwood Measure.

WASHINGTON, Aug. 14.—When the Senate assembled today Chairman Simmons, of the Finance Committee, asked for unanimous consent for a final vote on the tariff bill August 23.

Senator Penrose, of Pennsylvania, interrupted to say that never in the history of the American Government had there taken place a similar instance of legislation in secret as the pending tariff bill.

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Four Fast Daily Trains from CINCINNATI to CHICAGO. Through Electric-Lighted Pullman Sleeping Cars. Leave Cincinnati 11:45 p. m. Arrive Chicago 7:45 a. m.

New York Central Lines Big Four Route OTHER GOOD TRAINS. Leave Cincinnati 8:30 a. m. 12:00 p. m. 9:00 p. m. Arrive Chicago 5:00 p. m. 8:15 p. m. 7:10 a. m.

REPORT OF THE CONDITION OF The Fourth National Bank OF ATLANTA. At the close of business August 9th, 1913. Issued on call of the Comptroller of the Currency.

ABILITY AND RELIABILITY. These are the first things you inquire into when you want your eyes examined and glasses fitted; and these are the two factors mainly responsible for the public confidence in us and our success as opticians.

Everything O. K. With your appetite—your digestive organs—your liver—your bowels. If not, you should try a short course of HOSTETTER'S STOMACH BITTERS.

Florida to Aid in Developing South. GAINESVILLE, Fla., Aug. 14.—A Florida division of the Southern Settlement and Development Association will be formed here Friday when 40 more representatives of all sections of Florida will meet in this city.

REPORT OF THE CONDITION OF The Fourth National Bank OF ATLANTA. At the close of business August 9th, 1913. Issued on call of the Comptroller of the Currency.

Order it NOW
Both Phones Main 100

VIL. XII. NO. 10.

ATLANTA, GA., THURSDAY, AUGUST 14, 1913.

Copyright, 1913,
By The Georgian Co.
2 CENTS. PAT. NO. MORE.

STATE WANTS WIFE AND MOTHER EXCLUDED

ONE OF THE FIFTY NEW WITNESSES SUMMONED BY THE PROSECUTION



Miss Fannie Atherson, who has been called to aid State.

HEAD OF COUNTY BOARD PRAISES AUTO TOUR

SMmth Says Coast Route Means Much to South—Senate Indorses American's Plan.

The campaign inaugurated by Hearst Sunday American for an all-Southern highway reaching from Atlanta to San Francisco received another boost Thursday when Shelby Smith, chairman of the Fulton County Board of Commissioners, declared the project to be an epoch in the progress of the South.

Bulgarians Stirring Mutiny Among Turks

Special Cable to The Atlanta Georgian. CONSTANTINOPLE, Aug. 13.—Three Bulgarian army officers were arrested by Turks in Adrianople today charged with being spies. Word was received by the War office today that documents had been found on the prisoners showing that they were trying to create a mutiny in the Turkish army. They will be court-martialed.

Rip! Rip! Pretty Girl Blushes and Faints

DENVER, Aug. 14.—Downtown streets were congested today when thousands of people, through the auspices of the Knickerbocker rink, gathered to witness the fight between a girl and her court. The two found themselves wedged together in the crowd. The man tried to free his companion, and as he grasped her hands and pulled something tipped.

Call New Witnesses to Complete Alibi

HIGH LIGHT BEGUN BY SOLZGER

Threatens to Call Out Militia to Prevent Removal as Governor After Impeachment.

ALBANY, N. Y., Aug. 14.—For the first time in history, New York State today has two Governors. Although impeached by the Assembly by a vote of 48, Governor William Miller refuses to give up office and threatens to call out the National Guard to prevent his removal. Lieutenant Governor Martin H. Glynn, who automatically became Governor when the resolution of impeachment was adopted in the Assembly, contests Governor Solzger's claim to the prerogatives of the office.

BUDGET WAR STIRS LAST SESSION

Senate Struggles With Mass of Important Work—O'Neill Price Affair Dropped.

Ylshly stirred over the heated controversy between Senator McNell of the Twenty-second and Commissioner of Agriculture Price, who almost always shows up Thursday, the Georgia State Senators Thursday morning on the eve of the end of the session, prepared for the final vote.

