

# NEW ATTACK MADE ON CONLEY

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THE SUNDAY AMERICAN

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VOL. XII. NO. 9.

ATLANTA, GA., WEDNESDAY, AUGUST 13, 1913.

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### COUNSEL FOR STATE AND DEFENSE IN HOT ARGUMENT BEFORE JUDGE ROAN



### FIGHT TO RECOVER ZACHRY CHILDREN

Case Will Be Taken to Richmond Superior Court—Divorce Proceedings Do Not Interfere.

ATLANTA, Aug. 13.—Attorney C. E. Dunbar announces that he will bring action before Judge Henry C. Hammond, of the Richmond Superior Court, for the recovery of the Zachry children.

By a decision of the Supreme Court yesterday Judge Hammond must hear the evidence in the case. The entire matter is, therefore, reopened, and Dunbar believes that he will recover the children on his next attempt.

Ordinary Walton heard the case at first and he decided that Zachry should have the custody of the children. Subsequently divorce proceedings were brought by Dunbar for Mrs. Zachry, and he asked Judge Hammond to hear the case and decide whether the father or the mother should have the custody of the children.

Judge Hammond declined on the ground that ordinary Walton had already decided the matter. Dunbar reminded him that at the time the matter was heard before Walton divorce proceedings had not been instituted.

Hammond said he made no objection and that he had no right to hear it. The Supreme Court has ruled that he had and has the right.

### Millionaire Brewer To Labor on Roads

ST. LOUIS, Mo., Aug. 13.—Mr. Lohmann who has country homes in St. Louis County are planning house parties for August 20 and 21, when the guests will be expected to work on the roads on "Good Roads Day," set aside by the Governor.

Edwin Lemm, the young millionaire who temporarily has retired from the brewing business, and who has become a farmer, has sent out invitations for an overall party, to be held at his country home.

### Philadelphia Girl Is Ty Cobb in Skirts

PHILADELPHIA, Pa., Aug. 13.—This city has a new baseball hero, Dorothy Moylan, eight years old, played shortstop on the girls' team of the Germantown boys' club and averaged eleven catches without an error.

But more remarkable was her record with the bat. This diminutive girl made two home runs, three two-baggers and two singles in seven trips to the plate. Two of her home runs came with the bases full.

### Massacre of Rebels Continues in Ohio

Special Cable to The Atlanta Georgian.

### Girl Tells of Trip to Reno as Diggs' Wife

HAN FRANCISCO, Aug. 13.—Martha Worthington, the 16-year-old Sacramento girl whose flight to Reno with Maury I. Diggs resulted in his present trial on a charge of violating the Mann white slave law, resumed her story on the witness stand today.

Miss Worthington said that after eating luncheon in a cafe on their arrival in Reno, she, Miss Diggs, drove "Cammett's" jointly, indicted with Diggs, and Lola Norris, went to a hotel, and under assumed names, registered as Ned and Myra. The following day, she said, they moved to a bungalow, this Diggs and Cammett had rented for a month. They lived there as man and wife, she testified.

### Mountaineer Frozen Dangling Over Cliff

Special Cable to The Atlanta Georgian.

VIENNA, Aug. 13.—Mountain guides near Leaning to-day discovered the frozen body of a mountaineer hanging over the cliff in the Bluecher Mountains.

The man, who was a guide, had fallen from a precipice and his clothing had melted in a falling fire.

### GOV. SULZER IMPEACHED 79 TO 45

New York Assembly Votes After All-Night Session to Try Executive as Graft.

ALBANY, N. Y., Aug. 13.—Governor William Sulzer was impeached by the New York Assembly to-day by a vote of 79 to 45. The specific charge in the indictment of "high crimes and misdemeanors" was that he used money contributed to his campaign for speculation in Wall street. The

### TAX REFORM BILL READY TO SIGN

House Foes of Measure Fight for Reconsideration—The Vote is Broken by Speaker.

If Representatives Sheppard of Hunter County and Stovall of Elbert County stand by their guns during the two remaining sessions of the Legislature, a determined fight to induce the House to reconsider its action in passing the Senate tax revision bill, providing for a State Tax

### Kneel in Streets To Pray for Rain

MARSHALL, Mo., Aug. 13.—In the hope of checking the disastrous drought that has done great damage in this section, prayers were not only offered in all the churches here, but citizens knelt in the streets and begged for rain.

Following church services, at which pastors called on their congregations to offer personal prayers for rain, many business men, while waiting hours, knelt in the street and offered up prayer.

### Turks Threaten New War on Bulgarians

CONSTANTINOPLE, Aug. 13.—The Turkish Porte to-day threatened to declare war against Bulgaria unless Bulgarian soldiers ceased their slaughter of defenseless Turkish peasants.

According to reports sent in from Turkish military officers in Adrianople, many Musulman men and women are being killed daily in Thrace.

### TRAGEDY RE-ENACTED TO PROVE STORY OF CONLEY IMPOSSIBLE

Spectacular evidence was to be introduced in behalf of Leo M. Frank, accused of the murder of Mary Phagan, Wednesday when Dr. William Owens, well-known Atlanta practitioner, entered court to testify that in the presence of her man he had re-enacted the disposition of the girl's body as described by Jim Conley, and that it could not possibly have been done in the time specified by the negro.

The time element in the story has always been considered the



Solicitor Dorsey, Frank Hooper, Rouben Arnold, Luther Z. Rosser.

### 10-Year-Old Girl to Ochristen the Nevada

RENO, Nev., Aug. 13.—Keaney Adams Siskier, ten years old, daughter of Mr. and Mrs. Fred J. Siskier, of this city, and a niece of Governor Odell, has been selected to act as sponsor at the launching of the battleship Nevada, now awaiting completion at the Fore River Works at Quincy, Mass.

Louis Allen Siskier will break bottle of wine over the prow of the ship as she floats it after her christening about October 1.

### Gives 500 Pieces of Skin to Daughter

PROVIDENCE, R. I., Aug. 13.—Mrs. Hannah Gladding has given her 1000 pieces of skin from her arms to prevent scars on the face of her daughter, four, who fell down stairs with a lighted lamp.

most vulnerable point by the defense, but the fact that an actual test had been made to prove Conley's story an impossibility had been kept a well guarded secret.

Dr. Owens was one of the first witnesses called Wednesday and the three men who helped him re-enact the tragedy were to follow him.

A man named Hirst took the part of Conley in the strange rehearsal and William A. Fleming took the part Conley said Frank enacted. Dr. Owens and a man named Wilson acted as timekeepers.

It took them eighteen minutes and a half to recollect the bare details of the disposition of the body. To this the defense will explain, must be added the time the negro was in the closet—eight minutes—the time it took to write the notes, the time consumed in the conversation the negro reported, the alleged exchange of the roll of bills and everything else that transpired in the office that Conley told of.

Mr. W. S. Kendrick, head of the old Atlanta Medical College, was the first witness called Wednesday and testified in rebuttal of Dr. P. F. Harris, who was the first man who employed Harris as a hospital assistant.

State to Call More Witnesses.

In anticipation of the close of the defense's case, the State Tuesday afternoon subpoenaed a number of new witnesses to be called in the event that Frank's character was put in issue. It was said that Solicitor Rosser had prepared against this move by the defense by getting affidavits from many persons who claimed to know the defendant.

An effort by the State to obtain testimony reflecting on the morality of Frank, was resisted vigorously.

THE WEATHER.  
Forecast for Atlanta and Georgia—Generally fair Wednesday, local showers Thursday.

Continued on Page 2, Column 3.

Continued on Page 2, Column 8.



# JUSTICE IS AIM OF BOTH SIDES IN TRIAL OF FRANK; SQUARE DEAL IS CERTAIN

By JAMES B. NEVIN.

In considering the Frank trial, particularly with respect to the length of it and the thoroughness of the examination of the hearing, it must be borne in mind that the establishment of justice is the main object of both sides and that, therefore, patience and patience are absolutely necessary in those who would be fair, not only to Frank, but to the State also.

With the average citizen, the home-going and quiet citizen, the Frank trial should be largely an abstract proposition.

As Frank himself has said, "It is not so much a question of convicting Leo Frank as it is a question of convicting the murderer of Mary Phagan."

The indictment against Frank, which is entitled to full and complete reading for the careful and painstaking labor he has put into the case.

It must be conceded that he is utterly incompetent and unskilled in his endeavor to convict Frank. Frank has been duly indicted by the grand jury.

It is his duty as the sworn duty of the juror to prosecute with all the vigor and promptitude of his command all indicted persons. If he did not do this in the Frank case, the State would not be getting a square deal. And it is quite as much the privilege of Frank to see that the State gets a square deal as it is that Leo Frank should get a square deal.

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



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

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

...because Frank, having done something, he could not do anything else. I saw those two men on the 2nd and 3rd make 1, and the 2nd and 3rd make 2.

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## Boston Judge for Free Divorce Law

BOSTON, MASS., Aug. 12.—There should be a more liberal divorce law, if not one actually patterned on the free-divorce-of-Norway, Judge Albert E. Avery, of the supreme and family district court, declared today.

## Weak, Nervous and Diseased Men Permanently Cured

DR. J. D. HUGHES is an experienced specialist. He has successfully treated and cured Premature Weakness, Nervous Prostration, Headaches, Stomach and Bowel Disorders, etc.

## Awaiting the Joyful Sound

The Wonderful Music That Bursts Forth When the Birth Arrives.



# AMERICAN FLAG

## OFFER



### SIZE 5X8 FEET

# Valued at Five Dollars for 90 cents

This beautiful American Flag, the very latest, with 48 stars, made of fine bunting. Cut out Coupon below, and bring to THE HEARST'S SUNDAY AMERICAN and ATLANTA GEORGIAN Office, with 90 cents, and secure one of these beautiful flags.

THIS COUPON and 90c entitles the holder to an American Flag, 5 feet by 8 feet, when presented at our office.

HEARST'S SUNDAY AMERICAN  
THE ATLANTA GEORGIAN  
20 EAST ALABAMA ST. 80 FRANKLIN ST.  
Flags will be mailed at an additional charge of 10c for postage.

Every man is proud to say he is an American, and it is his duty to see that "Old Glory is hung to the breeze" on every appropriate occasion. See that you have one of these flags at your office or at your home.

# Hearst's Sunday American and Atlanta Georgian

20 East Alabama Street 8 Edgewood Avenue.  
ATLANTA, GA.

## Mania to Own Auto Blamed for Slaying

CHAMPAIGN, 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 Champaign, Ill. The murder was committed, the police charge, because of Penman's uncontrollable mania to own the big touring car which Shaw's father had bought.

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

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Smoothest, Softest, Finest  
Talcum Powder  
Made in U.S.A.  
10¢ a box  
The Best Food-Rich Lunch at Fountains

Big Reduction IN Dental Work  
GOOD WORK means more practice and poorer prices.  
We have reduced our prices on all dental work, but the quality of our work remains the same.

Gold Crowns \$3.00  
Bridge Work \$3.00  
Set of Teeth \$5.00  
Money Can Buy

IMPROVED ROOFLESS PLATE  
Made of gold or aluminum, no solder, no rivets, no glue.  
GOLD CROWNS WHITE CROWNS BRIDGE WORK  
25 YEARS GUARANTEE

UNTIL AUGUST 15th  
EASTERN PAINLESS DENTISTS  
200 N. W. COR. ALBANY ST. ATLANTA, GA.

Insist Upon ORIGINAL GENUINE HORLICK'S  
Avoid Imitations—Take No Substitutes  
Rich milk, malted grain, in powder form. More healthful than tea or coffee. For infants, invalids and growing children. Pure nutrition, absorbing the whole body. Invigorates during mothers and the aged.

NO GUMS ROOF  
GOLD CROWNS WHITE CROWNS BRIDGE WORK  
25 YEARS GUARANTEE



TRAGEDY REENACTED 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 D. S. Roan.

COLLEGE CHIEF HITS HARRIS' EVIDENCE

That's exactly what we propose to do... The principal aim of the defense...

Awaiting the Joyful Sound



The wonderful music that bursts forth when the horn blows... That funny little hoarse cry...

...had had been in the stomach...
...of the witness as a...
...of the witness as a...
...of the witness as a...

...to the statement of the witness as a...
...Judge Roan submitted Hooper's ob-...
...Judge Hooper admitted Hooper's ob-...
...Judge Hooper admitted Hooper's ob-...

...witnesses her hat and slipper and...
...the piece of ribbon...
...Mr. Frank, what am I...
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Advertisement for Cash Grocery Co. featuring 'No. 1 Lemons' and 'Improved Roofless Plate' with prices and contact information.

BOTH SIDES AIM FOR JUSTICE IN THE TRIAL OF FRANK

With Jurors, Jury and Counsellors Performing Duty Well, Square Deal Is Assured.

By Jas. B. Nevin. In considering the Frank trial particularly with respect to the length of it, and the thoroughgoing exhaustiveness of the hearing, it is worth...

As Frank Hooper himself has said, Butler cannot be the last. It is not so much a question of convicting Leo Frank, as it is a question of convicting the murderer of Mary Phagan.

The Solicitor General, Hugh M. Dancy, is entitled to full and complete credit for the careful and painstaking labor he has put into the case.

The Solicitor has made out a most impressive case against Frank, moreover, with such circumstances and positive facts as he thinks he possesses...

No man can make me believe that Hugh Dancy would, for an instant, seek to fix upon Leo Frank the awful charge brought against him, if he were not utterly convinced of Frank's guilt.

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GIRLS WHO TESTIFY FOR DEFENSE OF FRANK

MISS REBECCA CARSON. MISS CORINTHA HALL.



MISS REBECCA CARSON. MISS CORINTHA HALL.

you know—that 2 and 3 make 5, and that 2 and 1 make 3. The two latter things being if you naturally concluded that 2 and 3 make 5. And that conclusion, being as well affected as human industry...

