

THE ATLANTA GEORGIAN
Published Every Afternoon except Sunday
At 20 East Adams St., Atlanta, Ga.
Entered as second-class matter at the post office at March 3, 1912.
Subscription Price—Delivered by carrier, 10 cents a week. In mail, \$1.00 a year.
Payable in Advance.

If These Were Your Children



If You Were a Woman Working All Day, and if Your Children Were Left Alone in This Fashion, Would YOU Be Peaceful and Submissive?

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You feeble-minded men that oppose woman suffrage, and you "dear clinging vine" women that oppose the suffrage because you like to play the part of a petted lap dog, look at the two pictures on this page.

If you do not know WHY it is that women the world over are demanding the vote AND ARE GOING TO GET IT, look at these pictures.

The big picture shows you the life of a working woman in the English coal mines, as it actually was, only a few years ago. The galleries in the mines are so low that a woman could not stand up in them.

The habit was to fasten a steel collar around the woman's neck, fasten a chain to the collar, running under her breast and between her legs, fasten the chain to the coal car on steel tracks AND MAKE THE WOMAN DRAG THE COAL CAR ON HER HANDS AND KNEES to the mouth of the mine.

There is no imagination or exaggeration about this. It is the plainest kind of history.

Thousands upon thousands of English women were chained like this to coal cars in mine shafts and pulled like mules on hands and knees year after year, until the palms of their hands and the knee caps became like leather.

That was done because men wanted to get out the coal as cheaply as possible and A WOMAN was the cheapest thing that could be hitched to the little coal car in the mine with low galvanites.

You hear fools say that women cannot vote, because they are not able "to go to war." Is not this woman on her knees "going to war?" Do you want anything more like war, or more like HELL, which is war, than the life she leads?

And do not say that woman is all right now because she is no longer hitched up as in this picture.

English laws have prevented this at least. But they have not freed women from slavery, either in England or in America.

Woman is still hitched up, in all countries.

She is hitched to machines of all kinds, and she tugs at her industrial traces all day long.

It is just as bad being hitched to a sewing machine run by electricity at high speed or hitched to a box-making machine at a nerve-destroying speed as to be hitched on hands and knees to a small coal car in a mine.

The little picture in this column shows you the children of the working woman of England—the children of the woman tugging on her hands and knees.

These children spend the day alone, the older caring for the younger, a few living to maturity and more than half dying in childhood.

Of such children there are millions in this world—plenty of them here in "rich America."

Tens of thousands of mothers must leave their children to earn the money that will barely keep the children alive.

And others, more unhappy, must take the young children to work in the mills with them.

Do you wonder that women rebel and demand a share in the lawmaking which controls their destiny?

Do you wonder that the women of England, realizing that women must do what men have done, are driven against their will and against their nature to violence and hatred?

Pity the snug, self-satisfied, clinging-vine, well-fed woman in silks and lace who opposes woman suffrage "because it is not womanly."

She is compared to the ardent suffragist, what some curly-haired, sleek, worthless lap dog is compared to a noble hunting dog.

The salvation of women must come through the ballot, and they must defend themselves as men have done, by controlling those that make the laws.

Give women the vote and men in office will interest themselves in the welfare of women and children.

This Is How Women Worked in English Coal Mines



They do not pull coal cars on their hands and knees NOW, but they are not so much better off. Don't you think it natural that Englishwomen, and

all other women should demand the right to vote and FIGHT FOR IT if necessary?—(See Editorial.)

They Should Worry :-: By TAD



Ella Wheeler Wilcox

Writes on

Rights of a Mother-in-Law

Her Standing Depends Entirely on Her Conduct—She Has No Right to Interfere Between Husband and Wife.

Written For The Atlanta Georgian
By Ella Wheeler Wilcox.

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A QUESTION has been proposed to the editor of The Atlanta Georgian which he requested me to answer. The question, or series of questions, pertains to the old subject which has troubled the mind of man since the beginning of creation, with the exception of Adam and Eve.

1. Has a mother-in-law any rights that a son-in-law is honorably bound to respect?

2. If a mother-in-law and son-in-law have had a bitter quarrel over domestic affairs, has the son-in-law the right to interfere with his wife to cause ill-will or forcing intercessions with her mother?

