MRS. FRANK WRITES ABOUT PHAGAN CASE The Atlanta Constitution (1881-2001); Jun 8, 1913; ProQuest Historical Newspapers Atlanta Constitution (1868 - 194

MRS. FRANK WRITES ABOUT PHAGAN CASE

Wife of Suspected Superintendent Again Expresses Confidence in Husband.

Again arraigning Solicitor General Hugh M. Dorsey for imprisoning her house servant, Minola McKnight, the girl who recently made such a startling affidavit in the Mary Phagan mystery. Mrs. Leo M. Frank, wife of the suspected factory superintendent, has written another letter in regard to the conduct of the case.

She says that such methods as for-turing witnesses will gain the office of solicitor general nothing, and that he should be taken to task by county office authorities for his actions relative her husband's case. She again o presses belief in the prisoner's in innoand confidence that he will be cence acquitted.

acquitted.

Editor Atlanta Constitution: I think fairness to Mr. Frank requires that the public should clearly understand Mr. Dorsey's position as stated by him in his card in The Constitution of June 6, and repeated in the papers yesterday, in reply to my statement that he proposes to use testimony which comes from witnesses as the result of torture. ture.

Itis real position, as gleaned from his card, can be stated in the following sentence which he employed:

"I have only to say without in anywise taking issue with her premises as I might... that I welcome all evidence from any source that will aid an impartial jury, under the charge of the court, in determining the guite or innocence of the accused."

That is to say, he thinks it unnecessary to waste time in disputing the fact that the detectives are procuring testimony from witnesses by torture. He censiders this point iramaterial. He believes he is thoroughly justified in using tortured testimony,

ture. He considers this point immaterial. He believes he is thoroughly justified in using tortured testimony, if it is turned over to him, for he says: "I welcome all evidence from any squrce."

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The Journal and The Constitution stated that he had my cook arrested and carried to his office and quizzed to such an extent as to drive her into hysteries, and that after this he sent her screaming to the police station, in the patrol vagon. After she left his office she was taken to the dectectives torture chamber, and, according to The Atlanta Constitution, she there had the third degree applied to her to the point of exhaustion, after which, she made an affidavit, which the detectives, or some one, immediately gave cut to the papers.

The solicitor had no charge against this cook and did not suspect her of any crime. Yot Mr. Dorsey waives this aside as a trivial matter, not worthy to be discussed by him, because he says: "I welcome all evidence from any source," clearly implying that he will take it from the torture chamber if it is offered to him.

That he and the detectives violated

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bying that he will take it from the torture chamber if it is offered to him.

That he and the detectives violated the criminal law in arresting my cook when they had no charge against her and when they suspected her of no crime, I am told by lawyers, admits of no doubt. But this, Mr. Dorsey thinks, need not be discussed by him.

Who Will Suffer Next?

While Mr. Dorsey thinks all this is entirely proper, it is the next think to an impossibility to believe that many persons in the community will agree with him. Indeed, I would agree with him that he should use, even in the newspapers, torture chamber testimony to take away a man's life.

When Mr. Dorsey introduces this third-degree evidence to the jury, can it be supposed that he will at the same time tell the jury that it comes direct from the torture chamber?

It is our time to suffer now. Can anyone tell whose turn will come next?

I do not wish to be in any manner bitter toward Mr. Dorsey, even in my feelings, because it is so perfectly clear that his action is diciated by a serious mistake of judgment, and my only purpose is to let the community understand as thoroughly as I can, in the interest of fairness to my innocent ausband, that Mr. Dorsey is proposing to 'use third-degree torture chamber testimony in an effort to take his life, and that he thinks it is perfectly proper for him to do so.

Tortured Aftidavits. for him to do so.

Tortured Affidavits.

Mr. Dorsey and the detectives know that I cannot go on the witness stand and deny the affidavits they have published in the newspapers, wrung from my cook in the torture chamber by the third-degree process, because I am informed that under the law a wife will not be permitted to testify either for against her husband. The law nuts aw a wife will against her husband. The law puts this absolute seal upon my lips, and my only recourse is in letting the community know the facts through the newspapers as far as I can.

I know I cannot keep up with all the false affidavits and false rumors and innuendoes that have been so industriously put in the newspapers, but I feel that I should call attention in this instance to Mr. Dorsey's position, which he so holdly justifies.

MRS. LEO M. FRANK, Atlanta, Ga., June 7, 1913.