Many Records Are Badly Broken by State's Most Expensive Trial The Atlanta Constitution (1881-2001); Aug 24, 1913; ProQuest Historical Newspapers Atlanta Constitution (1868 - 1945)

Many Records Are Badly Broken by State's Most Expensive Trial

Fulton county a small-sized fortune, the trial of Leo Frank has broken many records which at one time seemed likely to stand for all time,

- It has been Georgia's longest trial. It has sent to court record a half-
- million more words than any other. It has been the state's most ex-It brought to court more witnesses
- than any two criminal trials. It fostered more widespread interest.
 - it brought more sentiment into play. And that's not all!

Worked Papers Hard,

it worked the newspapers harder than they worked that eventful night when Dalay Grace hied herself from the jail of Fulton and journeyed to Philadelphia. If all the white paper

that has been devoted to the Frank trial wore stretched in a string, it would reach all the way from Rahun aup to Tybee Light.

It anyone were to tell you that the state would expend 10,000 perfectly good dollars in this expensive cost of living era just to hang a man, you'd either think the state was very vindictive or that your friend was a light. dictive or that your friend was a liar. But that will be just about what the state will have to pay when the verdict is in and the jury has gone home.

Longest of All. There are only two criminal trials in Georgia's history that can com-pare in time with the present case, The famous Ed Cox trial thirty-five years ago lasted more than two weeks. He was convicted for killing Colonel Robert Alston in the old capitol build-

The Flannigan trial in Dekab county, which lasted three wocks, is the next rival. Flannigan was sonteneed for the slaying of a family in the county in which he was tried.

Tomorrow the Frank trial enters into its fifth week,

The speech made by Solicitor Dorsey—which, by the way, is not yet com-deted—is the longest in southern criminal annals. It already has lasted ix hours, with prospects for an addi-ional two or three—maybe more.

The next longest speech was four or five hours. That was in the hal-eyon days of Charley Hill, who brought ears and smiles and anger whenever to spoke. Some have said that that grand old man never made a better peech than Dorsey's argument. Some They haven't heard Dorny not so.

Dorsey's Speech.

Dorsey's speech was a masterly srument, with the stamp of genius in very line, and, in expression of es-seu, Atlanta—or a part of Atlanta— id something it never did before: Cheered a solicitor as he came from the courtroom.

The defense has examined approxi-mately 175 witnesses. The prosecumately 175 witnesses. The prosecu-tion has examined in the neighborhood of 75, thereby hoisting the Frank trial flag several odd inches above another record. Most of the witnesses for the defense were character witnesses. The Prosecution produced but very few of this nature.

Word Record Crncked.

there's another record gone, a record for words. Judge Harvey Parry, official stenographer, stated last night that he and his men had noted 1,016,040 words, which is a little more than a half-million over the number of words taken from any other oriminal trial in Georgia's careor.

The expenses in the case will be attributed to such sources as these: Evicourt attaches, dence. jurymen, nographers, salary of Judge and solici-tor, attaches to solicitor's staff and various other necessities to modern justice. Probably the biggest item Probably the biggest item contributed to the gathering of evidence.

of evidence.

It is rapidly nearing its end. The courthouse soon will be empty, and the jury will be home. The public will take a rest, and the morbidly will take a rest, and the morbidly curious will turn to other fields. The Frank trial will go to its inevitable havens, memory and history.

And, nobody will weep thereover, Especially the state of Georgia.