Knowing, however, that 2 and 3 make 5, and that 2 and 1 make 3, I would not know at all of course that 2 and 2 make 4. We would be apt to guess that 2 and 2 make 4, so that 2 and 2 make 4.

Which 2 and 2 make 4? Now that is an elementary matter. But, of course, he is upon that same theory that more or less problems, particularly in cases of reading, as the Frank case unquestionably does, largely upon circumstantial evidence, most frequently are unraveled.

The jury will be asked, in believing that Frank did not do any thing, to undergo a process of elimination. It will be shown that Frank alone could have done this and so on.

Which 2 and 2 make 4, and 2 and 2 make 4, and 2 and 2 make 4. That's the jury's business in determining.

200 Want Ad Fiances Swindled, Is Charge. PRINCETON, IND., Aug. 12.—More than 200 men of the alleged swindler have been arrested by the police...

10-Year-Old Girl to Christen the Nevada. REINO, NEV., Aug. 12.—Eleven-year-old girl, the youngest daughter of Mrs. Fred J. Roberts, of this city, and a niece of Governor Odell, has been selected to act as sponsor at the christening of the battleship Nevada, now under construction at the New River Works at Quincy, Mass.

State Calls More Witnesses; Defense Builds Up an Alibi

In anticipation of the close of the defense case, the State Tuesday afternoon introduced a number of new witnesses to be called in the event that Frank's character was put in issue.

The defense lawyers will be able to argue that the alibi is at least an additional five minutes, bringing the time to 1:10—15 minutes after Frank arrived home, according to the alibi set up by the defense and at the same time he arrived home by the testimony of one of the state's own witnesses, Alford McKinstry.

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When she was given a torture-chamber repast by Miss McKnight, the second call at the Bell home. The McKnight woman signed an affidavit telling of conversation she overheard...

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M. RICH & BROS. CO.

August Furniture Sale Offers Double Attraction

Both desirability and economy make our August furniture sale alluring. The attractive collection on the fourth floor is one of the most complete and varied in the city...

Here Are Other Reductions

Table listing various furniture items and their prices, including dining room furniture, bedroom furniture, and library, parlor & living room furniture.

Knool in Streets To Pray for Rain

MAINTAINING THE CITY IN THE face of the drought, the city fathers have decided to have a public prayer for rain...

Turks Threaten New War on Bulgarians

CONSTANTINOPLE, Aug. 12.—The Turkish press today threatened a new war on Bulgarians...

Jaunty Hats for Late Summer

Small, jaunty hats for late summer. The new styles are simple and elegant, with wide brims and decorative details.

Dame Fashion Paid a Visit

Dame fashion paid a visit. The latest trends in women's fashion are being showcased, featuring elegant and sophisticated designs.

WOMAN HEADS SCHOOL

WOMAN HEADS SCHOOL. A woman has been appointed to head a new school, marking a significant milestone in the community.

SEABOARD NAMES LOW PRICES TO BALTIMORE

SEABOARD NAMES LOW PRICES TO BALTIMORE. The Seaboard Railroad Company has announced a special fare to Baltimore, providing a significant discount for passengers.

MORE WITNESSES FROM DALTON'S HOME SWEAR HIS CHARACTER IS BAD

Continued from Page 2. "Can you come back this evening and do it?" "Sure. Yes, I am sure I will be glad to do it."

More Witnesses Score Dalton

Q A. Yes, I can testify that Dalton was a man of bad character and of bad habits. I have known him for many years and I have seen him in many different situations. I have seen him in the company of other men who were known to be of bad character and of bad habits. I have seen him in the company of other men who were known to be of bad character and of bad habits.

OFFICE BOY TESTIFIES IN DEFENSE OF FRANK

ALONZO MANN.



Q I saw him at the factory on the 11th of the month of May. I saw him at the factory on the 11th of the month of May. I saw him at the factory on the 11th of the month of May. I saw him at the factory on the 11th of the month of May.

White Substance Used on Machines

Q I saw the white substance used on the machines. I saw the white substance used on the machines. I saw the white substance used on the machines. I saw the white substance used on the machines.

know whether there is enough similarity between the case for the jury to draw its own conclusions.

Arnold: "We know, your honor." Judge Ross: "Well, this man doesn't know how long Conley stood over the body." Arnold: "We think that negro's statement was sufficiently graphic as to detail to admit of the comparison." Judge Ross: "I have some doubts about that. I will give the defendant the benefit of the doubt and allow the venire to judge for itself."

Argument on Admissibility of Evidence Restated

The argument on the inadmissibility of the expert testimony was restated in the opinion of the court. The court held that the expert testimony was inadmissible because it was not relevant to the issues in the case.

Spatters on Floor

Q I saw the spatters on the floor. I saw the spatters on the floor. I saw the spatters on the floor. I saw the spatters on the floor.

MEN AND RELIGION BULLETIN NO. 75.

Georgia's Senate and Her Children

"And whoso shall receive one such little child in my name receiveth me-- Even so, it is not the will of your Father who is in Heaven that one of these little ones should perish."

Matt. 18:5-14.

A child-- A girl-- All men would help her. House Bill No. 4 will save girls who are children in years. The PRISON COMMISSION has favored the Bill. The PENITENTIARY COMMITTEE of the House has approved it.

The COMMITTEE ON APPROPRIATIONS with WHEATLEY of Sumter as Chairman unanimously recommended its adoption carrying a \$30,000 appropriation. And men believe that GOVERNOR SLATON approved the measure.

Yesterday, Tuesday, the HOUSE COMMITTEE ON RULES, whose Chairman is the Speaker of the House, BURWELL, with BIAOKBURN of Fulton its Vice Chairman, put the Bill upon the calendar. Without this, the measure would have been lost. Among those helping to pass it were NUNNALLY of Floyd and SHUPTRINE of Chatham. And for it BARRY WRIGHT did splendid service.

THE VOTE WAS 115 TO 46. The forty-six who opposed it did not do so with the thought of harming girls. They misunderstood. At heart--if they considered--they too approved the JONES-MILLS' BILL establishing the "Georgia Training School for Girls."

It is no one man's measure--no group of men can claim it--it is a law for the want of which girl children of Georgia have suffered. You would not continue to hurt and degrade them--you, too, would help. To-day the Bill is in the Senate. The COMMITTEE ON APPROPRIATIONS of that body, whose Chairman is Senator W. W. STARR, now has it under consideration and the Senate RULES COMMITTEE will doubtless see that it is heard. The President of the Senate, RANDOLPH ANDERSON, of Chatham, has long favored a Reformatory for girls in Georgia. And since the question of taxation and finances has been settled, the only argument against the bill has been removed. Of it, The Morning News of Savannah has rightly said: "It is hard to see how anybody can truthfully say that it would not profit the State to spend \$30,000 in that way." The Senate will doubtless pass the Bill as it was adopted by the House, without an opposing vote. All Georgia will approve.

LOW RATE EAST VIA SEABOARD. On sale August 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 1905. For full particulars apply to the Ticket Office, Seaboard System, New York, N. Y.

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

Continued From Page 4.
Q. Did you ever hear of Mrs. Pearl Dawson going there to get her boy and him putting his hands on her little girl and Mrs. Dawson thinking a mother's wrath? A. No.
Q. Did you ever hear of Mrs. Dawson going there with a Mrs. Wingfield? A. No.
Q. Did you ever hear of Mrs. Dawson going there with a Mrs. Wingfield? A. No.
Q. Did you ever hear of Mrs. Dawson going there with a Mrs. Wingfield? A. No.

Q. You didn't have any body to drive you? A. No.
Q. Those hands which were tied around what was supposed to be the body didn't come untied, did they? A. No.
Q. There were no heavy weights to carry, were there? A. No.
Q. Did you see it washed? A. No.
Q. I understood you to say nothing was done about it? A. No.

Q. What is this spot right here? (Pointing out a spot on the floor-plan diagram.) A. Where the body was found.
Q. Where the body was found through the action of the body? A. Yes.
Q. Now, did you say they dragged the body? A. Yes.
Q. What did you see the idea of dragging it? A. I don't know.
Q. Did you notice the idea of dragging on the floor? A. No.
Q. Well, doesn't your diagram show that? A. Yes.
Q. Now, didn't you see the body? A. Yes.
Q. What did you see of the body? A. I saw it on the floor.

KILLS HIMSELF IN FEAR OF INSANITY

Boston Judge for Free Divorce Law.
BOSTON, MASS., Aug. 12.—There should be a more lenient divorce law, it not, one actually patented on the free divorce of Norway? Judge Albert R. Avery, of the Quincy and Braintree District Court declared.
A. S. Brown, 52, of Jacksonville, Drinks Carbolic Acid on Downtown Corner—Leaves Note.

Mania to Own Auto Blamed for Slaying

CHICAGO, ILL., Aug. 12.—The police today are hunting for the man who killed a woman in the city of Chicago.
CHICAGO, ILL., Aug. 12.—The police today are hunting for the man who killed a woman in the city of Chicago.

State Objects to Defense Blame.
Prosecutors addressing the court: We will introduce these statements, your honor.
Judge: I object.
Prosecutors: It is admissible.
Judge: I will allow it to be read.

Confused About Way The Bank Was Burned.
Q. Now, didn't you see the body? A. Yes.
Q. What did you see of the body? A. I saw it on the floor.
Q. Did you see the body? A. Yes.

Amusement Park for Millionaires' Row
NEW YORK, Aug. 12.—William R. Rockefeller and other wealthy New Yorkers, who make up the exclusive millionaire colony at Greenwich, Conn., are being troubled over the purchase by Lebarth Brothers of a twenty-acre tract of land next to the country estates of the millionaires, which will be used as a site for an amusement park.

Summer Resort Topics
STODDARDIZE
When of the seashore, the mountains, the springs or at any other Summer resort, send your Dry Cleaning to STODDARD.

Mother Cries Out Agonized Protest.
Q. What were they? A. Bodies.
Q. What did you see of the bodies? A. I saw them on the floor.

Witness Tells of Carrying the Body.
Q. What did you see of the body? A. I saw it on the floor.
Q. Did you see the body? A. Yes.

1 Shot Fatally in W. W. Riot in Utah
SALT LAKE CITY, Aug. 12.—News of the four persons wounded by a shot fired in Salt Lake City during a riot in the city of Utah.

1,600-Pound Shark Captured in Trap
NEW YORK, Aug. 12.—A 1,600-pound shark was captured in the city of New York.

J. M. HIGH COMPANY We Extend the Courtesy of Divided Payments

ANGOSTER FURNITURE A POSITIVE SAVING OF 20 to 33 1-3 Per Cent

Every Article of Furniture in This Big Sale Carries Our Special Discount of 20 to 33 1-3 Per Cent

Don't delay making your selections, goods will be stored until you are ready for them. Our stock is most complete in all our various lines, suitable for every room in the house.

A Saving of 20 to 33 1-3 Per Cent

J. M. HIGH COMPANY

FUN AND FROLIC, MELODY AND MIRTH AT BOHEMIA THEATER

At the Bohemia where you never want to be home, the bill has been planned to send you to the land of the living and the dead.

Weak, Nervous and Diseased Men Permanently Cured

DR. J. D. HUGHES is an experienced specialist in all cases of weakness, nervousness, and disease. He has cured thousands of men who were once considered incurable.



Solid Mahogany Furniture for the dining room, living room and bedroom. Fumed Oak, which is most popular for the living room, dining room and hall. Dainty Bird's-eye Maple and White Enamel for the guestroom and girl's bedroom. An elegant line of Circassian Walnut for handsome bedrooms. Brass Beds, Springs, Mattresses, Refrigerators, Chiffonettes, Wardrobes, Go-Carts, Cedar Chests, and, in fact, everything carried in an up-to-date Furniture Store, at



# 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



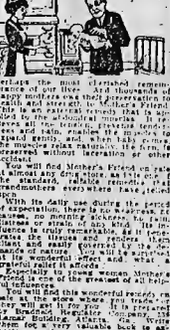
Judge L. S. Roan.

### COLLEGE CHIEF HITS HARRIS' EVIDENCE

That's nearly what we propose to do," retorted Arnold. "The friends of Dr. Harris are endeavoring to keep this case a closed book by the State to do its best. Frank's lawyer, deliberately introduced Frank's character into the trial, apparently indicating that they had no fear of the evidence which the prosecution might bring forth."

### Awaiting the Joyful Sound

The Wonderful Music That Buoys  
Your Heart When the Storm Arrives.



had had back in the stomach?"

Q. Well, if a doctor were to examine a specimen of the stomach, that it had been there only 24 hours before death, could he know what he was talking about—A. No.

Solicitor Darsey took the witness on cross-examination.

Q. Are you a specialist on the stomach—A. No.

Q. Is Dr. Westmoreland a specialist on the stomach—A. No, he is a surgeon. He would have to know something about the stomach.

Q. Dr. Hancock is a stomach specialist—A. No, he is an enderman.

Q. You say you are not a stomach specialist—A. Yes, but I have to have a general knowledge of anatomy to testify in medicine.

**Till Comes Over Doctor's Digestive Powers.**

Q. Why have you been questioned showing how long it takes to digest food—A. You are asking me to give you a medical opinion. You are asking me to give you a medical opinion. I can not do that. I am not a specialist. I am not a specialist. I am not a specialist.

Frank Darsey, former owner of the factory, was asked to testify that he was certain that the elevator was in the room at the time of the murder. He said that he saw the elevator in the room at the time of the murder.

Philip Nash, electrical engineer, of Atlanta, was called to testify that he was certain that the elevator was in the room at the time of the murder. He said that he saw the elevator in the room at the time of the murder.

Those called by Attorney Arnold included Alfred L. Lane, a merchant of Atlanta, who testified that he saw Frank at Pratt Institute from 1917 to 1922.

Philip Nash, electrical engineer, of Atlanta, was called to testify that he was certain that the elevator was in the room at the time of the murder. He said that he saw the elevator in the room at the time of the murder.