3. If the wife decides, through a mistaken sense of duty to her husband, to forever renounce the right of interference with her mother, is she departing herself in a proper or filial manner toward her mother?

4. If the wife, after having been a good daughter-in-law to her husband under the state of affairs above mentioned, is that son-in-law to be proper love or protective spirit to his mother, who is old and alone?

These questions are entirely too abstract to permit of a definite answer, as all depend on the nature of the case and the understanding.

If the mother has been interfering with the domestic affairs of the household, and often causing trouble, she has been officially untrue to matters which pertain solely to the husband and wife, and which touch only with between them and her son-in-law.

If she can be a good mother-in-law to her son-in-law, then, indeed, the husband is right in suggesting to his wife whose choice between a home with himself or with her mother.

A mother-in-law has been known to sacrifice her daughter to satisfy the whims of a son-in-law, and bind him to her. If he remained to the office a half hour later than usual; if he chanced to walk a block from the office on an acrimonious visit of the opposite sex, the mother-in-law's indolence and neglect, until the comfort of the household was destroyed by her presence.

Bewailed Being Forsaken

When I was a girl, who never had a mother-in-law, I was a woman of common sense and as just as sensible, informed her mother, that she would support her son from her own pocket, and set in the window, identified her voice in a loud wail of being "forsaken" by her own offspring, and the majority of the people concurred with her.

Yet the daughter lived. No, in the husband right who takes a similar stand when he finds that his bride is a son-in-law and loves her home when she leaves, or his wife's mother is out of it, and that they are driven from the windows in affright when she enters.

When a woman marries a man, when a man marries a woman, their personal financial, domestic and sentimental affairs should be conducted in a team with no intervention of a third party until they ask assistance.

Many a mother fails to realize that it is her place to stand aside and let her son or daughter marry to an son, or daughter, after either has taken the marriage vows.

If the daughter has selected a husband that has ideals, based on a nucleus of much more important than the mother's, and does not approve, it is her place to keep silent, since the daughter has had her choice, and not undertake to interfere with her in carrying their lives according to her ideals. A word of loving counsel or admonition is all very well, but to interfere with her choice and expression is quite another thing.

When the brother of the wife takes the part of the son-in-law against his mother, the evidence is somewhat strong in favor of the son-in-law's suggestion of interfering and selfish mother-in-law, who can not permit her married children to direct their own lives.

A mother who is "old and alone" is not necessarily lovable or in the right. A young, laughing, bright look after the peculiar well-being of such a mother and should be respectful in speech and deportment toward her, but to co-

incide with all her whims and to uproot her in all her ideas is morally wrong. The duty to HUMANITY, etc., to one's sense of JUDGMENT is a greater and higher duty than that to a parent, a child or a friend. It is a pathetic position for a son or a daughter to stand in, to be a son and a parent and a wife or husband.

All children are reared to think mother-love the most selfish and wonderful devotion on earth, even in the face of the most abominable acts of the mother, yet when they see a mother unhappy they are inclined to make every possible excuse for her, because they feel that she is innocent, and will put them in a bad light before the whole established order of society, and that they will beat them, however, if they tell whereupon they turn.

It is a most pathetic situation for a man—their wife and mother. My heart aches for the man in this case who is compelled to stand by the woman who is wicked.

Sometimes the wife IS in the wrong. Sometimes a man marries a woman who is narrow and selfish, and who is jealous that she degrades the husband's mother.

Changed by Husband.

Romances a lover and cherishes a son, so tyrannical that he wants to utterly obliterate childhood and girlhood from her memory and leave only HIMSELF. THIS ISN'T FOR the wife to think about.

But I must confess that I have seen but one such wife—her husband where I saw one such wife and husband where I saw one such wife and husband. Another man, however, and this with whom pleasure and admiration I recall the few beautiful and noble mothers-in-law I have known! I can count them on the fingers of one hand.

There are just four whom I can recall, who really loved their sons, and loved whatever and whoever gave these sons happiness.

There is a dear old lady living with her son-in-law to-day who always shides the daughter if she dares to speak to her on any trivial point. "You have such a good husband," she will say, "how can you disagree with him?" Another man said to his wife one day, "Every time I see an Angel upon earth it is my son's wife." The wife was, in truth, a very ordinary, amiable and noble woman, and the husband had idealized her into something angelic.