Camden Veteran Is Stricken Fatally in Street by Apoplexy

Allen Deas, 77 years old, died Wednesday night from a stroke of apoplexy, as he was on his way to the boxing match at the Auditorium. He was a native of Camden, S. C., and had, with his wife, been visiting his children in Atlanta for several days. In company with his son-in-law, L. W. Watson, Mr. Deas had reached the Grand Theater on Peachtree street, when he fell. He was taken into the Elkin Drug Store, but failed to revive and died in five minutes.

WIFE AND MOTHER OF ACCUSED ARE WARNED AGAINST OUTBREAKS

Nearly a score more of alibi witnesses were to be called by the defense in the Frank trial when court opened Thursday morning. Frank's attorneys thought that they would not be able to conclude before the early part of next week.

Angry Bachelors to 'Strike' Because of Tax; Girls With 'Em

Special Cable to The Atlanta Georgian. WASHINGTON, Aug. 14.—A "general strike" of the eligible bachelors of the United States is being organized by the State tax placed on those who marry but won't.

Attorney Reuben in Reply Said:

"Without criticizing Mrs. Frank, I want to state that the Solicitor's examination of the witness yesterday was far worse than her outbreak. He was undertaking to get in evidence in an illegal way. He could not get it in a legal way. He was appealing to the crowd and to the feelings of the jury. Does your honor think that good practice is shown in the practice especially when a man is on trial for his life?"

Wilson Wedding Is Set for Next Month

COVINGTON, La., Aug. 14.—Miss Jessie Wilson, President Wilson's daughter, and Francis B. Sayre will be married next month, close friends here today announced.

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Castro Directs New Tuberculosis Cure

Special Cable to The Atlanta Georgian. LONDON, Aug. 14.—The virtues of the tuberculin cure, or bacteriotherapy, were sung by Dr. Rollier, of Loysin, at the Medical Congress today. This treatment, he said, cures external forms of tuberculosis of every variety at all stages and in all ages.

Castro Directs New Rebellion by Proxy

Special Cable to The Atlanta Georgian. WASHINGTON, Aug. 14.—The whereabouts of the Cuban rebels are being tracked by the United States government, according to a dispatch from Havana.

Cafe and Drug Store Rifled by Burglars

Burglars operated in Atlanta again Wednesday night. A cafe and drug store were rifled by burglars at 115 Walton street, and the Red Cross Pharmacy at Marietta street.

Prayer for Rain and It Patters Down

CHICAGO, Aug. 14.—Prayers for rain in the parched portion of the West were offered in several Chicago churches.

THE WEATHER.

Forecast for Atlanta and Georgia—Generally fair Thursday and Friday.

Mrs. John Astor Joins Sunday Dance Antis

NEWPORT, Aug. 14.—Mrs. John Astor let her guests go at 11:55 o'clock Saturday night, so they could not dance with Mrs. Stuyvesant Fish to stop Sunday dancing at Newport.

Dixie Man Is Given High Catholic Office

MILWAUKEE, Aug. 14.—The last of the delegates to the convention to the American Catholic Society departed today after choosing Baltimore as the next convention city.

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FRANK'S MOTHER STIRS COURTROOM

Leaps to Defense of Son at Dorsey's Question

BATTLE TO SPEARHULZER WON

Deserted by Friends, He Waits Through the Night, Comforted by Wife.

ALBANY, Aug. 13.—The Court of Impeachment will meet at the Capitol September 18 at noon.

ALBANY, N. Y., Aug. 13.—Governor William Sulzer was impeached by the New York Assembly to-day by a vote of 79 to 66. The specific charges in the indictment of "high crimes and misdemeanors" was that he used money contributed to his impeachment for speculation in Wall Street.

The vote was taken at 1:15 o'clock after a night of acrimonious debate. A night of acrimonious debate. A night of acrimonious debate.

Friends Make Hard Fight. Governor Sulzer's friends, including Republicans, Democrats and one lone Progressive, made a spirited fight, but the antagonists were strong in numbers and logic and were able to prevail.

While the all-night battle raged Governor Sulzer remained alone in the executive mansion, "the people's house," as he called it, refusing to see any one or to be seen. Comforted only by his wife he remained in lonely vigil until after dawn, when a messenger informed him that he had been impeached. Tears streamed down the Governor's face when he heard the news.

Directly after the vote had been taken in the Assembly, Speaker Smith announced also that the next would be the impeachment article of impeaching for presentation to the court, but Mr. Sulzer has twenty days in which to prepare his defense.

Shunned in Hour of Trial. The articles of impeachment will be drawn up by Assemblymen Kelly of New York, Holt of Brooklyn, Kelly of Barre, and others. The articles of impeachment will be drawn up by Assemblymen Kelly of New York, Holt of Brooklyn, Kelly of Barre, and others.