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Q. Well, do you go out and practice by the way of your own as a specialist—A. I certainly do not.

Q. When did 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 on digestion. It is not necessary. All the books are out of date. I don't have to buy them.

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

**Dr. Hancock's Digestive Powers.**

Q. Why have you been questioned showing how long it takes to digest food—A. You are asking me to give you a medical opinion. You are asking me to give you a medical opinion. I can not do that. I am not a specialist. I am not a specialist. I am not a specialist.

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Solicitor Darsey, Frank Hooper, Rauben Arnold, Luther Z. Robinson

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Continued on Page 4, Column 1

Continued from Page 1

### IMPROVED ROOF

MADE OF GALVANIZED IRON

FOR ALL PURPOSES

FOR ALL PURPOSES

MADE OF GALVANIZED IRON

FOR ALL PURPOSES

FOR ALL PURPOSES

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FOR ALL PURPOSES

BOTH SIDES AIM FOR JUSTICE IN THE TRIAL OF FRANK

With Judge, Jury and Counsellors Performing Duty Well, Square Deal is Assured.

By Jas. H. Nevin. In considering the Frank trial, particularly with respect to the conduct of it, and the thoroughgoing exhaustiveness of the hearing, it must be borne in mind that the object of justice is the main object of both sides, and that, therefore, patience and good sense are absolutely necessary to those who would be fair—fair not only to Frank, but to the State also.

As Frank Hooper himself has said, the State's counsel that he is. It is not so much a question of convicting Leo Frank, as it is a question of convicting the murderer of Mary Phagan.

The Solicitor General, Hugh M. Dorsey, is entitled to the full and complete praise for the careful and painstaking labor he has put into the case. It must be conceded that he is utterly conscientious and sincere in his endeavor to convict Frank. Frank has been duly indicted—Dorsey is the Solicitor General.

It is the duty—the sworn duty—of the Solicitor to prosecute with all the vigor and resources at his command all indicted persons. If he did not do that in the Frank case, the State would not be getting a square deal. And it is quite as much the province of Dorsey to see that the State gets a square deal as it is that Justice Hoover and Justice A. R. Hooper should see that Frank gets a square deal.

With such circumstances and positive facts as he thinks he possesses—he is bound to do so—he has established a charge against Leo Frank that can not, and will not, be overcome without difficulty and circumspection of effort.

The Solicitor has handled himself as a good man should handle himself in a position that sometimes is the most trying of all official positions in Georgia. No man can make me believe that Hugh Dorsey would, for an instant, see to it that Frank got the worst chance brought against him. Dorsey did not believe FRANK guilty as much as may be said of Frank Hooper, Dorsey's solicitor.

GIRLS WHO TESTIFY FOR DEFENSE OF FRANK

MISS REBECCA CARSON

MISS CORINTHA HALL



State calls more witnesses; defense builds up an alibi.

So many people, in undertaking to analyze and consider intelligently a hearing, make the all too frequent mistake of jumping at conclusions. Without making a mistake, and in the light of your first and most discriminating intelligence. For instance, the defense in the afternoon of the murder engaged in three hours' most intricate technical work, without making a mistake, and in the light of your first and most discriminating intelligence.

The state, however, is endeavoring to show that Frank may have done and did do this work in the morning before the murder, when his mind was free of the guilty knowledge of bloodshed, and also as a further effort to prove that he might have done the work in the morning the fact that he had received an invitation to attend a ball game that afternoon, which he never had declined positively.

Frank, who was the effect of these contradictory theories upon the mind of the jury. If the jury believe Frank did not do the work in the morning, and not in the afternoon, although it is known that he did not leave the ball game until after the murder, then the defense's theory of readiness upon the part of Frank in the afternoon may not be supported.

200 Want Ad Fiancos Swindled Is Charge

PRINCETON, Ind., Aug. 12.—More than 200 men are said to have been victims of the alleged marriage fraud worked by Miss Anna Marie Frank, 22 years old, married by her father and mother. The three were held in custody, charged with using the mails to defraud.

10-Year-Old Girl to Christen the Nevada

RENO, Nev., Aug. 12.—Eleven-year-old Anne Stewart, ten years old daughter of Mrs. and Mrs. Frank J. Stewart, of Reno, will christen the Nevada. She has been selected to act as sponsor at the christening of the battleship Nevada, now in commission at the Puget River Works at Olympia, Wash.

State Calls More Witnesses; Defense Builds Up an Alibi

In anticipation of the close of the defense's case, the State Tuesday afternoon subpoenaed a number of new witnesses to be called in the event that Frank's character was put in issue. It was said that Solicitor Dorsey had prepared against this more by the defense by getting affidavits from many persons who claimed to know the defendant.

An effort by the State to obtain testimony reflecting on the morality of Frank was resisted strongly by the superintendent's attorney Tuesday. Solicitor Dorsey failed to get the answers he desired from the witness, Philip Chatham, a 15-year-old office boy, but Attorney Arnold moved that all of the testimony hearing on that matter be ruled out, although the boy had testified favorably to Frank.

Alibi Established. The defense had presented considerable evidence in establishing what it proposes to make an iron-clad alibi for Frank on the day of the murder, which was supposed to be Tuesday. Mr. and Mrs. Reed Bell, Frank's neighbors, testified that Frank arrived home Saturday afternoon for luncheon at 1:15 o'clock. Miss McKnight, his next door neighbor, testified that she saw Frank on the day of the murder, which was supposed to be Tuesday.

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M. RICH & BROS. CO.

August Furniture Sale Offers Double Attraction

Both desirability and economy make our August furniture sale alluring. The furniture on display on the fourth floor consists of the finest quality goods. There is nothing but the best in the line. Each piece is made of the finest quality—usefulness and beauty. The prices are the economy more than any other sale of the kind. The goods are in the finest condition. Furniture is reduced from 10 to 50 per cent.

\$60 Solid Mahogany China Cabinet \$42. The child cabinet is illustrated. It is a masterpiece of art and utility. The dining table, matching the china cabinet, has a 60-inch top and is beautifully finished. The price is \$42.00. The dining table, matching the china cabinet, has a 60-inch top and is beautifully finished. The price is \$42.00.

Here Are Other Reductions Dining Room Furniture

Table listing various dining room furniture items and their prices, including chairs, tables, and sets.

Library, Parlor & Living Room Furniture

Table listing various living room furniture items and their prices, including sofas, chairs, and tables.

Bedroom Furniture

Table listing various bedroom furniture items and their prices, including beds, dressers, and wardrobes.

Jaunty Hats for Late Summer

Soft felt hats, with wide brims, are the fashion for late summer. They are made of the finest quality materials and are available in a variety of colors and styles. The price is \$1.98.

Dame Fashion Paid a Visit

The latest fashion in women's clothing is a visit from Dame Fashion. The new styles are elegant and stylish, and are available in a variety of colors and fabrics. The price is \$4.48.

SEABOARD NAMES HOW PATH TO BALTIMORE

The Seaboard Railroad has announced a new route to Baltimore. The route is a direct line from Washington to Baltimore, and is the fastest and most comfortable way to travel. The price is \$4.48.

WITNESSES FROM DALTONS HOME SWEAR HIS CHARACTER IS BAD

Continued From Page 2. (Can you come back this evening and see my mother?)

Frank: "Well, I am coming to see my mother, but I will not come to see you. I will come to see my mother, and I will come to see my mother, and I will come to see my mother."

When the statement was read, DeWay saw on the face of an officer that the statement was accurate. He said that he had seen the statement in the paper on Saturday, and this evidence was not a fiction, but a reality.

More Witnesses Score Dalton. A. N. of the County of Dalton was called. He testified that he had seen the statement in the paper on Saturday, and this evidence was not a fiction, but a reality.

Brooklyn Man Praises Character Witness. A. N. of the County of Brooklyn was called. He testified that he had seen the statement in the paper on Saturday, and this evidence was not a fiction, but a reality.

OFFICE BOY TESTIFIES IN DEFENSE OF FRANK

ALONZO MANN



show Mary Phagan's machinations. I went to the place where Garrett's office was to have found the hair, but I did not find it there.

Fixed Time by Going to Market. I went to the place where Garrett's office was to have found the hair, but I did not find it there.

White Submarine. I went to the place where Garrett's office was to have found the hair, but I did not find it there.

Spattered on Floors. I went to the place where Garrett's office was to have found the hair, but I did not find it there.

MEN AND RELIGION BULLETIN NO. 75

Georgia's Senate and Her Children

"And whoso shall receive one such little child in my name receiveth me--" "Even so, it is not the will of your Father who is in Heaven that one of these little ones should perish."

The COMMITTEE ON APPROPRIATIONS with WHEATLEY of Sumter as Chairman unanimously recommended its adoption carrying a \$30,000 appropriation.

And men believe that GOVERNOR SLATON approves the measure. Yesterday, Tuesday, the HOUSE COMMITTEE ON RULES, whose Chairman is the Speaker of the House, BURWELL, with BLACKBURN of Fulton its Vice Chairman, put the Bill upon the calendar.

THE VOTE WAS 116 TO 46. The forty-six who opposed it did not do so with the thought of harming girls. They misunderstood. At heart--if they consider--they can approve the JONES MILLS' BILL establishing the "Georgia Training School for Girls."

It is no man's measure--no group of men can claim it--it is a law for the want of which girl children of Georgia have suffered. You would not continue to hurt and degrade them--you, too, would help. To-day the Bill is in the Senate.

The EXECUTIVE COMMITTEE of the Men and Religion Forward Movement.

LOW RATEBOARD VIA SEABOARD.

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

Continued from Page 4. I received delivery mail on Sunday. I don't know what you reported. I don't know what you reported. I don't know what you reported.

Q. Did you ever hear of Mrs. Egan? A. I don't know her name. I don't know her name.

Q. Did you ever hear of Mrs. Egan? A. I don't know her name. I don't know her name.

Q. Did you ever hear of Mrs. Egan? A. I don't know her name. I don't know her name.

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Q. Did you ever hear of Mrs. Egan? A. I don't know her name. I don't know her name.

Noted Organist of English Plays Here

Atlanta music-lovers will have the opportunity next Sunday of hearing Eugene Wynn, one of the most famous English organists, in a free concert at the Auditorium under the auspices of the Atlanta Music Festival Association.

Tango Puts Ban on Tight Corset Style

PITTSBURG, Pa., Aug. 12.—The all night tango and turkey trot are approved and the tight fitting corset taboo with Miss Ruth B. Dent, the demagogue.

Wife of Secretary Is Champion Whistler

WASHINGTON, Aug. 12.—Mrs. Josephine Daniels, the secretary of the Secretary of the Navy, is today regarded the champion whistler of the Cabinet.

Diaz Ignored Because of Diplomatic Error

SAN FRANCISCO, Aug. 12.—A cabman to a local Japanese newspaper from Tokyo today said: "The government of Mexico has ignored the diplomatic usage of the international intercourse, etiquette by consulting an envoy."

Re-animated Movement

Q. Did you ever hear of Mrs. Egan? A. I don't know her name. I don't know her name.

Fun and Frolic, Melody and Mirth at Bohemia Theater

At the Bohemia, where you never want to go home, the bill has been changed to event outside, and the excellent stock company here continues in the change.

Weak, Nervous and Diseased Men Permanently Cured

DR. J. O. HUGHES is a specialist in the treatment of all cases of weakness, nervousness, and disease of the male sex.

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At the Bohemia, where you never want to go home, the bill has been changed to event outside, and the excellent stock company here continues in the change.

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FIGHT TO RECOVER ZACHRY CHILDREN

Case Will Be Taken to Richmond Superior Court—Divorce Proceedings Do Not Interfere.

ALBUQUERQUE, N. M., Aug. 12.—Attorney C. D. Dunbar announces that he will bring action before Judge Henry C. Hammond, of the Richmond Superior Court, for the recovery of the Zachry children.

KILLS HIMSELF IN FEAR OF INSANITY

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

Departing in a note found by the side of his body that he was going insane and had suffered for years as "a body but Noah of the Scriptures" has suffered.

Amusement Park for Millionaires' Row

NEW YORK, Aug. 12.—William G. Rockefeller and other wealthy New Yorkers, who make up the exclusive millionaire's colony at Gramercy Park, are today troubled over the purchase by Lehman Brothers of a twenty-acre tract of land east of the city's center of the Millionaires' Row.

4 Shot Fatally in I. W. W. Riot in Utah

SALT LAKE CITY, Aug. 12.—None of the four persons wounded by revolver bullets in last night's rioting between strikers and industrial workers of the world will die, according to doctors today.

1,500-Captured Shark Poured in Trap

CLEVELAND, MARSH, Aug. 12.—A 1,500-pound shark, 28 feet long, which was captured in the Milk Island trap by Albert Broy and killed, after a bitter battle, at Shreve Wharf where it attracted much attention.

Boston Judge for Free Divorce Law

BOSTON, MASS., Aug. 12.—There should be a more liberal divorce law, if not an actual pattern on the free divorce of Norway, Judge Albert S. Avery, of the Quincy and Braintree District Court declared.

Women Join to Aid 'Wets' in Chicago

CHICAGO, Aug. 12.—An organization of women to aid the left forces of Chicago in future municipal elections will be effected tonight when the Women's Liberty League of Chicago will come into existence.

Missouri Mob Hunts Little Girl's Slayer

LEXINGTON, Mo., Aug. 12.—More than 1,000 mobsters are hunting the slayer of a little girl, believed to have been slain by a mobster in Lexington, Mo., the slayer of a little girl, believed to have been slain by a mobster in Lexington, Mo.

Summer Resort Topics

STODDARDIZE

When at the seashore, the mountains, the springs, or at any other Summer resort, send your Dry Cleaning to STODDARDIZ.