Would that there were more like this in the world. And as for the old-fashioned Mother-in-Law, so far as your RIGHTS are concerned, you have no more right to interfere with the domestic relations of your son or daughter than you do with your own.

All Entitled to Love.

You are entitled to live, if you are lovable; to respect, if you make yourself worthy of it, and to receive attention and sympathy on sentimental grounds. You are entitled to good care and protection from your children, but this does not mean that you are entitled to abuse them, or to make them always obey you.

If you are not loved for your son or daughter, seek another home, another husband, another son-in-law, another mother-in-law, another home, and another husband, if possible. Pour oil on troubled waters and soothe and alleviate the sorrows of your wife.

Act as mediator and adjuster of difficulties, rather than the widening wedge.

Your son or daughter asks for advice, sympathy and counsel, and it is your duty to give it, but keep away from such a position if possible. Pour oil on troubled waters and soothe and alleviate the sorrows of your wife.

We are not loved for our qualities, but for our virtues.

If you are not obliged to be a member of the household of your married child do not be.

If you are to be an agreeable one,

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THE ATLANTA GEORGIAN

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VOL. XI. NO. 244.

ATLANTA, GA., FRIDAY, MAY 16, 1913.

2 CENTS EVERYWHERE PAY MORE

HOME EDITION

JAP NEXT TO SEEK FULL RIGHTS AS CITIZEN

Mr. and Mrs. Hearst Arrive in Atlanta Friday Afternoon

Mr. and Mrs. William Randolph Hearst will arrive in Atlanta Friday afternoon to remain for a few days. Mr. Guy Bartham of Los Angeles accompanies them. The party have rooms at the Georgian Terrace Hotel.

Baptists Shout When New York Man Lauds Dixie

The Southern Baptist Convention has to-day broke its established rule against applause when Rev. Charles H. Rust, of Rochester, N. Y., declared "Dixie" to be the best place in America.

Rev. E. C. Dargan, of Macon, handed the gavel to the secretary, saying it was "a demonstration in which he was a participant."

The convention induced a recommendation of the finance committee that Baptists be titled and that a minimum of \$1 a year should be expected from each member. Rev. E.

Wright, of Mississippi, stated many of the delegates did not believe in titling and it would be a mistake to do it. Dr. Dargan remanded him for the use of the word "tithe."

The committee on the next convention city agreed to recommend Nash-

ville as the site.

Protest to Alien Bill Merely Preliminary to Formal Demand for Complete Privileges.

FEELING IS GROWING U. S. MUST TAKE REAL STAND

Move for New Treaty Bridging California Issue May Solve Problem Temporarily.

BY JOHN TEMPLE GRAVES, WASHINGTON, May 16.—When a nation is in its prosperity there is no non-negotiable point; there is not much warrant for the presumption that it is looking for peace.

Japan's protest as expressed by the press of President Wilson to Governor Johnson on April 22, and in the stenographic report of his conversation later with the newspaper reporters, shows that there is no room for the Japanese to feel in this matter.

Whether General Johnson's action to move to war or not, the issue is drawn sharply between the United States and Japan upon a point that can not be arbitraged; and that is the question of the United States.

The United States can not apologize to a foreign nation for the act of one of its several States.

A State law that does not violate the terms of the international treaty or the Constitution can not be abrogated by the courts of the United States.

New Treaty Possible.

In case of the Johnson's signature, then the only policy that seems in sight for the President and Secretary of State is to form in concert with the Latin American countries an alliance to meet the new threat.

It is believed that it is now safe to assume that the people should be eligible to citizenship in the United States.

Clausing that the Japanese are not white people, that they are not Model Americans, it is believed that the Japanese will demand for them the right in the United States, and, upon this demand, the people may stand up for their rights.

Japanese negotiations have so far utterly ignored the action of Arizona, whose land law is much more drastic than the driving down of the minimum wage.

This is regarded as significant. This, in brief, is the situation as it stands to day.

Practically Ambassador is silent. Upon the statement that Governor Johnson will sign the Webb bill his protest, and the Japanese have been unable practically to give an ultimatum to our Government.