Soldier Held for Attempted Attack

PENSACOLA, Aug. 13.—Jack Gord, a soldier from Fort Barrancas, is being held in lieu at the navy yard charged with attempting to attack a prominent young woman at Warrington. No warrant has been issued for him, although the United States District Attorney is now investigating the matter. It is claimed the soldier went to the room of the young woman in his stocking feet and wearing no coat or shirt. When the young woman screamed, the soldier ran and Deputy Game Warden Chapman knocked him down with a brick. The clothing of Gord was found down stairs.

Carmack Trial Nears Finish at Opelika

OPELIKA, Aug. 13.—It is probable that the trial of Homer Carmack, which began Tuesday afternoon, will be concluded by noon Thursday. Carmack is charged with murdering J. J. Folsom, an aged Phenix City merchant, on Sunday night, June 22.

Victims of Promoter Found in Many States

GAIDSDEN, Aug. 13.—Cashier Robert G. White of Port Payne bank, testified today that E. C. Levy, the well known promoter on trial here for using the bank to defraud, had deposited \$10,000 in the bank between January, 1912, and the present date. It was also shown he had deposited \$6,000 in a bank at Collinsville.

Feud of Gamblers Cause of Killing

BIRMINGHAM, Aug. 13.—That the killing of W. L. White (Ray) Monday night at 214 E. 11th on one of the principal streets of Birmingham on the night of July 11, was the result of a feud among gamblers was brought out in the preliminary hearing, which has been concluded, Ellis being released on \$1,250 bond.

Boy Shoots Matches From Air Gun, Fire

EUPLAVIA, Aug. 13.—Mrs. H. C. Reynolds was seriously burned today by the escape of fire from a toy air gun which she had used to shoot matches from.

Board of Examiners For Trained Nurses

TALLAHASSEE, Aug. 13.—Under the provisions of a 1912 legislative act providing for the state regulation of nurses, Governor Park Trammell has appointed the following trained nurses as members of the State Board of Examiners:

REV. C. E. WHEAT WILL RECOVER THE WATER DAMAGED BY THE FLOODING OF THE TALLAHASSEE RIVER. The water damaged by the flooding of the Tallahassee river.

MOTOR TOUR LAUNDED BY SENATE

Indorses Hearst's Sunday American Trail-Blazing Trip Through Dixie to San Francisco.

A resolution offered by Senator McNeill, of the Twenty-second, indorsing the campaign inaugurated by Hearst's Sunday American in cooperation with other leading Southern newspapers from Atlanta to San Francisco, was passed unanimously by the Senate Wednesday morning.

In offering the resolution Senator McNeill declared that the proposed campaign undoubtedly meant much not only for Georgia, but for the whole South, as it will afford a direct road from the East to the South and thence to the Pacific Coast, where the great Panama-Pacific Exposition will be held in 1915.

It offers the resolution for the indorsement of the campaign, "because the Senate is in an effort to increase interest in good roads and highways in addition to offering a route from New York to the Pacific Coast, through the South. The campaign is featured by the fact that it will not cost the State of Georgia one cent."

Resolved, That whereas the campaign inaugurated by the Sunday American in cooperation with other leading Southern newspapers from Atlanta to San Francisco, will mean much for the promotion of good roads and highways in different States, this Senate doth hereby indorse the movement, thereby encouraging the stimulation of interest for better roads and highways.

The indorsement of the campaign followed fast on the heels of the indorsement of Governor John M. Slaton, who declared Tuesday that no better sign of the progress of the people could be had than just such movements as this one.

Other prominent citizens, including Shelby Smith, County Commissioner of the county, and other members of approval on the project.

In fact, interest in the proposed tour has exceeded the federal regulations of the good roads and highway boosters, who are leaving no stone unturned to make the trans-continental path-making tour a success in every particular.

Perhaps the busiest of the boosters is "Pat" Ferguson, who will conduct the big campaign. Mr. Ferguson arrived in Atlanta last Saturday, and since that time he has gone into every detail of it. First stop of the journey from Atlanta to Birmingham, Ala., will be made next Monday, when it will be "overlooked."

The pathfinders have their road maps in readiness and the Atlanta-boosters who will have the parade in hand have announced "Ready."

The parade will be one of the largest ever witnessed in Atlanta. Among those who will participate will be the Chief of Police, the Fire Chief, various city officials and other prominent citizens.