Stoddard 126 Peachtree Street Atlanta Phone 43

J.M.HIGH COMPANY advertisement featuring furniture sale details, including 'A Saving of 20 to 33 1-3 Per Cent' and 'Every Article of Furniture in This Big Sale Carries Our Special Discount of 20 to 33 1-3 Per Cent'.

FRANK'S MOTHER STIRS COURTROOM

Leaps to Defense of Son at Dorsey's Question

FRANK'S CLASSMATES AT COLLEGE TELL OF HIS GOOD CHARACTER

A sensation was created in the courtroom during the cross-examination of Ashley Jones by Solicitor Dorsey at the Frank trial when Mrs. Rea Frank, mother of the defendant, sprang to her feet with a denial of intimations made by the Solicitor reflecting on her son.

"Mr. Jones, you never heard of Frank having girls on his lap in the office," Dorsey had asked.

"No, nor you neither," cried Frank's mother.

"Keep quiet, keep quiet; I am afraid you will have to sit here and listen to this a long time," said the Solicitor.

Mrs. Frank broke into tears and was assisted from the room, crying: "My God, my God!"

Mother and Wife Set With Bowed Heads.

The Solicitor's examination of Jones had been of a most sensational nature and during the portion of it leading up to the interruption by Mrs. Frank the mother of the defendant and her daughter sat with lowered heads listening to the questions and answers.

Following the outburst, Attorney Arnold jumped to his feet and shouted: "Your honor, this is outrageous. We are not responsible for the lies and slanders that cracked-brain extremists have circulated since this murder occurred."

"I will rule that the Solicitor can not ask anything that has not been heard since the murder," replied Judge Ross. "He can ask such a cross-examination what happened before."

"Your honor," returned Solicitor Dorsey, "I am not four-fushing about this. I am going to present a witness to prove the charges."

Attorney Arnold interrupted the speaker.

"Your honor," he said, "if any more of these gross slanders are brought up, I am going to make a motion for a new trial."

Judge Ross ruled Wednesday afternoon that the testimony of Dr. William Owens should be admitted over the objection of Solicitor Dorsey. He said he had some doubts of it but that he would let it go to the jury.

The decision was a most decisive victory for the defense. It enabled Frank's lawyers to introduce testimony in regard to a striking reproduction of the events connected with the disposal of Mary Phagan's body as described by Jim Conley for the purpose of showing that it would have been absolutely impossible for these events to have taken place between 12:55 and the time that Frank left the factory for home.

As Solicitor Dorsey was making an impassioned plea for the exclusion of the testimony and describing the terror that must have hastened the movements of the little factory girl's murderer, Mrs. J. W. Coleman, Mary Phagan's mother, broke down utterly and wept for several minutes.

Court opened in the afternoon with the attorneys arguing the admission of Dr. Owens' testimony. Luther Rosser cited cases after case in which evidence similar to that proposed by the defense had been admitted and allowed to stand.

Solicitor Dorsey contended that the witness was not testifying as an expert, but was giving his opinion on a matter concerning which the jurors were just as well qualified to judge as the witness.

Dr. Owens was prepared to testify with three others who went through all the movements described by Conley, and that it required the two men who took the parts of Conley and Frank eighteen and one-half minutes to carry a burden representing the body of Mary Phagan to the basement and return to the office floor.

Lemmie Quinn, foreman in the metal department of the National Pencil Factory, told a story on the witness stand Wednesday in the trial of Leo M. Frank which gave the lie to another of Jim Conley's courtroom statements.

Conley testified that he saw Lemmie Quinn enter the factory before Mary Phagan and Monteen Stover came in. The two girls entered some time between 12 and 12:15. Quinn said he did not get to the factory until about 12:20, and that he saw neither of the girls.

Aside from the testimony of Quinn, the forenoon was marked by the opening of the gates for all of the character testimony against Frank which the State wishes to produce.

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 this testimony is material, your honor, unless the defense intends to make the defendant's character an issue."

SOUTHERN LEAGUE. AT MOBILE. MONTGOMERY 000 100 000. MOBILE 000 000 100. Memphis-New Orleans, no game; rain. Chattanooga-Nashville not scheduled.

NATIONAL LEAGUE. AT BROOKLYN. PITTSBURG 100 000 200 - 3 9 3. BROOKLYN 100 000 021 - 4 14 0. St. Louis-New York, no game; rain. Chicago-Boston, no game; rain. Cincinnati-Philadelphia, no game; rain.

AMERICAN LEAGUE. No games scheduled. 'That's exactly what we propose to do,' retorted Arnold. Challenge to State To Do Its Worst.

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 into the trial, apparently indicating that they had no fear of the evidence which the prosecution might bring forth.

It is known that the State has made elaborate preparations for an attack on the young superintendent's character 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."

Those called by Attorney Arnold at the forenoon session were: Alfred L. Lane, a merchant of Brooklyn, N. Y., and a classmate of Frank's at Pratt Institute from 1888 to 1902.

Philip Nash, electrical engineer, Ridgewood, N. J., and a classmate of Frank's at Pratt Institute during the same year.

Richard A. Wright, a consulting engineer, Brooklyn, who knew Frank at Pratt Institute and also at Cornell University.

All testified as to Frank's good character.

Offen Boy Called to Aid Frank.

Frank Payne, former office boy at the factory, was asked to participate as to certain incidents mentioned in the testimony of Jim Conley and C. B. Dalton. He said that he never knew Frank to have women in his office, although it was his custom to be at the office at the times Conley and Dalton testified that these gay parties took place.

A full three-quarters of the forenoon was consumed in a legal wrangle over the admissibility of Dr. William Owens' testimony. Dr. Owens was ready to testify in regard to the reproduction of the alleged movements of Conley and Frank in disposing of Mary Phagan's body, as Conley related them on the witness stand. Judge Ross renewed his decision until afternoon.

SMITH HITS ARMORY FIRE THREATENS ARSENAL

Crackers Fight Hard to Make It Three Straight Over Moleworth's Men.

Score by innings: ATLANTA 002 1. BIRMINGHAM 000 0.

THE BATTING ORDER. Smith, 1st; ...

HICKWOOD PARK, BIRMINGHAM. ...

INTERNATIONAL LEAGUE. ...

SOUTH ATLANTIC LEAGUE. ...

PHILADELPHIA Girl Is Tidy Cobb in Skirts.

VIRGINIA LEAGUE. ...

EMPIRE LEAGUE. ...

AMERICAN LEAGUE. ...

RACING RESULTS.

FIRST AT HANAYODA. ...

AT FORT GRIE. ...

LATEST NEWS.

ALBANY, N. Y., Aug. 12. ...

WASHINGTON, Aug. 12. ...

MILLEDGEVILLE, Aug. 12. ...

NEW ORLEANS, Aug. 12. ...

DAYTON, Ohio, Aug. 12. ...

BATTLE TO IMPEACH SULZER WON

New York Assembly Votes 140-100 to Impeach Sulzer.

ALBANY, Aug. 12. ...

ALBANY, Aug. 12.

ALBANY, Aug. 12. ...



BOTH SIDES AIM FOR JUSTICE IN THE TRIAL OF FRANK

With Judge, Jury and Councillors Performing Duty Well, Square Deal is Assured.

By Jas. B. Nevin.

In considering the Frank trial, particularly with respect to the length of it, and the thoroughness of the hearing, it must be borne in mind that the establishing of justice is the main object of the trial, and that, therefore, patience and hope are absolutely necessary in those who would follow the trial.

With the average citizen, the dominating and uplifting emotion of the trial should be largely an abstract proposition.

An Frank Hooper himself has said: "It is not so much a question of convicting Len Frank, as it is a question of convicting the murderer of Mary Phagan."

The Solicitor General, Hugh M. Dorsey, is entitled to full and complete praise for the careful and painstaking labor he has put into the case.

As Frank Hooper himself has said: "It is not so much a question of convicting Len Frank, as it is a question of convicting the murderer of Mary Phagan."

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GIRLS WHO TESTIFY FOR DEFENSE OF FRANK

MISS REBECCA CARSON.

MISS CORINTHIA HALL.



State Calls More Witnesses; Defense Builds Up an Alibi

Two more girls, Miss Rebecca Carson and Miss Corinthia Hall, were called to the stand today to testify for the defense of Len Frank.

Miss Carson testified that she and Miss Hall were in the factory at the time of the murder of Mary Phagan.

Miss Hall testified that she saw Frank and another man in the factory shortly after the murder.

The State called more witnesses today, including Miss Carson and Miss Hall, to build up an alibi for Frank.

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M. RICH & BROS. CO.

August Furniture Sale Offers Double Attraction

Both desirability and economy in our August furniture sale... The August sale brings a double saving in furniture reduction.

\$60 Solid Mahogany China Cabinet \$42

The china cabinet, illustrated in a demonstration of extreme desirability... The dining table, matching the china cabinet, has a 60-inch top.

Here Are Other Reductions Dining Room Furniture

Table listing various dining room furniture items and their prices, including chairs, tables, and sets.

Bedroom Furniture

Table listing various bedroom furniture items and their prices, including beds, dressers, and chests.

Knelt In Streets To Cry For Rain

Mary Phagan, the girl who was killed in the factory, knelt in the streets today to cry for rain.

Burks Threaten New War on Bulgarians

The Burks, a prominent family in Atlanta, threaten a new war on Bulgarians.

Jaunty Hats for Late Summer

Advertisement for jaunty hats for late summer, featuring various styles and prices.

Dame Fashion Paid a Visit

Advertisement for dame fashion, featuring various styles and prices.

MORE WITNESSES FROM TONKIN'S HOME REVEAL HIS CHARACTER'S BAD

Continued From Page 2.
Judge Hoan said that he was going to introduce actual time tests.

Judge Hoan—This witness can not pass upon the time it took Frank to choke the little girl.
Attorney Arnold (turning up angrily)—Of course, he doesn't know how long it took Conley to choke her.

Judge Hoan—But the man never said how long he walked.
Attorney Arnold—In your house you find by the unsupported story of this man?

Attorney Arnold—Your experiments had to be purely for establishing relevant accuracy. Even the negro could not go through the same motions again in the same length of time.
Dorsey—You are under great pressure. You are not just choking a poor little girl. You are trying to get to death.

More Witnesses
A. N. N. of Gaiher's Club, was next called. Arnold questioned him.
Q. What is your business?—A. I am a waiter.

Blown Into Lapse
Q. In any place in that room where you saw the girl?—A. I saw her in the kitchen.

Fixed Time by
Q. Why do you fix the time at that?—A. Well, when I left home I was anxious to get to the factory before the market closed.

Q. How far was that from the market?—A. About 1 1/2 miles.
Q. How far was that from the market?

OFFICE BOY TESTIFIES IN DEFENSE OF FRANK ALONZO MANN.



Q. What time did you leave the office?—A. I left at 11:30.
Q. How long did it take you to get to the factory?—A. About 15 minutes.

White Substance Used on Machine.
Q. What did you see on the machine?—A. I saw a white substance.

Blatters on Floor.
Q. How many blatters were on the floor?—A. About 10.

Carried in Buckets.
Q. How many buckets were used?—A. About 5.

Q. How many buckets were used?—A. About 5.

State Seeking Flaws in Quinn Testimony

Q. Why was it that you said it was between 11:30 and 12:00?—A. I saw the clock.

Q. How long did it take you to get to the factory?—A. About 15 minutes.

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Georgia's Senate and Her Children

And whoso shall receive one such little child in my name receiveth me--

Even so, it is not the will of your Father who is in Heaven that one of these little ones should perish.

Mat. 18:5-14.

A child--
A girl--
All men would help her.

House Bill No. 4 will save girls who are children in years.
The PRISON COMMISSION has favored the Bill.

The PENITENTIARY COMMITTEE of the House has approved it.
The COMMITTEE ON APPROPRIATIONS with WHEATLEY of Sumter as Chairman unanimously recommended its adoption carrying a \$30,000 appropriation.

And men believe that GOVERNOR SLATON approves the measure.
Yesterday, Tuesday, the HOUSE COMMITTEE ON RULES, whose Chairman is the Speaker of the House, BURWELL, with BLACKBURN of Fulton's Vice Chairman, put the Bill upon the calendar.

THE VOTE WAS 115 TO 46.
The forty-six who opposed it did not do so with the thought of harming girls. They misunderstood. At heart—if they consider—they too approved the JONES-MILLS' BILL, establishing the "Georgia Training School for Girls."

It is no one man's measure—no group of men can claim it—it is a law for the want of which girl children of Georgia have suffered.
You would not continue to hurt and degrade them—you too would help.

The Executive Committee of the Men and Religion Forward Movement

Low Rate East via Seaboard

RURAL CREDITS  
ENDORSED BY  
PRESIDENT

Wilson Says Next Task Ahead of Him and Congress is to Give Aid to Farmers.

WASHINGTON, Aug. 12.—The following statement was issued at the White House today, embodying the views of President Wilson on rural credits:

"Again and again during the discussion of the currency bill it has been urged that special provision should be made in it for the facilitating of credits of the farmers of agricultural credit in need of agricultural credits as distinguished from ordinary commercial and industrial credits. Such proposals were not adopted because such credits could only be imperfectly provided for in such a measure. The scope and character of the bill is immediate and chief purpose could not be made to reach far as the special interests of the farmer require.

"Special machinery of a distinct system of banking must be provided for rural credits are to be successfully and adequately supplied. A Government commission is now in Europe studying the interests and highly successful methods which have been employed in several countries of the Old World and its report will be made to Congress at its regular session next winter. It is confidently to be expected that Congress will at that session act upon the recommendations of that report and establish a complete and adequate system of rural credits.

"There is no subject more important to the welfare and industrial development of the United States; there is no form in which it would work a greater honor or privilege to take part because it should feel that it was a service to the whole country of the first magnitude and significance. It should have recognized and gone hand and hand with reform in our banking and currency system. If we had been ready to act wisely and with full knowledge of what we were about.