It is now the general feeling among officials of the State, War and Foreign Departments that the time has come when our State Department will have to give a direct, positive and conclusive answer to Japan.

The newspaper men, almost as a unit, are in agreement.

When to the Secretary of State, Mr. Bryan is impulsive. He admitted that so long as the bill was not signed the present situation could for some time be satisfactorily maintained.

The State Department indicates that there has been no change in the attitude of Japan since Mr. Bryan returned from Japan, and that the Japanese will wait until the Webb bill is signed.

While this is natural, it is feared that Japan will now reject any compromise, and insist upon the recognition of equality of citizenship between Japanese and Americans.

THE WEATHER.

Forecast for Atlanta and Georgia—Showers Friday and probably Saturday.

TAKE DINNER WITH US

Georgia lauded as Best Pecan State

Carl G. Allen, of Washington, Pa., director of the business of the Pennsylvania State College, who have embarked with Northern capitalists in Georgia, has been invited to speak at the State Agricultural Bldg. in Atlanta, Ga., on May 16, to address the Georgia Agricultural Society.

He will speak on the subject of the pecan industry.

AUGUSTA ASKS INVESTIGATION

AUGUSTA, GA., May 16.—A petition has been placed before the mayor and city commissioners of City Council asking that an investigation be started here at a cost of \$50,000.

The money will be used for scientific studies.

Two members of the party, Dr. Edward T. Stetson and Dr. Edward T. Stetson, have been appointed to conduct the investigation.

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THE WEATHER.
Forecast for Atlanta and
Georgia—Showers Friday and
probably Saturday.

South Georgia
AFTERNOON EDITION

BURNS AGENT IS NOW ON PHAGAN CASE

THE ATLANTA GEORGIAN

Read for Profit—GEORGIAN WANT ADS—Use for Results

VOL. XI. NO. 244.

ATLANTA, GA., FRIDAY, MAY 16, 1913.

2 CENTS EVERYWHERE. Post No. 200

JAP NEXT TO SEEK FULL RIGHTS AS CITIZEN

Protest to Alien Bill Merely Preliminary to Formal Demand for Complete Privileges.

By JOHN TEMPLE GRAVES.
WASHINGTON, May 16.—When a nation protests its protest upon a non-arbitrable point there is not much warrant for the presumption that it is looking for peace.

A speech was interpreted by the press of Washington to Governor Johnson on April 22, that was in the signature report of his conversation later with the newspaper reporters, made plain that "national rights" were the chief point of contention in the matter, and that is now the accepted idea in Washington.

Whether Governor Johnson signs the Webb bill tomorrow or next day, the Japanese will demand, profitably to the United States and Japan upon a point that can not be arbitrable and yet must be decided.

The United States can not apologize to a foreign nation for the act of one of its several States.

A State that does not violate the terms of an international treaty or the Constitution can not be attacked by the courts of the United States.

New Treaty Possible.

In case of a Japanese protest's signature, the "policy" that seems in sight for the President and Secretary of State is to form in conference with Baron Okuda, the Japanese Ambassador, a new and amicable pact of peace between the two nations. This treaty can not become vital and superior to State laws until it is fully ratified by the United States.

The Japanese, this new treaty must cover the point at issue in the present controversy.

The most solid and encouraging news in the lead now generally entertained that Japan has from the beginning used this protest as a mere preliminary to a formal demand for complete and equal citizenship to citizenship in the United States.

Claiming that the Japanese are a white people, that they are not Malays, but Aryans, they believe that right in the United States, and stand by this demand that people must stand for peace or war.

Japan's regulations have so far utterly ignored the action of America, whose law is much more drastic than the original draft of the California measure. This is why the situation as it stands to-day.

Presumably an Ultimatum.

The Japanese Ambassador is understood to be silent. Upon the statement that Governor Johnson will sign the Webb bill his protest and the way in which he has been filed amounts practically to an ultimatum to the government.

It is now the general feeling among officials of the State, War and Navy Departments that the time is drawing near when the Japanese Ambassador will have to give a direct, positive and conclusive answer to Japan.

The newspaper men, almost as a unit, have prepared the quiet assault on the Japanese Ambassador. Mr. Bryan is impulsive. He admitted that so long as the bill was not signed the present situation could not easily be predicted, but he will have to give a direct, positive and conclusive answer to Japan.