Mr. Ferguson will go direct to Anniston, Ala. from Atlanta and thence to Birmingham, the first camp stop being at Wetumpka, Ga.

ARMORY FIRE THREATENS ARSENAL

Crowd Flees as Flames Near the Ammunition Room Over Taft Hall—Damage Heavy.

Rapidly making toward the room where many thousands rounds of ammunition were stored, fire did several thousand dollars worth of damage in the storeroom of the armory over Taft Hall.

V. S. Cooper, farmer of Walton County, who testifies he would not believe Dalton on oath.



Hall in the Auditorium early Wednesday afternoon. The main auditorium was not touched, however. The blaze did not get into the 100 yards of the huge arsenal.

The fire was discovered by Sergeant Wardwell of the Artillery Corps, who happened to be in the basement at the time. Smoke came down the elevator shaft and it rushed upstairs into the office of H. J. Weaver, the keeper of the building. They hurried to the upper floor and discovered smoke coming out of the storeroom which had the tents of Companies C and D are kept. An alarm was turned in and several companies responded.

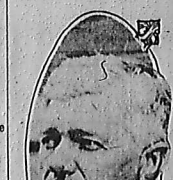
Firesmen Fled Deert Leaked. It required several minutes for the firemen to gain entrance into the room on account of the door being locked. The armory is on the top floor and it was necessary to use an aerial truck and enter through the window. The flames were driven back for some time by the heavy smoke from the burning tents and were compelled to play several streams on them for more than half an hour.

The tents which were burned were used in the recent encampment at St. Simons Island, and it is quite probable that the fire had smoldered for several days. The loss to the National Guard will amount to several thousands of dollars.

It required but a few moments for the tent to fill with water to a depth of three feet. The fire being unusually hard to smother, a number of the waterproof tents, and having started in the center of a large room, the work was very difficult.

Plastering Loosened. The water seeped through the plaster and the ceiling over Taft Hall, forcing it into the room. The plaster was loosened and fell in places. The fire was extinguished by the firemen, who used large kerosene lamps for work.

Former Neighbor Of C.B. Dalton, Who Attacks Character



Cooper's son at on his knee while the father was on stand.

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DEFENSE LETS DOWN ALL BARS FOR ATTACK ON FRANK'S CHARACTER

Mrs. Rae Frank, mother of Leo Frank, caused a dramatic scene in court Wednesday afternoon by rising in her chair and denouncing Solicitor Dorsey as he was making charges of gross yimproper conduct on the part of Frank with young girls in his factory.

The Solicitor was asking Ashley Jones, an insurance man, if he had ever heard of a story that Frank had taken certain liberties with one of the girls at the factory company with one of the factory girls, giving her name.

Mrs. Frank gasped into hysteria by the accusations against her son, rose, trembling with fury, from her chair, and shrieked:

"No, nor you either!" She shook her finger at the Solicitor and would have continued had she not been restrained by her relatives and court attaches. Frank himself sought to calm her, and the younger Mrs. Frank joined in the efforts to quiet the older woman.

"We will have to listen to these slanderous lies and calumnies and this scurrilous defamation as long as the trial lasts," said Attorney Arnold. "It is outrageous, but we may as well meet it calmly."

Mrs. Frank was led from the room hysterically weeping. Fantomime Is Described.

Dr. Owens told of the re-enacting by himself and three other men of Jim Conley's story of the disposal of Mary Phagan's body. The testimony went in over the vigorous protest of Solicitor Dorsey.

Dr. Owens said that one of the men acted the part of Conley and another of Frank. The other two were timers. It required eighteen and one-half minutes to take the supposed body to the basement from the office floor and return to Frank's office, going through all of the movements described by Conley and repeating all of the conversation Conley quoted in his statement. This did not include the time spent in Frank's office where the negro said the notes were written.

Attorney Hooper gave Owens a long cross-examination to demonstrate that the re-enactment of Conley's story could not be taken as an accurate measure of the time required for the disposal of the body.

Attorney Arnold again threatened to move for a mistrial when the Solicitor began his cross-examination of Jones. Dorsey asked Jones if he had not heard of Frank holding young girls on his lap in his office and taking other liberties with them.

"That is outrageous," shouted Arnold. "I shall move for a mistrial if such a question is asked again. It is most unjust and prejudicial that the gossip of crack-brained extremists should be allowed to come before this jury. Dorsey Promises to Back Charges.