"There has been too little Federal legislation framed to serve the farmer directly and with a liberality of judgment in his regard. We long ago fell into the habit of assuming that the farmer of America possessed such an immense natural advantage over the farmer of other countries, we so intelligent and enterprising and so energetic in their methods that they could take advantage, whether of the law of nature or of the law of man, to their disadvantage. We have not recognized the capacity of opportunity and the burdensome disadvantages from which they are suffering, and have often tried to regulate them when we did not know what we were doing.

"In other countries a system of rural credit has been put into effect which not only has relieved the farmer, but has put him on a footing of equality with the rest of the country in which agriculture is steadily increasing. It is wholly unprofitable to have seen their people turn once more hopefully to the soil for a living. Our farmers must have similar means afforded them of handling their financial needs easily and inexpensively. They should be furnished with facilities for their enterprises through out the year.

"And they will be. In my next week and day. The commission which is charged with the duty of studying this matter has undertaken a serious and systematic study of the whole problem of rural credits. The commission will create a national fund of credit, and will provide for the people of the country."

Wilson Says Next Task Ahead of Him and Congress is to Give Aid to Farmers.

BEAUTY CONTEST WON BY  
MISS MARY CARL HURST



Victor in the beauty race striking example of pliant brunette.

Miss Mary Carl Hurst.

Wives look to the 500,000 club upon learning that they will be adorned Booster Buttons.

Popular Society Girl's Likeness Will Adorn 'Half-Million' Club Booster Button.

Miss Mary Carl Hurst, daughter of Mr. and Mrs. Carl E. Hurst, of No. 41 West Twelfth street, is declared the choice of Atlanta for the grand whose smile is to help adorn the city's fame.

Winper a Pliant Brunette. Miss Hurst is a striking type of a vivacious brunette. Her face scintillates smiles of good cheer.

There were all types of beauty in the contest—perfect blondes with the color of the hot sunset, girls with pink cheeks, girls with dark brown hair and big dreamy blue eyes, and various shades of brunettes. But the smiling face must have fit the slogan for a "Half Million Club" better than any, for she got the most votes of a close contest.

Wives "Lack to 500,000 Club". There will be no name on the button, only the slogan of the Half Million Club. Miss Hurst is out of the city, but is acknowledged as the victor.

"Lack to the 500,000 Club". The next step will be a formal organization of the "500,000 Club". How many days the beautiful buttons will be distributed and a concentrated effort to boost Atlanta's population to 500,000 by 1920 will begin.

CULBERSON ILL; TARIFF IN PERIL

Loss of Texas Senator's Vote Would Put Wilson's Reform Bill in Danger.

WASHINGTON, Aug. 12.—News of the serious illness of Senator Culberston of Texas, today discounted the feeling of relief among Democratic leaders occasioned by the announcement of the appointment by Governor Henry D. Clayton, chairman of the House Judiciary Committee, to the vacancy caused by the death of Senator Johnston.

Senator Culberston is reported in serious condition in a Connecticut sanatorium and, although the anxiety felt by majority leaders concerning the vote on the latter bill was much relieved by the news of Mr. Clayton's appointment, the fact that possible death or a forced absence of Senator Culberston will throw the vote back to the same dilemma as that obtaining before Mr. Clayton's appointment is causing much concern.

Kentuckian Named Minister to Panama

WASHINGTON, Aug. 12.—The President today sent to the Senate the following nomination: William J. Frank of Kentucky, to be Minister to Panama; Thomas Scott May of Kentucky, to be Director of Internal Revenue for the Fifth District of Kentucky.

ILLNESS HALTS COURT

ILLNESS HALTS COURT. The illness of Judge R. E. Daniel of the Fifth Circuit, the August term of the Kentucky State Supreme Court was adjourned until the first Monday in September. Judge Daniel is in a very delicate condition.

JUDGE ROAN WILL WIN OVER ALL OPPOSITION

Some Protests From Men Who Want Atlanta Named Are Made to Governor.

President rumor that Judge J. B. Roan of the Stone Mountain circuit is slated for the judgeship in the newly created Superior Court of Fulton County has created a stir among members of the Atlanta bar, some of whom have protested to the Governor. It is understood that Mr. Atlanta, at times should receive the honor.

Senate Puts A. O. K. ON SLATON NOMINATIONS

Confirmation of Moon and Stead Ends Fight Begun When Brown Took Seat.

Confirmation by the Senate Wednesday morning of four appointments made by Governor Slaton ended a controversy of long standing in regard to the official status of Professor A. H. Moon, of Appling County, and Walter K. Stead, of Taylor County, as members of the State Board of Education.

Insane Father Fights For His Little Child

GAINESVILLE, Aug. 12.—Becoming unmanageable, J. C. Johnson, of Star Bufo, has been brought to the Hall County jail to await trial on a lunacy charge. He is 23 years old and has a wife and baby. He took his baby from the mother and started to leave home when his mother interfered, he struck her in the face and then attempted to force her to leave. He was overpowered by friends, who brought him here.

Leaps From Pier to Save Society Woman

MOBILE, Aug. 12.—Mrs. O. Fuller, Miss Gertrude Fuller and Miss Alexander Cary, society women of New Orleans, who are spending part of the summer at East Beach, near Mobile, Miss., narrowly escaped drowning when Miss Fuller got down from her berth in the cabin and the other women got into deep water trying to rescue her.

Save Me From Jail And Disgrace, Pleas Of Woman Beggar

Arraigned on the charge of soliciting alms on the street a poor white woman, who was taken to the city jail, pleaded for mercy from the police Sunday night to obtain alms of her relatives. She had been taken to the jail after she had been arrested for soliciting alms on the street.

WASSEE CHARGES GRAFT IN MACON

Says City Pays Too Much for Electricity and That Officials Get Free Lights.

MACON, Aug. 12.—In an interview this afternoon, W. Jordan Wassee, president of the new electric power company, charges that the city of Macon is paying too much for electricity and that the officials are getting free lights.

Senate Puts Bill Providing for Early Primary Elections

MAJORITIES WILL PASS

Soldier on Duty in Mine Strike Killed

CALUMET, MICH., Aug. 12.—The first fatality since the beginning of the Michigan state troops in the Calumet copper region on account of the strike at Lansing, died from an accident when a soldier was killed in the accident by a horse a week ago.

EISEMAN BROS., Inc.

Advertisement for EISEMAN BROS., Inc. featuring 'Installation of New Fixtures', 'Working Wonderful Changes in the "Big Store," but Not Interrupting Business!', and various clothing items like 'Men's and Young Men's Two and Three-Piece Suits' and 'Choice \$12.50'.

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San Francisco Call Purchased by Rival

SAN FRANCISCO, Aug. 12.—It is reported that the San Francisco Call has been purchased by a rival newspaper.

Wife of Ungrateful Painter Threatens Husband

LOS ANGELES, Aug. 12.—Mrs. James Murray, wife of the painter, threatened to sue her husband for neglect.

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# QUINN ATTACKS CONLEY STORY

## College Mates Testify to Leo Frank's Good Character

### BATTLE TO SPEACH SULZER SWON

#### New York Assembly Votes After All-Night Session to Try Ex-cop as Graft.

ALBANY, N. Y., Aug. 13.—Governor William Sulzer was impeached by the New York Assembly today by a vote of 79 to 46. The specific charge in the indictment of "high crimes and misdemeanors" was that he used money contributed to his campaign for reelection in Wall street. The vote was taken at 5:15 o'clock after a night of strenuous debate. Wall street has claimed many victims, both high and low. But few cases have afforded a more pathetic spectacle than that of Governor Sulzer, standing alone when the investigating sought his way up the political ladder through fifteen years or more of grinding battle.

#### Clayton to Oppose Hobson for Senate

MONTGOMERY, Aug. 13.—Congressman Henry D. Clayton, who has been appointed by Governor O'Neal to fill the vacancy in the Senate of Joseph F. Johnston, deceased, announced his intention of entering the race for the full term.

#### Sleepers Near Death in Burning Residence

Fire which spread rapidly forced Eugene H. Barnmore, members of his family and boarders at his residence, 215 Capitol Avenue, to flee for their lives early Wednesday morning. They were compelled to leave the burning house in their night attire.

#### Calmly Smokes Pipe As His House Burns

ANNISTON, Ala., Aug. 12.—Inmate of the house of R. M. Taylor, a brick plumber, which was located near Ninth and Central streets, one of the best residence sections of the city. The fire was discovered by a neighbor, who rushed to the Barnmore residence and sent upon the door knocker to have awakened the occupants. The roof and part of the second floor were destroyed.

#### Dayton To Be Run by Business Manager

DAYTON, Ohio, Aug. 12.—By a vote of 6 to 2, the Dayton city council has adopted the business manager form of government. At the November election five commissioners will be chosen. The one securing the greatest number of votes will select a manager for the city.

#### Fire Spreading to Buffalo Shipyards

BUFFALO, N. Y., Aug. 13.—Fire which broke out about 10 o'clock in a warehouse is spreading to the shipyard buildings. A great damage is feared.

#### Fate of Exhibit of Atlanta-Made Goods Hangs in Balance

Committees are making every effort to dispose of the unprofitable stock in the four top floors of the New Chamber of Commerce Building reserved for a permanent manufacturers' exhibit of Atlanta-made goods.

#### Not One Petticoat For Shivering Girl

CHICAGO, Aug. 13.—Modern fashions that have ruled out the petticoat and a thief called Miss May Leonard to walk eight blocks cold in shoes and stockings and an extremely high raincoat. She was lying on Clarkston street. Some one lifted her locky while she was in the water. They left nothing but shoes and stockings. Her banking suit was wanted and the boot officials would not permit her to wear it home.

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

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

#### Former Neighbor Of G. B. Dalton, Who Attacks Character

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

#### ARMORY FIRE THREATENS ARSENAL

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

#### Philadelphia Girl Is Ty Cobb in Skirts

PHILADELPHIA, Pa., Aug. 13.—This city has a new baseball heroine. The young woman, Miss Helen, who is known as "Ty Cobb in Skirts," is a Philadelphia girl who has become a sensation in the city.

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

Lemmie Quinn, foreman in the metal department of the National Remedy factory, told a story on the witness stand Wednesday in the trial of Leo M. Frank which gave the lie to another of Jim Conley's courtroom statements.

#### TAX BILL IS PASSED; FOES IN NEW WAR

Representatives Sheppard of Kansas and Stewart of Illinois, who were the chief opponents of the bill, were defeated by a vote of 219 to 197.

#### PHILADELPHIA GIRL IS TY COBB IN SKIRTS

PHILADELPHIA, Pa., Aug. 13.—This city has a new baseball heroine. The young woman, Miss Helen, who is known as "Ty Cobb in Skirts," is a Philadelphia girl who has become a sensation in the city.

#### THE WEATHER

Forecast for Atlanta and Georgia—Generally fair Wednesday; local showers Thursday.

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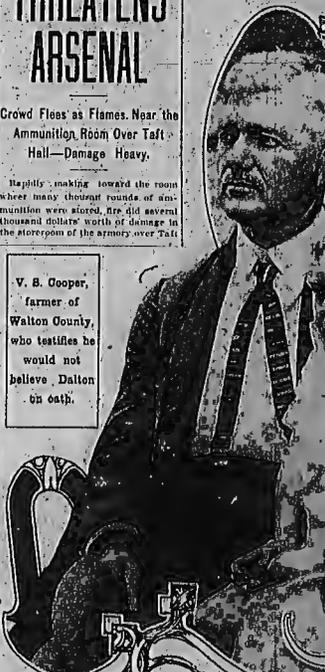
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V. B. Cooper, farmer of Walton County, who testifies he would not believe Dalton on oath.

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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



COLLEGE CHIEF HITS HARRIS' EVIDENCE

Continued From Page 1.
From the rear of the main room to the front of the factory and down the elevator to the basement.

Awaiting the Joyful Sound

The Wonderful Music That Hursts Forth When the Stork Arrives.
That funny little bray or chirp that heralds the arrival of the new baby?

Judge I. S. Roan

both sides. Judge Roan finally announced that he would receive the stipulation until 1 o'clock in the afternoon, and Dr. Coover and Arnold interrupted—Wait a minute, let him answer that other question.

Harris Testimony Again Attacked

Attorney Arnold put his usual logical question about the cut in the back of the head and the doctor's answer.
"An expert on any subject on which you describe that longer after death is anything more than that containing the words 'grave inalienable'."

for your mind away from that. You might have been laid up from eating...
Q. Do you know what effect food material has on the pancreas?
A. No.

body lay and lies it just like the person that is going to give out...
Q. Do you know what effect food material has on the pancreas?
A. No.

puts cigarettes back in his pocket and takes them out...
Q. Do you know what effect food material has on the pancreas?
A. No.

I will get you out of here and send you away...
Q. Do you know what effect food material has on the pancreas?
A. No.

Frank's story was...
Q. Do you know what effect food material has on the pancreas?
A. No.

to-day. It would put me in bed to-day...
Q. I am not asking you about your own stomach...
A. Yes, I am not.

to the statement of the witness as to the time for the jury to decide...
Q. Do you know what effect food material has on the pancreas?
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Advertisement for dental services and products, including 'Lemons, doz. 100' and '30'.

BOTH SIDES AIM FOR JUSTICE IN THE TRIAL OF FRANK

With Judge, Jury and Conciliors Performing Duty Well, Square Deal is Assured.

By Jas. B. Nevins. In considering the Frank trial, particularly with respect to the length of it and the thoroughness of the proceedings of the hearing, it must be borne in mind that the establishing of justice is the main object of both sides, and that, therefore, patience and delay are absolutely necessary in those who would be to the State also.

As Frank Hooper himself has said, State's counsel that he is: "It is not so much a question of conviction for Frank, as it is a question of convicting the murderer of Mary Phagan."

The Solicitor General, Hugh M. Dorsey, is entitled to full and complete praise for the careful and painstaking labor he has put into the case.

