CLEMENCY PROTEST IS FILED BY DORSEY The Atlanta Constitution (1881-2001); May 27, 1915; ProQuest Historical Newspapers Atlanta Constitution (1868 - 19 pg. 1

# **CLEMENCY PROTEST** IS FILED BY DORSEY

Letter Written in Reply to Query From Pardon Board. Outline of Brief to Be Presented by Frank's Attorneys.

Following the custom of the board of pardons to communicate with the solicitor general in criminal cases coming before it, the state prison commission before it, the state prison communicated with Solici before it, the state prison commission communicated with Solicitor General Hugh Dorsey several days ago, notifying him of the filing of the application for commutation to life imprisonment in the Frank case and asking him if he had anything to say on the subject.

had anything to say on the subject.
Solicitor Dorsey has replied to Chairman R. E. Davison, of the board, setting forth at length his reasons for entering protest against the commutation of the death sentence. Chairman Davison was protest against the commutation of the death sentence. Chairman Davison was seen by several newspaper representatives and asked about the letter, to each of whom he replied that it belonged to the record files of the case, and it could not be given out by him without the consent of the whole board. He admitted that he had received the letter and that in it the solicitor general had set forth his reasons why, in his opinion, the board should not commute the sentence. sentence.

It is understood that the solicitor's letter makes a complete brief of the case, showing its progress through the courts and declaring that if anything is done at all in the way of executive elemency, it should be a full pardon, over the action of all the courts, and not a commutation of the sentence.

Solicitor Dorsey Stient

Solicitor Dorsey returned to Atlanta Wednesday afternoon from Washington, where he had represented Mrs. John W. Nelms in the Victor Innes appeal for bond reduction. He would make no statement regarding the reply to the prison board, referring newspaper men to Chairman Davison. It is thought now that the solicitor general will appear before the commission when the Frank hearing comes up and oppose the plea for commutation.

Coincident with the knowledge that Dorsey will oppose the commutation plea, it became known Wednesday that some of the biggest lawyers in the state have made appeals in the doomed man's behalf. A list compiled by Frank contains the names of Ronald Ransome, a son-in-law of Senator Hoke Smith; Marion Smith, a son of the senator; Hollins Randolph; Judge Richard B. Russell, member of the court of appeals; Judge Andrew Cobh, of Athens; Judge Andrew Cobh, of Athens; Judge Arthur Powell; Judge Fred Foster, of Madison, Ga.; ex-Congressman William K. Howard; Congressman William K. Howard; Congressman William Schley Howard; Senator Thomas Hardwick; Hon. M. J. Yeomans, Dawson; Judge Samuel Adams; Jerome Simmons; Thod Hammond; Joe Hill Hall, Macon: A. S. Howard, and Bartow Willingham, Forsyth, Ga.

Brief Nearing Completion and will be in readliness by Saturday night. It is composed of a minute chronology of the case from the date of the crime's discovery up to the application for clemency.

The three basic reasons for the appeal are given as, (1) the doubt of Judge Roan, as expresed when he denied the first motion for a new trial soveral months following the original verdict; (2) the dissenting opinion by Chief Justice Fish and Justice Beck of the supreme court; (3) the dissent of Judge Roan, as expresed when he denied the first motion for a new trial soveral months following the original precedent to justify clemency.

The three basic reasons for the appeal are given and Justice Holines, of the United States supreme court is to be submitted in full be pointed out by Frank's defense that there was but, o

York, his home, and is as follows:
"Summarizing the matter, it seems to me
that when the illegibility, incoherence,
repetition and the uncertain effect of the
whole communication are considered, that
it is perfectly clear that James Conley did
not have intelligent assistance in writing
the document, and think the document
in its primary conception, its penmanship,
its arrangement, its appearance, the material used in its construction, its choice
of words, its ideas, its grammar, is all consistent and points to the operation of but
one mind, and that the mind of James
Conley."

one m Conley."

More than two thousand names were signed to a monster petition sent to Governor Slaton by I. Bermann, a merchant of Camilla, Ga. Dispatches from Springfield, Ill., bring news that Governor Edward F. Dunne Tuesday signed a petition asking Governor Slaton to commute Frank's sentence to life imprisonment "to the end that Frank, it innocent, may have a fair chance to prove his innocence."

Plea for Frank,

San Diego, Cal., May 26,—"Neithe man nor beast has ever been known to have been strangled by a Jew," say a letter written to the governor o Georgia by the Rev. Alfred K. Glover rector of St. James' Episcopal churchere, and made public today. The letter urges that Leo M. Frank probably is innocent of the murder of Mary Phagan. "Neither known says ciover, church he letk prob-of Mary