"I'm not four-flushing," retorted the Solicitor. "I'll bring witnesses here to prove all I have charged."

Jones said that as an insurance man he had the most favorable reports of Frank's character, and that he had never heard any of the reports of immorality and improper conduct.

Solicitor Dorsey spent two hours Wednesday afternoon trying to break down the story of Lemmie Quinn, foreman of the metal department at the National Penitentiary.

Quinn had testified that he visited the office of Leo Frank at 12:20 or 12:25 the day the Phagan girl was murdered.

Dorsey with all his might sought to raise the suspicion in the minds of the jurors that Quinn either was not at the factory at all or that he came there much earlier than he testified.

He asked the witness if he had not told Policeman Payne that "he was glad he had not been in the factory the day the girl was killed," and if he had not also denied it to Detectives Starnes and Black. Quinn denied that this was true.

"Isn't it true," asked the Solicitor, "that you never said anything to anyone about having been in the factory on Saturday until after you had a conference with Frank, although you were with the officers off and on all day the Monday following the crime?"

Quinn acknowledged this was true. Quinn had explained this weeks ago on the ground that the police were at that time arresting every one and he did not want to be involved.

Three witnesses were produced by the defense to testify to Frank's good character. When the first one was called Solicitor Dorsey objected, saying:

"I don't see how his testimony is material, your honor, unless the defense intends to make the defendant's character an issue."

TAX BILL IS PASSED AFTER HARD BATTLE

If Representative Sheppard of Sumter County and Stovall of Liberty County stand by their guns during the two remaining sessions of the Legislature, a determined fight to induce the House to reconsider the action in passing the Senate tax revision bill, providing for a State Tax Commission and county boards of assessors, will be inaugurated Wednesday or Thursday.

Both Mr. Stovall and Mr. Sheppard made strenuous efforts to get the door immediately after the passage of the bill with a motion to reconsider, but were voted out of order at their first attempt by Speaker Burwell. Then Ed Wohlens, of Muscogee, stepped into the breach with one of his filibusters, and their opportunity was gone. They have exercised notice on the House, however, that they will make a motion to reconsider at the earliest possible opportunity.

Friends of the measure, however, who banded it after one of the most spectacular fights in the history of Georgia, declare that they have no fear that the friends of Mr. Sheppard and Mr. Stovall will succeed. Backed by the approval of Governor Slaton, who issued a statement Tuesday night that the House deserved the thanks of the State, they have no fear that their work will be destroyed during the short remaining time of the session.

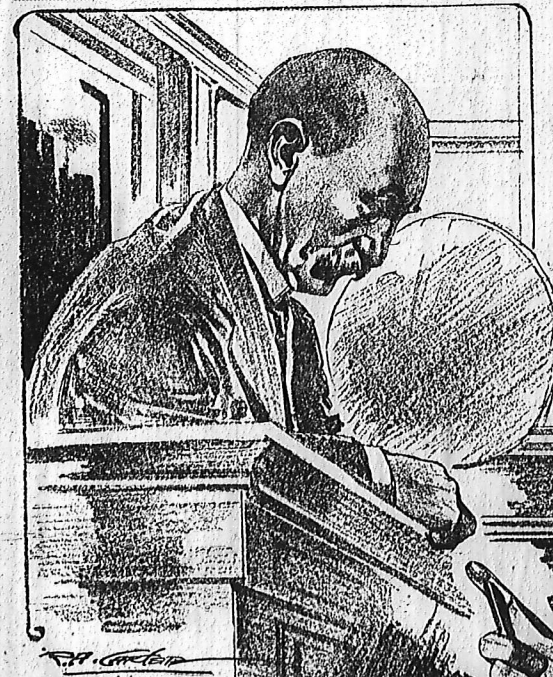
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TRAGEDY RE-ENACTED TO PROVE JIM CONLEY'S STORY FALSE Frank Trial Scene of Hot Battle on Admissibility of Evidence for Defense

COUNSEL FOR STATE AND DEFENSE IN HOT ARGUMENT BEFORE JUDGE ROAN



Judge L. S. Roan.

COLLEGE CHIEF HITS HARRIS' EVIDENCE

Continued From Page 1.

That's exactly what we propose to do," asserted Arnold.

The crowded room of spectators knew that this was a challenge by the defense for the state to do its worst. Frank's lawyers deliberately had introduced Frank's character in to the trial, apparently indicating that they had no fear of the witnesses which the prosecution might bring forth.