It must be conceded that he is utterly conscientious and sincere in his endeavor to convict Frank if he has been guilty indeed—Dorsey is the Solicitor General.

It is the duty—the sworn duty of the Solicitor to prosecute with all the vigor and resourcefulness in his command all indicted persons who do not do that in the Frank case, the State would not be getting square deal. And it is quite true that the provisions of a square deal as to that the State gets a square deal as it is that latter House and neither Frank nor Dorsey is to be treated as a square deal.

Dorsey Given Credit. The Solicitor has made out a most impressive case against Frank, moreover.

With such circumstances and positive facts as he thinks he possesses—he they sound or otherwise, and that is for the jury to say—he has established a charge against Frank that can not, and will not, be overruled without difficulty and without evidence of error.

The Solicitor has handled himself extremely well—he deserves unreserved credit for that.

He has abundantly proven himself to be a good man—an exceptionally able man—in a position that at times is the most trying of all official positions in Georgia.

No man can make me believe that Hugh Dorsey would, for an instant, seek to fix upon Lee Frank the least charge brought against him. He would not do so. BELIEVE Frank guilty. As much may be said of Frank Hooper, Dorsey's splendidly equipped assistant.

In making up his case against Frank, Dorsey did not think he employed the best established line of reasoning, but he did.

It was right in doing that, that it required, in his mind, judgment, that much time. It was clearly in order for Frank's friends, his relatives, and for Frank himself, to present their souls in patience while the State counsel—the people's advocates—was doing his duty.

No Question Over Expenses. The defense will take up as long as it takes longer, and that is all it should be, because what may be said to see things hurried a bit.

Neither the State of Georgia nor the county of Fulton will "quibble about" the expense of the trial, nor will it, particularly in view of the stake in issue—a human life, a man's reputation and good name, an excellent happy and united household, and all of that—nor raise a protest in hand, in the circumstances.

In case of the kind now before us, in the Fulton County Court both the State and the defense do well to make haste slowly.

The State, under the direction of the Solicitor, has built up a Frank case, wall of circumstances, in which to reveal it will require the ultimate integrity of the defense.

GIRLS WHO TESTIFY FOR DEFENSE OF FRANK

MISS REBECCA CARSON.

MISS CORINTHIA HALL.



State Calls More Witnesses; Defense Builds Up an Alibi

In mitigation of the close of the defense's case, the State Tuesday afternoon subpoenaed a number of new witnesses to be called in the event that Frank's character was not in issue. It was said that Solicitor Dorsey had prepared against this move by the defense by getting admissions from many persons who claimed to know the defendant.

An effort by the State to obtain testimony reflecting on the morality of Frank was related strongly by the superintendent's attorney Tuesday. Solicitor Dorsey failed to get the answers he desired from the witness, Philip Chambers, a 15-year-old office boy, but Attorney Arnold moved that all of the testimony bearing on this matter be ruled out, although the State had called favorably to Frank had called favorably to Frank.

The lawyer threatened that he would move for a mistrial if any further effort were made to introduce testimony of the sort which he branded as irrelevant and immaterial, as well as being defamatory, slanderous and highly prejudicial. He was sustained in his objection.

The defense has progressed considerably in establishing what it proposes to make an alibi for Frank on the day of the murder when two other persons were called.

AT 2 o'clock, Miss Corinthia Hall, Frank's niece-in-law, with whom he lives, testified that Frank arrived home Saturday night, about 11:30 o'clock. Miss McKnight, neighbor, swore to the same statement. This would have made it impossible, according to the contention of the defense, for Frank to have had any part in the crime as it is described by the negro, Jim Taylor.

Allowing ten minutes for Frank to reach a car and get home, he would have necessitated Frank leaving the factory at 11:00 o'clock. Only said it was four minutes before he was found by the body of Mary Phagan and Harry Hill in the front of the factory and down the elevator. This gives but fourteen minutes for the disposal of the body, the writing of the four-page letter which was found beside the body, and everything else time taken before Frank left his home.

Claim Can't Be Made. The defense maintains that it would be impossible for Frank to have accomplished all this in the short space of time. The negro, Jim Taylor, of the same name returned to take the body down stairs in the office floor five minutes. The defense has established an alibi. After this Frank washed his hands and told Conley to come into his office according to the negro. This must have taken until 1:05, at least, Frank's lawyers will assert. Frank explained that he was in the factory they will declare that it would require more longer.

Conley said that after he got in the office some one approached and Frank looked him in a closet. He was in there seven or eight minutes. He testified that he brought the time to 1:15 at 1:15. At that time he was in the main room where he saw the negro, Conley said that he wrote them in a minute, and a half or two

200 Want Ad Pianos Swindled, Is Charged

TRINIDAD, IND., Aug. 13.—More than 200 men are said to have been victims of the alleged mortgage frauds worked by Miss Mrs. Mabel Farris, a woman of 40, married by her father and aged 60, who was held to-day charged with using the mails to defraud.

10-Year-Old Girl to Christen the Nevada

RENO, NEV., Aug. 13.—Blanche Anne Stewart, ten years old daughter of Mrs. and Mrs. Fred J. Stewart, of this city, and a niece of Governor Underhill, has been selected to do the honors at the launching of the battleship Nevada, now nearing completion at the Fore River Works at Quincy, Mass.

Little Miss Stewart will break a bottle of wine over the prow of the ship as she names it after her State about October 1.

M. RICH & BROS. CO.

August Furniture Sale

Offers Double Attraction

Both desirability and economy make our August furniture sale a unique one. The furniture collection on the fourth floor is one of the most complete and varied in the city. There is a great variety of styles and prices. Each piece is made of the best material and is guaranteed to last.

- \$60 Solid Mahogany China Cabinet \$12. The china cabinet illustrated in this advertisement is a beautiful piece of furniture. It is made of solid mahogany and has a classic design. The price is \$60, but it is being sold for only \$12 during the August sale.

Here Are Other Reductions Dining Room Furniture

- 15-piece Parson's Oak Dining Room Set \$135.00. 12-piece Parson's Oak Dining Room Set \$100.00. 10-piece Parson's Oak Dining Room Set \$75.00. 8-piece Parson's Oak Dining Room Set \$50.00.

Library, Parlor & Living Room Furniture

- Bookcase \$25.00. Parlor Chair \$15.00. Living Room Chair \$10.00. Bed Room Chair \$8.00. Bed Room Table \$12.00.

Bedroom Knick Knobs

- Bed Room Chair \$8.00. Bed Room Table \$12.00. Bed Room Dressing Table \$15.00. Bed Room Bed \$20.00.

Jaunty Hats for Late Summer

Get your hats for the late summer season. We have a large selection of jaunty hats in various styles and colors. Prices range from \$1.98 to \$5.00.

Dame Fashion Paid a Visit

Our latest fashion collection is now on display. We have a wide variety of styles and colors to choose from. Prices range from \$2.48 to \$4.48.

SEABOARD NAMES LOW RATE TO BALTIMORE

The Seaboard Steamship Company has announced a new low rate to Baltimore. The rate is now \$2.00 per person for a round trip.

Knock on Streets To Clay for Rain

Knock on Streets is a play by George Bernard Shaw. It is a comedy that deals with the lives of the poor in London. It is a powerful and moving work of art.

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MORE WITNESSES FROM DANON'S HOME SWEAR HIS CHARACTER IS BAD

Continued From Page 2.
my Arnold said that he was going to introduce actual time tests.

Judge Ross: I will let it go, because under these circumstances it would be fact and not opinion.
Dorley: This witness can not open the time I took Frank to change the little girl.

Attorney Arnold: I am sure the girl was not in the room when Judge Ross took Conley to make her.
Judge Ross: I think you understand the question now. There is no evidence here, Mr. Arnold, that she went through the movements 34 rapidly as Conley did, and I think it would only be an opinion.

Arnold: These men want to fast as they could.
Judge Ross: But the negro never said how fast he walked.
Arnold: Is your better going to bind us by the unsworn story of this negro?

Dorley: Your honor's experimentation is purely for establishing relevancy accuracy. Even the negro could not go through the same movements again in the same length of time.
Dorley: You honor, these men will not under pressure. They will not just brook a good little honorific girl to death. They will not try to dispose of the body. I challenge them to do any authorities. I will not call it evidence of just standing and ability that these two gentlemen should open with a proposition, you should not pay attention to it. I think it is a fact that they have laid down the proposition that makes you reluctant to decide against them.

Judge Ross: Are any more who can not influence me to do anything wrong.
Dorley: I didn't mean that. I have respect for their opinions, but my attitude is clear that my testimony is based on facts outside of court, is inadmissible. If Dr. Conley got up here and testify that he thinks Conley could not have done as he said he did, he could testify that he could have committed the murder. Then we could produce witnesses after witness to show that Conley could have done it. He is not. That is the absolute absurdity of the proposition, is revealed.

Attorney Arnold read several articles in the paper.
Judge Ross: What is the reason this witness can't be called?
Dorley: I will rule on it now, if you gentlemen insist, but I would rather you produce your own witnesses, to see if you can find any Georgia cases.

Dr. Owen was excused until a later date.
More Witnesses
Score Dalton.
O. A. Nix, of Gwinnett County, was called. Arnold questioned him.
Q. What is your business? A. Lawyer.

Q. Do you know T. R. Dalton? A. Yes.
Q. Is he the man who was testified in Gwinnett County for shooting a Negro? A. No.
Q. Would you believe him on oath? A. No.

OFFICE BOY TESTIFIES IN DEFENSE OF FRANK ALONZO MANN.



Q. How did you see him when you were together at Frank's home? A. He was there 21 years.
Q. Do you know his general character? A. I do.
Q. What is it good for? A. Good.
Dorley did not cross-examine the witness. He was asked and Philip Nix, of Hillsdale, N. J., was called.
Attorney Arnold: I am a electrical engineer for a telephone company.

Q. Where did you know him? A. I was his college mate at Pratt Institute for four years.
Q. Do you know his general character? A. Yes.
Q. Was it good or bad? A. Good.
The witness was excused without cross-examination.
Attorney Arnold: A Knight of Brooklyn, a printing engineer and a college mate of Frank's of both the Pratt Institute and Cornell, was called by Attorney Arnold.

Former Office Boy Called by Defense.
The witness was named Frank Payne, a former office boy at the National Trust Company, was called.
Q. How long did you work at the bank? A. About 20 months.

Q. Where are you working now? A. Nowhere.
Q. Where did you work there last Thanksgiving day? A. Yes.
Q. Do you remember what kind of day it was? A. It was a holiday.

Q. What time did you get up? A. About 7 o'clock.
Q. What time did you get up? A. About 7 o'clock.
Q. What time did you get up? A. About 7 o'clock.

Q. How many minutes did you stay at the house? A. I can not tell exactly.
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SCHOOLS FUNDS RESTORED BY THE HOUSE

Senate Amendments Reconsidered and Bill Returned in Virtually its Original Form.

Forced to follow the lead of the Senate in the matter of the recent legislation, the House of Representatives turned the tables Wednesday morning by discharging with practically every amendment offered by the Senate in the House general appropriation bill. Now the Senate will be obliged to come to the floor in the matter of disposing of the bill.

The consideration of the Senate amendments brought about an unusual situation which finally resulted in a complete victory for education in Georgia. The members absent from the House on Wednesday had by almost unanimous vote that they are unwilling for any of the higher educational institutions of the State to suffer through lack of funds.

Leaders of House Active.
In view of the passage of the bill Wednesday morning in the House, it was brought out that the bill will be returned to the Senate in its original form by discharging the Senate amendments.

Several members who declared they were unwilling to make appropriations in excess of the authorized law, now started a fight to agree to the Senate amendments led by Major Johnson. On the floor the House had a narrow margin to reject the Senate amendments.

Several bills were introduced during the session. The House passed a bill for the relief of the State University, the School of Technology, the State Normal School, the State Normal College, the Alabama Normal and the Alabama State Normal. The House also passed a bill for the relief of the State Normal School.

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MEN AND RELIGION BULLETIN NO. 75. Georgia's Senate and Her Children

"And whoso shall receive one such little child in my name receiveth me--
"Even so, it is not the will of your Father who is in Heaven that one of these little ones should perish."
Matt. 18:5-14.

A child--
A girl--
All men would help her.
House Bill No. 4 will save girls who are children in years.

The PRISON COMMISSION has favored the Bill.
The PENITENTIARY COMMITTEE of the House has approved it.
The COMMITTEE ON APPROPRIATIONS with WHATLEY of Sumter as Chairman unanimously recommended its adoption carrying a \$30,000 appropriation.

And men believe that GOVERNOR SLATON approve the measure.
Yesterday, Tuesday, the HOUSE COMMITTEE ON RULES, whose Chairman is the Speaker of the House, BURWELL, with BLACKBURN of Fulton its Vice Chairman, put the Bill upon the calendar. Without this, the measure would have been lost. Among those helping to pass it were NUNNALLY of Floyd and SHUPPERTON of Chatham. And for it BARRY WRIGHT did splendid service.

THE VOTE WAS 115 TO 40.
The forty-six who opposed it did not do so with the thought of saving girls. They misunderstood. At heart--if they could--they approved the JONES-MILLS' BILL establishing the "Georgia Reformatory School for Girls."

It is not the man's measure--no group of men can claim it as a law for the want of which girl children of Georgia have suffered.
You would not continue to hurt and degrade them--you, too, would help.
To-day the Bill is in the Senate.

The COMMITTEE ON APPROPRIATIONS of that body, whose Chairman is Senator W. W. STARK, now has it under consideration and the Senate RULES COMMITTEE will doubtless see that it is heard.
The President of the Senate, RANDOLPH ANDERSON, of Chatham has long favored a Reformatory for girls in Georgia.