Mr. Bryan's Comprise.

The State Department indicated that there has been no change in the attitude of Japan since Mr. Bryan's compromise. Mr. Bryan, however, has an instant protest. It is feared that Japan will now reject any compromise that does not carry with it the recognition of equality of citizenship between Japanese and Americans.

The protest is current, although not yet submitted, that an offer is to be made to Japan to sign the proposed Japanese-American treaty, in which the rights and the status of Americans citizens and Japanese citizens to live and do business internationally shall be fully set forth.

Mr. and Mrs. Hearst Arrive in Atlanta Friday Afternoon

Mr. and Mrs. William Randolph Hearst, the newspaper tycoon, after a vacation for a few days, Mr. Guy Barber, of Los Angeles, accompanies them.

The party have rooms at the Georgian Hotel.

Has Bill for a Hat; Asks President's Aid

WASHINGTON, May 16.—William Clegg, of the United States Consulate, here, says Herman R. Districh, former Consul General at Guayaquil, Ecuador, the price of one Panama hat, Director Carr, who is the author of the bill, has been delayed for the past month or two to get a bill from Districh, but without success. "I shall be glad to write to Mr. Districh if he will only tell me how much the cost," he said. Districh wrote Senator George April 22, saying in part:

"I respectfully urge all charges against Mr. Carr to be withdrawn. I hope that you will take this matter up at once with the President and Secretary of State with a view to punishing Mr. Carr."

The hat, he says, cost \$14. He was given interest and expenses, making a total of \$20.50.

Titanic Wreck Cuts White Star Profits

LONDON, May 16.—The report of the White Star Company for 1912 says the result of last year showed very heavy results, profit being to loss of the Titanic. Much money had to be expended on the Olympic because of the Titanic disaster, and the big liner had to be withdrawn from service while the changes were made, and extra labor trouble were also incurred.

According to the report the profits for the year were \$4,000,000. The final balance sheet was \$1,000,000.

It was announced at the meeting that the Britannic, a sister ship to the Titanic, could be launched early in 1914.

Wisconsin Declines to Ban Elopements

MADISON, Wis., May 16.—The State Legislature defeated a bill to make elopements into admissible State illegal. The bill, championed by Assemblyman Ross, himself a bachelor, who intended to prevent the marriage in other states of divorcees forbidden to remarry under decrees granted in Wisconsin. The law would make such marriages void in Wisconsin.

It was found, however, that the frequent practice of Wisconsin people into Michigan, Illinois, Iowa and Minnesota would thereby be made illegal, and any children illegitimate.

Steel Head Denies Price Agreement

NEW YORK, May 16.—There is no agreement or understanding of any kind to fix prices in the steel industry, according to the testimony of U. S. Steel Corporation at the hearings in the suit to dissolve the corporation as an illegal combination.

President P. G. Morton, in his testimony, said he and the doctors fees for his ill wife, 72, said that her husband had been too weak to shock to bear all her anxiety through the months since the night of the accident.

Hamilton was aided in his two-year chase, by the fact that Smith finally came to the realization that he had the choice between two alternatives: the life of a fugitive, like himself, or a return to the authorities. The grim spectre came nearer and nearer. When it appeared he could not live much longer he gave in.

Hamilton is a quiet man. He says little, but he has a determination that is inconquerable. After the total victory in the Government's cause, largely to the unexpected combination in Mexico, he gave up all hope of any assistance from that source and started out on a lone hunt.

He had been disappointed enough by the inability to a Stratford Smith, fugitive was in prison in China, that he had given up all hope. The Chinese Government was unable to get a regulation honored by the Mexican Government, that the repeated attempts were made and the secretaries were constantly in the alert.

The attitude of Chairman Mason, Comptroller of the whole situation, a

Yale Students Use Nun's Garb in Parade

NEW HAVEN, Conn., May 16.—Many Connecticut Roman Catholics are indignant over the fact that in the Omega Lambda Chi parade, in which all students appeared in festive dress, the Yale students dressed as Sisters of Mercy. One ran along in the procession; the other two rode in a carriage.