It is known that the state has made elaborate preparation for the attack on the young superintendent's character and with stories of gross immorality.

Solicitor Dorsey was asked Wednesday how many witnesses he expects to call.

"I don't know," he replied, "it largely depends on the number that the defense calls and the nature of their testimony."

The following are the names of the witnesses for the state:

Alfred L. Lank, a merchant of Frank's at Pratt institute from 1919 to 1922.

Phillip Nash, electrical engineer of Hildreth, N. Y., and a classmate of Frank's at Pratt institute during the same period.

Howard A. Wright, a consulting engineer, Brookline, who knew Frank at Pratt institute and also at Cornell University.

All testified as to Frank's good character.

Frank Payne, former letter boy at the factory, was asked to participate as to certain incidents, implied in the testimony of Conley and G. H. Hester. He said that he never knew Frank's father's name, Conley or Galloway, although it was his custom to call them by the names Conley and Dalton testified that these boys' father took place in the factory.

John Owen, a former letter boy, was asked to testify as to the admissibility of the testimony of William Owen's testimony. Mr. Owen was asked to testify in regard to the recollection of the alleged movements of Conley and Frank in disposing of Mary Phagan's body, as Conley testified there on the witness stand. Judge Roan reserved his decision until afternoon.

Quinn was questioned minutely in regard to the time of his visit to the factory as soon as he was called to the stand. Attorney Arnold began by having him detail his movements throughout the day from the time he arose in the morning. An apparently straightforward story, although the solicitor did not have time for cross-examination before the noon recess. He testified that he entered the factory at about 12:30 o'clock. All of the doors of the outer and inner offices on the second floor were open. The safe door, he thought, also was open. He testified that his conversation with Frank was very brief and that he left the factory at 1:30 o'clock.

He said that H. P. Harris, who testified, had discovered the blood stains on the floor of the factory, and that he was the first to find the blood spots on the floor.

The witness said that it was nothing unusual for factory employees to be hurt and bleed. He stated that he was not hurt by the burning of the machine. Harris' testimony was carried on the witness stand, and that he was the first to find the blood spots on the floor.

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Awaiting the Joyful Sound

The Wonderful Music That Arises Forth When the Bells Bursts.

That funny little brass cry that echoes the arrival of the new baby is the "joyful sound" of the new baby.

The "joyful sound" of the new baby is the "joyful sound" of the new baby.

College Chief Hits Harris' Evidence

Continued From Page 1.

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foot had been in the stomach?—A. There is no way.

Q. Well, do you go out and practice medicine with you as much as a standard?—A. I certainly do not.

Q. You say you read the last book on digestion?—A. About ten years ago.

Never Read Book

On Digestion, He Says.

Q. You say you have not read a book on digestion in ten years?—A. I don't know that I ever read a book specifically on digestion. It hasn't been necessary. All the books are out of date. I don't have to keep them.

Q. And there hasn't been any progress in the study of digestion in ten years?—A. No, I don't know.

Arnold: I object to the Solicitor's question answering the question.

Dorsey: They put him up as an expert and I want to see that he is.

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Dorsey: They put him up as an expert and I want to see that he is.

Q. You say you are not a specialist on the stomach?—A. No, he is a surgeon, but he would have to know something about the stomach.

Q. You say Dr. Hancock is a stomach specialist?—A. No, he is a surgeon, but he would have to know something about the stomach.

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to the statement of the witness as a lie. That is for the jury to decide.

Judge Roan sustained Hester's objection.

Arnold—He admitted he lied. He changed his statement in a half dozen particulars. You can't judge a man who one time is a pup and the next time is a pig.

Dorsey—Your honor, if you admit this evidence, it will be a positive result.

Rules State May Show Time of Conley's Act.

Judge Roan—I don't remember that the question at the time was put up to me when I ruled on Conley's statement. If it is admitted to show how long it took to take Conley to the elevator, I will not reverse my ruling. Frank goes and washes his hands and takes elevator keys down to the private office. They sit down in the private office. Frank rubs his hands and the back of his hair.

Frank—Jim—Conley said nothing. All of a sudden Frank happened to look out of the door.

Frank—My God, here is Emma Clark and Corinda Hall. Frank runs back.

Dorsey—All right, you honor; that's all.

Arnold—The Solicitor gets up every day he has an objection and almost cries about something that has been done. I am not going to let him do that.

Dorsey—You are in a tight place.

Frank—You are very well. I've got to put you in this wardrobe and let Conley out of the wardrobe.