And since the question of taxation and finances has been settled, the only argument against the bill has been removed.
Of it, The Morning News of Savannah has rightly said:
"It is hard to see how anybody can truthfully say that it would not profit the State to spend \$30,000 in that way."
The Senate will doubtless pass the Bill as it was adopted by the House, without an opposing vote.
All Georgia will approve.

The Executive Committee of the Men and Religion Forward Movement
LOW RATE EAST VIA SEABOARD.
Special rates for the month of August.
Atlanta, Ga.
August 1st to August 31st.
Low rate for the month of August.
Atlanta, Ga.
August 1st to August 31st.

Socialist Fined by Recorder in Mobile

MOBILE, Aug. 12--W. M. Doyle, Socialist, was fined \$100 by Recorder Robert Johnston in the Superior Court today for libelous statements made in the streets of Mobile. Doyle was arrested for libelous statements made in the streets of Mobile. Doyle was arrested for libelous statements made in the streets of Mobile.

EGG OVER RE-EMACTING OF CONLEY STORY

Dorsey Resists Effort of the Defense to Show Negro's Narrative Impossible

BATTLE TO  
IMPEACH  
SULZER  
WON

New York Assembly Votes After  
All-Night Session to Try Ex-  
ecutive as Graftier.

ALBANY, N. Y., Aug. 12.—Governor William Sulzer was impeached by the New York Assembly to-day by a vote of 79 to 45. The specific charge in the indictment of "high crimes and misdemeanors" was that he used money contributed to his campaign for reelection in Wall street. The vote was taken at 5:15 o'clock after a night of acrimonious debate. Wall street has claimed many victims, both high and low, but few cases have afforded a more pathetic spectacle than that of Governor Sulzer, standing alone after having fought his way up the political ladder through fifteen years or more of grueling battle.

To controvert evidence produced by the Frazer legislative committee, which showed that Governor Sulzer had used money contributed to his campaign for stock speculation, Mr. Sulzer, was prepared to go upon the stand to testify that she induced her husband's name to be taken without his knowledge and used them for stock purchases. Even this noble wifely sacrifice, declared the Governor's opponents, would not save him from political annihilation when the impeachment proceedings are actually begun by the managers appointed by the assembly.

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. Confronted 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.

Governor Sulzer will be tried by the Senate and a majority of the Judges of the State Court of Appeals. The evidence being presented against him by managers appointed by the Assembly.

Directly after the vote, had been taken in the Assembly, Speaker Smith appointed Assemblymen Van Woert, Cole and Bradley to inform the Senate officially of the impeachment.

Speaker Smith announced that no time would be lost in preparing the articles of impeachment for presentation to the court, but Mr. Sulzer has twenty days in which to prepare his defense.

GIRLS WHO TESTIFY FOR DEFENSE OF FRANK

MISS REBECCA CARSON. MISS CORINTHIA HALL.



CULBERSON ILL;  
TARIFF IN PERIL

Loss of Texas Senator's Vote  
Would Put Wilson's Reform  
Bill in Danger.

WASHINGTON, Aug. 12.—News of the serious illness of Senator Culbertson, of Texas, to-day discounted the feeling of relief among Democratic leaders occasioned by the announcement of the appointment by Governor O'Neal, of Alabama, of Representative Henry P. Clayton, chair of the House Judiciary Committee, to the vacancy caused by the death of Senator Johnston.

Senator Culbertson is reported in a serious condition in a Connecticut sanitarium and, although the illness fell by majority leaders concerning the vote on the tariff bill was much relieved by the news of Mr. Clayton's appointment. The fact that possible death or enforced absence of Senator Culbertson will throw the vote back to the same alignment as that obtaining before Mr. Clayton's appointment is causing much concern.

Before Senator Johnston's death the vote on the tariff bill stood 42 to 42 in favor of the measure. His death reduced the Democratic majority to one. This no one would obtain and the dependable Democratic vote of the vice-president could not in any event come in to play. The change of one vote would shift the majority to the Republicans. With the appointment of Mr. Clayton as a senator ad interim, the Democratic vote of 49 is retained.

Senator Culbertson has not attended the extra session of Congress on account of his illness.

Not One Petitioner  
For Shivering Girl

CHICAGO, Aug. 12.—Modern fashions that have pulled out the neckties and a stiff collar Miss May Leonard to walk about in a dress and stockings and an extremely light raffish. She went bathing at Clearmont beach. A home one fished her locker while she was in the water. They left nothing but shoes and stockings. Her bathing suit was not permitted her to wear it.

Murray County Court  
Held All Over Town

DALTON, Aug. 12.—Lawyers returning here from Chatsworth today state that Murray County Superior Court is being held "all over town." The change of the county site before the building of a courthouse at Chatsworth has worked inconvenience. The court, held in a section of the building for jury rooms, the result being the jurors, when they retire to deliberate, are conducted by bailiffs about 300 yards, where they are locked up in a church. The grand jury is meeting in a room in a bank near the courthouse.

Philadelphia Girl Is  
Ty Cobb in Skirts

PHILADELPHIA, Pa., Aug. 12.—This city has a new baseball heroine, Dorothy Maybin, eight years old, played shortstop on the girls' team of the eleven-month-old club and accepted eleven cheers without an error.

Sleepers Near Death  
In Burning Residence

Five men apparently asleep during a fire which broke out in the family and boarders at its residence, 215 Capitol Avenue, in fire for their lives every Wednesday morning. They were awakened by a neighbor, who roused them to the burning residence and had them the door until he had awakened the occupants. The fire was destroyed.

Dozing Man Killed  
By Painted Face Joke

YONKERS, N. Y., Aug. 12.—While William Gilbert, a carpenter, was dozing in a hammock here, a joke touched up the sleeper's countenance with shoe polish.

When Gilbert awoke, someone held a mirror before his face. He took at himself, he burst out laughing and fell dead.

TAX BILL IS PASSED;  
FOES IN NEW WAR

If Representatives Shepard of Hunter County and McCall of Sibirri County stand by their guns during the tax remission sessions of the Legislature, a determined fight to induce the House to reconsider its action in passing the Senate tax remission bill, providing for a State Tax Commission and county boards of assessors, will be inaugurated Wednesday or Thursday.

Both Mr. Howell and Mr. Shepard made strenuous efforts to get the floor immediately after the passage of the bill with a motion to reconsider, but were ruled out of order at their first attempt by Speaker Burwell. Then Ed Workelder, of Minerva, stepped into the breach with one of his filibusters, and their opportunity was gone. They have served notice on the House, however, that they will make a motion to reconsider at the earliest possible opportunity.

Prayers of the measure, however, who passed it after one of the most spectacular fights in the history of Georgia, declare that they have no fear that the efforts of Mr. Shepard and Mr. Howell will succeed. Barked by the approval of Governor Hinton, 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.

Several Post Drop Fight. Several members who voted against the tax bill declared Wednesday morning that in view of their friendship for the administration they will not support a motion to reconsider, even though it come from Shepard and Howell, recognized leaders of the anti-reformers in the House.

It took a long, long argument, a wild ride to the Capitol in an automobile, a deciding vote by the speaker and one of Ed Workelder's noted filibusters to pass the bill, but after three hours' hard fighting, to which Workelder was the chief impetus to success was a battle. It was finally done.

200 Want Ad Fiances  
Swindled, Is Charge

PRINCETON, Ind., Aug. 12.—More than 200 men are said to have been victims of the alleged marriage frauds worked by Miss Ora Mabel Paritz, 23 years old, arrested by her father and mother. The three were held today, charged with using the mails to defraud.

10-Year-Old Girl to  
Christen the Nevada

RENO, Nev., Aug. 12.—Eleven-year-old Anne Stubb, daughter of Mr. and Mrs. Fred J. Stubb, of this city, will christen the Nevada, now making completion of the Pure River works at Quebec, Me.

Knee in Streets  
To Pray for Rain

MARSHALL, Mo., Aug. 12.—In the hope of checking the disastrous drought that has done great damage in this section, prayers were not only offered in all the churches here, but citizens knelt in the street and prayed for rain.

WOMAN HEADS OFFICE

COLUMBUS—Miss Alice Odell, of Girard, Ala., has been elected principal of the Public City. Alice Odell is a woman of many accomplishments, who recently resigned after having accepted the election for another term.

AFTER FERCE CLASH  
OF ATTORNEYS, JUDGE  
RESERVES HIS RULING

A hot legal battle was waged between the attorneys in the Frank case Wednesday over the admission of testimony relating to a dramatic reproduction, movement by movement, of the disposal of Mary Phagan's body as described by the negro, Jim Conley.

The defense was able to get only so far as the reading of the excerpts from Conley's testimony, so far as it related to the actual movements of the day when the judge decided that he would reserve his decision until afternoon.

With one man taking the role of Jim Conley, another the part of Leo Frank and two others taking every movement, the attorneys in the drama went to the factory and reproduced the actions which the negro described in telling the story of the body's disposal.

When the victim of the tragedy did not go unrepresented, a sack filled with material weighing 110 pounds, the weight of Mary Phagan, was carried from the rear of the metal room to the front of the factory and down the elevator to the basement.

Dr. William Owens was called to the stand. He was asked by the lawyers. He said that William A. Fleming, a contractor and builder, took the part of Leo Frank and Mr. Brent the part of Conley.

Dorsey objected on the ground that the judge had ruled on the evidence as to the time it required Conley to transport the body of the body.

Arnold replied that this testimony was done under the rule of Conley "lying affidavit." And that he told of it on the stand.

Numerous authorities were cited by both sides. Judge Ross finally announced that he would reserve his opinion until a 10 o'clock in the morning, and Dr. Owens was excused.

It took defense men fifteen minutes and a half to re-examine the bare details of the disposition of the body. To this, if the testimony is allowed, the defense will explain, must be added the time the negro was in the courtroom and waiting for the time to write the notes the time consumed in the conversation the negro reported, the alleged statements of the trial.

Dr. W. A. Fleming, the head of the old Atlanta Medical College, was the first witness called Wednesday and testified in rebuttal of Dr. H. P. Harris that he was the first man who employed Harris as a chemical assistant.

Harris Testimony Again Attacked. Attorney Arnold put his usual hypothetical question about the size of the back of the head and the door for answered.

His attorney's opinion on the subject was that the door was not high enough to allow the body to pass through the door.

Dr. H. P. Harris, who was the first witness called Wednesday, testified that he was the first man who employed Harris as a chemical assistant.

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THE WEATHER.  
Forecast for Atlanta and Georgia generally fair Wednesday; local showers Thursday.



WISDOM'S SAID OF BOTH SIDES IN TRIAL OF FRANK; SQUARE DEAL'S CERTAIN

By JAMES B. NEVIN. In considering the Frank trial, particularly with respect to the length of it, and the thoroughness of the evidence...

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



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

As Frank Hooper himself has said, States counsel that a question of conviction is a question of conviction...

It is in the duty of the sworn duty of the collector to prosecute with all the vigor and resources of the law...

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

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STATE WILL CALL FOR WITNESSES REBUTIAL; DEFENSE BUILDS UP ALibi

In anticipation of the close of the defense case, the state Tuesday afternoon subpoenaed a number of new witnesses to be called in the event that Frank's character was put in issue...

The defense is not without witnesses. It has called for the state's witnesses...

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SULZER SOBS AS HE HEARS HE IS IMPEACHED

Dejected by Friends, He Weeps Through the Night, Comforted by Wife.

Continued From Page 1. He wept as he heard that a committee had been appointed to impeach him...

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Girl Tells of Trip to Reno as Diggs' Wife

SAN FRANCISCO, Aug. 18.—Mrs. Alma Worthington, the former wife of the late Senator Diggs, who was arrested on charges of adultery with a woman while she was in Reno...

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HURTIA SHOWS CONCILIATORY SPIRIT

Radicalism in Front of Court Before Storm—Drunkard's Denial Jeer Lind.

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Advertisement for Davison-Paxon Stokes Co. featuring 'The Downstairs Section' and 'A Clearance Sale of Cotton Wash Goods at 50c Per Yard'.

Advertisement for Horlick's Malted Milk, featuring 'The Best Food Drink Lunch or Breakfast' and 'Insist Upon ORIGINAL GENUINE HORLICK'S'.

# STATE WILL CALL 50 MORE WITNESSES Defense Forces Dalton to Admit Jail Record

## ERRADICATION OF ZACHRY DENIED

Executive's Action Comes as the Supreme Court Reverses Ruling Favoring Father.

The Supreme Court Tuesday reversed the decision of Judge Hammond, of Augusta, awarding the two Zachry children to the father, thereby complicating the sensational case in which release papers by Governor Cole Beason for Zachry were refused by Governor Nathan Tuesday morning.

According to the ruling of the Supreme Court, the father is to have the custody of the children, and the mother is to have the custody of the children, which is contrary to the opinion rendered by Judge Hammond, who had awarded the custody of the children to the father in a previous judgment.

The effect of the ruling will be to put the whole matter back in the Augusta courts, with the possibility that Mrs. Zachry will be awarded the custody of the two children.

## CLAIM FOR IS APPOINTED SENATOR

Governor O'Neal Names Alabama Congressman as Successor to Late Joseph F. Johnston.

MONTEGOMERY, Aug. 11.—Gov. O'Neal this afternoon appointed Congressman Henry D. Clayton of the Alabama district as United States senator to succeed the late Senator Joseph F. Johnston. The commission was immediately issued and Congressman Clayton said he would return to Washington at once to be sworn in. He came to Alabama with the Congressional party that elected Senator Johnston's body to Birmingham.

Immediately following the appointment Mr. Clayton announced that he would be a candidate to succeed himself in the Senate next year. It will be supported by Congressman Richmond Pearson Hobson, who was conducting a campaign when Senator Johnston died.

Mr. Clayton, it is understood, will not retain his seat in the House until he is seated in the Senate. Little doubt of the legality of the appointment exists among political here, as it is understood that Governor O'Neal acted only after being fully informed by leading politicians in Washington.