It is said that some of the students urged the three students to do this. There were many caustic criticisms of this part of the performance to-day, but none because some Episcopalian students were present.

GOW SETS HIM ON FIRE MIDDLETON, N. Y., May 14.—George Jefferson, a farm hand, is suffering from a severe burn. The State Government was unable to get a regulation honored by the Mexican Government, that the repeated attempts were made and the secretaries were constantly in the alert.

The protest is current, although not yet submitted, that an offer is to be made to Japan to sign the proposed Japanese-American treaty, in which the rights and the status of Americans citizens and Japanese citizens to live and do business internationally shall be fully set forth.

2-YEAR MAN HUNTED IN SMITH'S CAPTURE

Relentless Pursuit by Havapile Victim of Loan Agent Makes a Thrilling Story

The veil of mystery was lifted Friday afternoon from the movements of J. Wyle Smith, since the wrecking of the Commercial Loan and Discount Company, of which he was president, two years ago at his mysterious night in the mountains of Mexico.

A rugged Kreske, whose every phase possessed the strongest dramatic interest. One scene showed the fugitive rotting in a Mexican jail, in another he was impressed in the service of the Mexican bandit, and again by privation and disease, he sought asylum in the rendezvous brigands, cut-throats and other denizens of the fastnesses of the Mexican mountains, in which the shadow of death hovering over him, came at last.

A companion picture is that of the relentless pursuit by one man who was determined to bring the criminal to justice, and who was more than the United States Government with the powerful machinery of its diplomatic system. The man was W. J. Burns, the great detective.

Arrived in Brazil, Sunday.

"I aware that I'd bring him back to Atlanta if I lived," was his simple answer to the reporter who asked him if he had a desire to return.

But behind the quiet mission was the story of a two-year meshum which in persistency of purpose and unutterable determination seldom has been equaled.

Hamilton was one of the heaviest losers when the crash came.

How much he lost he has refused to say. But it is known that practically all of his wealth and savings were wiped out. His losses for a comfortable old age were shattered.

He had no quiet mission.

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The broken wife of Smith provides a most pathetic feature of the many-sided tragedy of a human life gone wrong. Unable to live in society, she has become a victim of betraying the trust of some of her best friends; she went to San Antonio to live with a cousin. Crushed by sorrows she was little seen in the society of her native town.

Wife Not at Station.

When Smith came across the border into El Paso, he dispatched her a telegram, telling her he would meet her at San Antonio, and would pass through San Antonio. He had not seen her during the two years he had been a fugitive and he wanted her to meet him at the train station in a few days.

The broken wife of Smith, however, did not appear. Instead came the cousin to say that she was prostrated with grief and was as yet unable to leave the city. The doctors fees for her ill wife, 72, said that her husband had been too fragile and he wanted her to meet him at the train station in a few days.

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Mason Tangles Police Deadlock

Won't Use His Power to Break Tie

Factional Lines Drawn Tighter

Carlos Mason, Head of Police Board.

BURNS' HUNT FOR PHAGAN SLAYER BEGUN

Soldado of Famous Detective

Arrives in Atlanta—Keeps Identity Secret.

Contributions for a fund to bring W. J. Burns, the great detective, to Atlanta in the Phagan case, were received from the Georgian, The Constitution, The Home, George, and the Atlanta Journal.

Contributions from persons who believed that their names be kept secret have been added to the above.

The Burns investigation into the Phagan murder mystery began Friday morning.

William J. Burns, who personally will conduct the case come home shortly after his arrival from Europe on June 1, cabled his orders to the New York office, and his aids and men were dispatched to Atlanta to see as much evidence as possible before the arrival of the great detective chief. He left New York shortly after midday yesterday, and his aids will have arrived in Atlanta before nightfall.

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ATLANTA GREETS PRESBYTERIANS WELCOME TO YOU

ALWAYS FIRST THE SUNDAY AMERICAN

Order it now
Both Phones Main 5000

BURNS WILL HUNT MARY PHAGAN'S SLAYER

Noted Detective Himself Coming to Atlanta to Solve Police Mystery.

Colonel Thomas B. Felder, noted Atlanta lawyer, Thursday issued the positive statement that William J. Burns would take charge of the Phagan investigation immediately upon his return from Europe, June 1.