Arnold—You are out of the wardrobe.

Frank—You are out of the wardrobe.

Arnold—You are out of the wardrobe.

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watch man comes, I will pay him myself.

Frank—"Well, all right, I don't see why you want to buy a white for a car. That big fat wife of mine, she wanted me to buy an automobile and I wouldn't do it. (Laughs.) I will tell you the best way. You go down there in the basement. You take that package that is on the door in front of the savings, take a lot of that trash and make up a fire and burn it. Conley—"All right, Mr. Frank, you come down there with me and I will do it."

Frank—"There is no need of my going down there, and I haven't got any business down there."

Conley—"Mr. Frank, you are a white man and you do it, and I am not going down there and burn it myself. (Laughs.)"

Frank—"Let me see that money." Frank takes money and puts in his pocket.

Conley—"Is this the way you do things?"

Frank—"You keep your mouth shut, that is all right. (Laughs.) Frank turns around in his chair and looks at the money; looks back at Conley, turns his hands and looks at the money.

Declares Frank Oried, 'Why Should I Hang?'

Frank—"You are about to hang? I have wealthy people in Brooklyn."

Conley—"Mr. Frank, what about me?"

Frank—"It's all right about you."

Q. You say you are not a specialist on the stomach?—A. No, he is a surgeon, but he would have to know something about the stomach.

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Solicitor Dorsey, Frank Hooper, Reuben Arnold, Luther Z. Rossor.

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MOTHER OF PRISONER CRIES OUT IN PROTEST; WIFE WEEPS AT QUERY

Continued From Page 4.
coined delivering mail on Sunday.
She did you get your reports?—A.
Every Saturday.

Q. Since that time when you have
been receiving them?—A. Every day.
I get them every day.

Q. Did you ever hear of the report of April
21st?—A. Yes.

Q. What day Monday morning.
Dorsey took the witness?—A.
No.

Q. Have you got the envelope?—A.
No.

Q. Have you received one since?—A.
No.

Q. What objects to
Defense Statement.

Q. Arnold, addressing the court: We
introduce these statements, your
honor.

Q. I object.
Judge Roan: It is admissible.

Q. Have you got the envelope?—A.
No.

Q. Do you know Leo M. Frank?—A.
No.

Q. Do you know his general char-
acter?—A. Yes.

Q. Is it good or bad?—A. Good.

Q. Do you know anything of
Frank's practices as the principal fac-
tory?—A. No.

Q. Do you know that
He is now flushing.

Q. How do you know him?—A. He
took a policy with the company
New York and, as you know, an in-
surance company made a thorough
examination as to the moral
physical standing of the taking
company.

Q. How ever heard of his taking
policy?—A. Yes.

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Q. How ever heard of his taking
policy?—A. Yes.

Q. Did you ever hear of Mrs. Pearl
Dawson going there to get her pay
and of him putting his hands on her
little girl and of Mrs. Dawson throw-
ing a monkey wrench at him?—A. No.

Q. Did you ever hear of Mrs. Dawson
being familiar with a Mrs. Wirtzgold?—A.
No.

Q. Did you ever hear of him having
surreptitious pictures on the walls and
of him sleeping girls?—A. No.

Q. How do you know that?—A. I
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Q. You didn't have any body
drop, did you?—A. No.

Q. These knots which were tied
around what was supposed to be the
body didn't contain anything, did they?—A.
No.

Q. There were no heavy weights to
carry, were there?—A. The neck
of the body was very heavy.

Q. Did you see it weighed?—A. No.
I understood that to say anything
about that, there were several points
you just mentioned.

Q. Now did you say they dragged
there were one or two places where
they were dragged?—A. Yes.

Q. What is this spot right here?
(Pointing out a spot on the Bert
Green diagram.)—A. Where the body
was found. Grant, who was going
through the actions of Conroy, car-
rying another point.

Q. Now did you say they dragged
from the elevator?—A. Yes.

Q. What part did you get the idea of
dragging?—A. I don't know. They
just dragged it.

Q. Did you notice the effect of
dragging on the sack?—A. No.

Q. How do you know that?—A. I
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Q. I could pick up the sack as quick
as I could pick up a body?—A. Yes.