## MEDICAL EXPERTS WHO TESTIFIED FOR DEFENSE IN THE FRANK TRIAL

WILLIS F. WESTMORELAND, T. H. HANCOCK, J. M. OIASTEAD.



## SULZER BATTLES IMPEACHMENT PROCEEDINGS

SAYS ELLIS FIRED TO SAVE OWN LIFE

WASHINGTON, Aug. 12.—As the result of an accident at their home yesterday afternoon two children of H. W. Harman, aged 4 and 5 years, are at the point of death, one with a crushed skull and the other with a badly mangled face. The accident took place while they were riding on an improvised "flying pig." Both fell while it was revolving fast, the cords striking them as they attempted to get out of the way. The "flying pig" was made with 2x4s resting on a plow with the axle driven through the middle.

LEAVES BIG FORTUNE TO WIFE AND CHILDREN

HUNTSVILLE, Aug. 12.—The will of James H. Butler, merchant and former of New Hope, who died several weeks ago, has been probated. The executor is James C. Butler, a son, and W. D. Harkness, a son-in-law, and their bonds are fixed at \$75,000, indicating that the value of the estate is about \$100,000. The will directs an equal division of the property among the widow and sons and daughters.

CITIZENS WILL WORK ON THE PUBLIC ROADS

BIRMINGHAM, Aug. 12.—Prominent citizens of Jefferson County outside of the city, are announcing intentions of doing personal work on the roads of the county on cloud land days, in accordance with the proclamation of Governor O'Neal setting August 11-14 as the days.

CONVICT RECAPTURED AFTER SECOND ESCAPE

GALESDEN, Aug. 11.—William Kennedy, the aged practical in the Pierce-Kennedy feud, who is fighting his sentence in the penitentiary at Milledgeville, and who, about ten days ago, escaped and was captured at his home near here a few days later, escaped again last week and was recaptured by Deputy Sheriff Hester of Calhoun County.

## CHILDREN HURT WHILE AT PLAY, NEAR DEATH

WASHINGTON, Aug. 12.—As the result of an accident at their home yesterday afternoon two children of H. W. Harman, aged 4 and 5 years, are at the point of death, one with a crushed skull and the other with a badly mangled face. The accident took place while they were riding on an improvised "flying pig." Both fell while it was revolving fast, the cords striking them as they attempted to get out of the way. The "flying pig" was made with 2x4s resting on a plow with the axle driven through the middle.

## BEVERIDGE ACCUSED OF FORMING LOBBY

WASHINGTON, Aug. 12.—In an effort to minimize the contention between James Weaver, former Representative from Indiana, and the National Association of Manufacturers, counsel for the latter association intends to show the Senate Lobby Committee that former Senator Beveridge of Indiana, really was responsible for the organization of a tariff commission association to limit his own measure.

## PROPOSED RATE CUT FROM WEST REJECTED

BALTIMORE, Aug. 12.—Just South Association today voted unanimously to reject a proposition for reduction of rates from the West to North Carolina, on the ground that the reduction would not put the State on a competitive basis.

## ORGANIZE TO FIGHT GREAT WHITE PLAGUE

HUNTSVILLE, Aug. 12.—A meeting will be held here tomorrow for the purpose of organizing an anti-tuberculosis society.

## PLAN 16 STORES ON BROWNS AND ALLEN SITE

Dr. B. J. Connolly and associates will soon start construction of a sixteen-story office building on the site of the old Alabama Trust building, southeast corner of Myrtle and Alabama streets, which are under way are contemplated. The plan was made especially at the request of Dr. Connolly, who has been in consultation with W. B. Wood, chief architect, from whom he has received tentative plans.

## ANOTHER ENTRY FOR BIRMINGHAM MAYOR

BIRMINGHAM, Aug. 12.—The committee for President of the City Commission of Birmingham has been selected considerably by the entry of Vassar Allen, a young attorney of Birmingham, who on 1913 has just announced his candidacy. He takes a long stand against George D. Work, former Mayor of Birmingham, who, it is understood, demands \$100,000 for a campaign.

## NEAR CHURCH FESTIVAL

NEAR CHURCH FESTIVAL. (Bethel, the oldest negro church in Atlanta, will hold a Labor Day celebration at the Broadway during the week of September 15.)

## JUDGE ROAN RULES OUT NEW ATTACK ON FRANK'S CHARACTER

Here are the important developments Tuesday in the trial of Leo M. Franks, charged with the murder of Mary Phagan.

It is announced the state will call more than fifty more rebuttal witnesses for the defense's evidence.

State announces its theory that Frank was not the actual attacker upon Mary Phagan the day before she was murdered for her money.

The court and attorney represented by Dalton, who called the witnesses who testified that he had seen the defendant in the factory and had seen the defendant in the factory on the day before she was murdered for her money.

C. H. Pollard, expert accountant, testified that the three hours and eleven minutes (about 10 1/2 hours) that the defense claims Frank prepared the evidence (the murder) for her money.

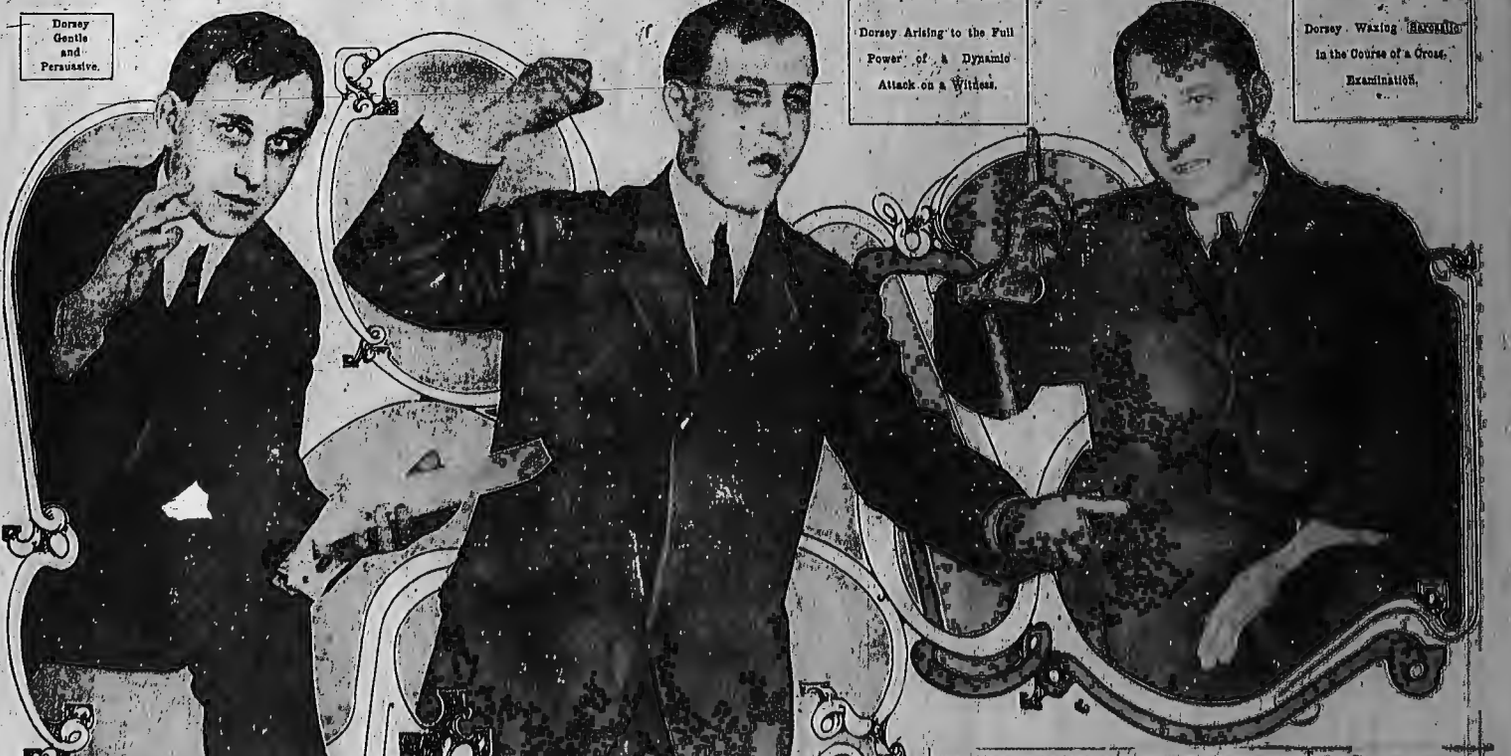
Mrs. Hattie Hall, who says she saw Frank in the factory on the day before she was murdered for her money.

Margaret Kennedy, who says she saw Frank in the factory on the day before she was murdered for her money.

Witness testimony made by William O'Neal, who says he saw Frank in the factory on the day before she was murdered for her money.

Witness testimony made by William O'Neal, who says he saw Frank in the factory on the day before she was murdered for her money.

SOLICITOR HUGH DORSEY GRILLING WITNESSES IN FRANK CASE



Dorsey Gentle and Persuasive.

Dorsey Arising to the Full Power of a Dynamo in Attack on a Witness.

Dorsey, Witness Examined in the Course of a Cross-Examination.

FRANK PLANNED ATTACK, STATE ALLEGES

From where he says he is. Interfered attempts by the State to introduce further evidence of the alleged dynamite explosion by the Atlanta and the State of Georgia. Frank planned attack, state alleges. Continued from page 1.

The Able Man to Which Dorsey Has Added to His Reputation.

It was my intention to let you know that I had been called into the factory at 12:20 o'clock. I was the only one there at that time. I was alone with the dynamite. I was the only one who had been called into the factory at that time.

He Had Seen a Man at the Foot of the Stairs on the Night When He Went into the Factory at 12:20 o'clock.

He had seen a man at the foot of the stairs on the night when he went into the factory at 12:20 o'clock. He had seen a man at the foot of the stairs on the night when he went into the factory at 12:20 o'clock.

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White Shirts 70 CENTS. We have about 30 dozen or more White Negligee Shirts in beautiful corded madras material with cuffs attached, and a full range of sizes from 14 to 17-1/2, which will go on sale to-morrow morning at 70c each. These are the celebrated "Eolips" make and are "Genuine Bargains." 20 Doz. White Plaited Shirts, 75c. Parks-Chambers-Hardwick 37-39 Peachtree Company Atlanta, Ga.

# FRANK TRIAL WITNESSES SURE, AT LEAST OF ONE THING--A 'GOOD RAGGING'

By JAMES B. NEVIN.

Reader, probably gentle, if not always so, be glad, be joyful, and be bliss with "exceeding thankfulness" that you have not been summoned no matter which way, as a witness in the Frank trial.

Of course, there is a large, far chance that you have been summoned--most everybody has--but if you have, it is a thing so trifling, if you have, that you can afford to ignore it.

And even at that, knock on wood. The trial is yours--you sit in the front row, you see the witness stand, you see the jury box, you see the judge's bench, you see the witness stand, you see the jury box, you see the judge's bench, you see the witness stand, you see the jury box, you see the judge's bench.

Of course, you are a witness in the Frank trial, you are a witness in the Frank trial.

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# PENCIL FACTORY GIRL WHO WILL TESTIFY FOR THE FRANK DEFENSE



Eula May Flowers, Who Will Testify for Frank.

She is the girl who will testify for the Frank defense. She is the girl who will testify for the Frank defense. She is the girl who will testify for the Frank defense. She is the girl who will testify for the Frank defense.

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# Attacks on Dr. Harris Give Defense Good Day

The defense had what was probably its best day on Monday. Medical experts were on the witness stand, and the jury was listening to their testimony. The prosecution's case was being challenged, and the defense was making its case.

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# People's Cry for Justice Is Proof Sentiment Still Lives

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# Augusta to Share Crop-Moving Fund

Augusta, Aug. 12. (Special) The Augusta Chamber of Commerce has announced that it will contribute to the crop-moving fund. This fund is intended to help farmers who are having difficulty moving their crops.

# Georgia J. O. U. A. M. In Session at Macon

MACON, Aug. 12. The nineteenth annual convention of the Georgia J. O. U. A. M. is in session at Macon. The convention is being held at the Macon Hotel and is attended by delegates from all over the state.

# Extra Polio to Curb Thieves Bryan Day

ATLANTA, Aug. 12. (Special) A special session of the Georgia State Board of Health is being held in Atlanta. The session is being held to discuss the problem of polio and how to curb it.

# 600 Young Women Ask to Join Army

SPECIAL CABLE TO THE ATLANTA GEORGIAN, AUG. 12. The War Minister has received a petition from 600 young women who ask to be allowed to join the army in the auxiliary service.

# \$6 WRIGHTSVILLE BEACH

Wrightsville Beach is a beautiful beach with a wide sandy shore and a clear blue sea. It is a great place to relax and enjoy the sun.

# Davidson-Paxon-Stokes Co.

475 New White Skirts in a Special Sale Tomorrow at 85c. They are \$1 to \$2 Skirts.

Brand-new, every one of them--they will go fast. This is the first time for this special sale Wednesday--and this is your last chance to get two, three or a half dozen.

Side are beautifully made with a soft, stylish finish. They are made in wide and medium widths. All sizes--from 22 to 30 waist, and 80 to 90 length.

# WONDERFUL HOW RESINOL CURED ITCHING HUMOR

New York, N. Y., May 10, 1913. I have been suffering from itching humor for several months. I have tried many remedies, but nothing has helped. I have heard of Resinol and decided to try it. I have used it for a few days and the itching has completely disappeared.

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Advertisement for Resinol, a medicine for itching humor. It includes a testimonial from a woman who cured her itching humor after trying many other remedies. The advertisement also mentions that Resinol is available in various forms, including tablets and ointment.

Advertisement for Davidson-Paxon-Stokes Co. featuring a special sale of 475 new white skirts. The advertisement highlights the quality and style of the skirts and offers a significant discount. It also mentions that the skirts are available in various sizes and lengths.

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