In the meantime a criminal investigator will be sent from the Burns Agency's New York office to prosecute his investigation.

Colonel Felder gave out the following dispatch received from Raymond J. Burns, son of William J. Burns, in New York, which tells of the father's determination to take up the Phagan mystery:

"Colonel Felder declared his supreme confidence in Burns' ability to clear up the Phagan mystery and bring to light the person or persons guilty of the murder."

"This Field Can Be Solved," he said. "I am taking action in securing the facts which have been given me by the demands of Atlanta citizens to clear up the mystery rapidly, and he expects me to continue that action until the moment comes when the facts are known."

Colonel Felder declared that the investigation will be easily forthcoming.

Already he declared, the evidence of a fund had been secured through the generous donations of friends of the Phagan girl and other people who have interested themselves in the work. Colonel Felder himself has turned over to the fund the fee paid his legal firm to assist in the prosecution.

With this, with the subscriptions of the public, he declared, the public-spirited citizens of the city, by popular subscription, would be asked to make up the shortage.

Colonel Felder's statement in full is as follows:

"Statement by Felder."

The time is at hand when I deem it not only proper, but necessary, that I take the public and my constituents relative to the future proposed investigation of the Phagan murder case.

My firm was employed by neighbors and friends here to-day after the conviction of Peleg Quillan, an Industrial Worker of the World, on the charge of killing all-mill strikebreakers, and a short fight ensued when the police and a sheriff of sheriffs attacked the strikers. Two men and one woman were arrested.

Leaders of the strikers threatened to blow up the court house and heated speeches were made.

Women Aid in Movement.

A committee of prominent women of the city, distinguished for their philanthropic and social work, assuring me that funds sufficient to cover the expenses of Burns' investigation could be raised by public subscription. I desired these women

Continued on Page 2, Column 1.

THE ATLANTA GEORGIAN

Read for Profit---GEORGIAN WANT ADS---Use for Results

VOL. XI. NO. 243.

ATLANTA, GA., FRIDAY, MAY 16, 1913.

2 CENTS EVERYWHERE PAY NO MORE

EXTRA

2 Bandits Hold Up 200 Men and Loot A Gambling Den

MYSTERY SEEN IN FATAL AIR LINE CRASH

Detectives and Surgeons Seek Explanation for Wounds Over Engineer's Heart,

Detectives Black and Bullard are investigating the story of Dr. Pace, of Smyrna, Ga., that caught wounds on the body of Eugene E. Brooks, engineer of the Birmingham Air Line, wreck near Rita Station, has a suspicious appearance.

The detectives found three small wounds over Brooks' heart, which they say resemble stab wounds, although they will not be able to decide definitely until the wounds have been probed. The original supposition was that these cuts were caused by the flying glass, and the detectives are not prepared to abandon this theory.

Further investigation has been made.

Dr. Pace told Chief Beavers of his finding and added that the chief surgeon is to be present to probe the body.

Independent investigation is being conducted in behalf of the railroad. The detectives do not regard the circumstances as sufficient to warrant any arrests.

Little Irwin was shot through the heart, and died instantly. His brother, John, was severely wounded.

The undivided credit goes to the Birmingham Air Line.

Their bodies are in the understanding of Dr. W. H. Gresham and Dr. Brooks.

The direct cause of the death of Eugene Brooks is supposed to have come from the chief dispatcher's office of the Birmingham Air Line.

Brooks declares that no explanation of the wreck can be given.

The undivided credit goes to the chief dispatcher's office of the Birmingham Air Line.

"I saw it was the last day of my life," he said, "and he expected me to die." He also said he expected his life to be taken before the investigation will be easily forthcoming.

I am not.

"The rich man is seeking to set aside a place for me to live, but I have not found it yet, but there are other rich men who seek love and sympathy and all the attributes of the rich and in 'Cromes' I have found a place to live them personally and to show how they can do them happiness."

The following Alabama postmasters were nominated:

John M. Littlejohn, Wetumpka; R. B. Moore, Millidgeville; Fannie T. Moore, Gadsden, and Merida L. Moore, Bowdon.

The other two nominations are William L. Stevenson, Jonesboro, and Dr. J. L. Conner, Phenix City.

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