Q. You know as a matter of fact
that a body is very hard to handle?—A.
Yes.

Q. After he went a little way, he
felt the sack?—A. Yes.

Q. Now Frank was very nervous
and trembling?—A. Oh, yes.

Q. Who was he?—Mr. Frank.
Q. Well, there were two Frank?—A.
No.

Q. Well, who did the talking?—A.
Mr. Frank.

Q. Mr. Haas did the talking?—A.
Yes.

Q. Who unlocked the window?—A.
Mr. Fleming.

Q. What part did he take?—A. He
was the elevator boy.

Q. Was it in fact that it was
difficult to read in that basement?—A.
Yes.

Q. Who did the reading?—A. Mr.
Haas.

Q. Oh, yes. Did you read without
glasses?—A. Mr. Haas, who did the
reading, did not have to wear glasses.

Q. Well, which Mr. Haas was it?—A.
Mr. Haas.

Q. What part did he take?—A. He
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Q. Was it in fact that it was
difficult to read in that basement?—A.
Yes.

Q. Who did the reading?—A. Mr.
Haas.

Q. Did you have any money in the
box?—A. I don't know.

Q. Then he wrote the notes?—A.
No. We just took cognizance of that
thing.

Q. Did you see Frank reach for a
green piece of paper and told him to
write?—A. Yes.

Q. During Mr. Hooper's cross-exam-
ination Herbert Haas, one of the at-
torneys for the defense put his es-
sentials on the stand?—A. Yes.

Q. Solicitor Dorsey, with an expres-
sion of surprise, asked the witness to
Solicitor Dorsey, Dorsey looked at him
and asked: "Do you speak to me?"

Q. What part did you get the idea of
dragging?—A. I don't know. They
just dragged it.

Q. Did you notice the effect of
dragging on the sack?—A. No.

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KILLS HIMSELF IN FEAR OF INSANITY

A. S. Brown, 52, of Jacksonville,
Drinks Carbolic Acid on Down-
town Corner—Leaves Note.

Declaring in a note found by the
side of his body that he was going
insane and had suffered for years as
"nobody," he said, "and where there
are young children their welfare and
disposition should come before the in-
clinations of the parents."

"But it is unappealing to make two
people live together if they have
ceased to care the right way."

CHAMPAGNE, ILL., Aug. 12.—The
police today are hunting Gus T.
Penman, charged with the murder
of Harold A. Shaw, a student at the
University of Illinois and the son of
one of the wealthiest citizens of
Ithaca, Ill. The murder was
Penman's uncontrollable mania to
own the big racing car which Shaw's
father had bought.

Penman disappeared in the racing
car on Monday. Shaw's body was
found last night in a clump of
bushes near Polo, in Champaign
County.

CHICAGO, Aug. 12.—An organiza-
tion of women to call the wet forces
of Chicago in future municipal cam-
paigns will be elected to-night when
the Women's Liberty League of Chi-
cago will come into existence.

More than 1,000 men and women
were expected to attend the first
meeting of the proposed organization
at Plumer Park.

LEXINGTON, MO., Aug. 12.—More
than 1,000 men today are hunting
for the body of a man who was
killed by a train on the Lexington
road. The body was found in a
ravine.

CHICAGO, Aug. 12.—Bodie Chabry,
brother of Jimmy Chabry, one of the
claimants of the mid-western cham-
pionship, has been matched to box
today with Billy Walters, champion
of the Naval station at Lake Huron,
Ill. The match is for the world title
and will be held at the Grand
Columbian.

COLUMBIAN CANNING FACTORY.
COLUMBIAN—City of Armour of
Faulk, Ala., is in Columbia for the
purpose of establishing a canning
factory. It is the intention to can fruits
and vegetables to a large extent. Mr.
Armour proposes to make a specialty
in canning potatoes.

FIRST BALE AT FORT GAINES.
FORT GAINES.—The first bale of
cotton was received here today,
just three days ahead of last year.
It was brought in by Tony Wells, a
Negro, who received a handsome
bonus.

WASHINGTON, Aug. 12.—Pres-
ident Wilson today sent to the Sen-
ate an appeal message urging legisla-
tion concerning the opium traffic in
conformity with the report made by
Hamilton Wright on the opium con-
dition in the United States.

WASHINGTON, Aug. 12.—The
House passed a bill which
would prohibit the sale of opium
in this country.

SALT LAKE CITY, Aug. 12.—None
of the four persons wounded by a
bullet in the night's shooting
between citizens and industrial
workers of the world will die, ac-
cording to doctors here today.

The trouble was brought on by the
murder of an American citizen in
the face of an I. W. W. orator.

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Mania to Own Auto Blamed for Slaying

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