ALL NIGHT SEARCH TO FIND M'KNIGHT MEETS NO SUCCESS

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## ALL NIGHT SEARCH TO FIND M'KNIGHT **MEETS NO SUCCESS**

Solicitor Wants Him as Witness in Conley Trial, and Detectives Seek to Question Him About Affidavit.

## DORSEY SEEKS TO SHOW HAIR THAT OF PHAGAN

Defense Announces That if the Supreme Court Refuses Frank a Rehearing, New Trial Motion Will Be Filed.

Refuting the theory of Leo Frank's counsel that the strands of hair on the lathe in the pencil factory not Mary Phagan's, Solicitor D intends to show the Jim Conley of hair found l factory were this morning came from the girl, thereby ng that the hair actually the scalp of the murdered by seeking to destroy one ca... girl, t. the contentions

of the etrongest content proposed plea for a new t Dorsey built a foundal move Monday afternoon Conley trial. William 6 foundation trial. William Gheesling, the Bloomundertaker, to field undertaking establishment, testi-fied on the stand that he had washed the slain girl's hair with pine-tar soap the day the body was brought to the morgue of his shop, and that this application changed the color of it pro-nouncedly.

Also, that hair continues to grow after death, and that strong, thick hair like that of Mary Phagan usually grew. He stated it was fifty-six hours after he had taken charge of the corpse before it was lowered into the grave of the quiet Marietta ceme-Also, ti... death, to grow tery.

Surprises Expected.
Solicitor Dorsey's speech is expected throw some surprising revelations pon this phase of the most recent to upon Frank case developments. This was assured by court officials in the solicitor's confidence. Mr. Dorsey, although remaining non-committal, inthough remaining non-co-timated substantiation of

It is also said to be the hope of the solicitor to explode the latest affidavit of the negro, Albert McKnight, who, after making a sworp statement who, after making a sworn statement repudiating his testimony in the Frank trial—which statement is now in the flands—wife Frank's defense—vanished mysteriously. No trace of him has been found by detectives who have

trial—which statement is now in the hands—off-Frank's defense—vanished mysteriously. No trace of him has been found by detectives who have scoured the city.

A subpoena has been issued for Mc-Knight to appear before the Conley jury and give testimony. Court was adjourned early Monday afternoon, because of the negro's disappearance. Detectives and investigators from Dorsey's office hunted for him all last night, but to no avail. If found in time for the Conley arraignment, he will be put through a severe grilling on the witness stand.

That detectives from police headquarters are also seeking to quizz the negro witness was evident last night by the visit of a squad of three headquarters men to the home of Mc-Knight in the rear of 17 East Georgia avenue.

Seek to Question Negro.

come the no Be-McKnight

the little house in the reading the negroteturn.

McKnight's disappearance was one of the sensations of Monday's developments. Coming right on the heels of the Conley trial, when he was wanted to appear before the jury, it created a flurry of excitement in court realms. All efforts possible are being put forth to locate him in time for this morning's session of Conley's hearing.

A motion for retrial will be made before Judge Ben Hill, of the superior court, immediately the plea for a rehearing is disposed of in the supremount. The motion will, in all probability, be filed in the latter tribunal some time after noon today. Attorneys for the defense said Monday that it would likely be completed by noon.

Another sensational development that came Monday was the disappearance of Albert McKnight, the negro witness who Saturday repudiated the testimony he gave against Frank during the trial. Although a squad of detectives and private investigators searched the city over, he could not be located.

Solicitor Dorsey gave orders to have him subpoenaed before the jury canber's case. Armed with this sub-

be located.

Solicitor Dorsey gave orders to have him subpoenaed before the jury in Conley's case. Armed with this subpoena, the searchers set out early in the morning. He had not been seen in his usual haunts since early Saturday afternoon. The last said to have been seen of him was when he talked with newspaper men Saturday evening in the office of attorneys for the defense.

Craven Seeks McKnight.

Seeks McKnight. Craven Craven Seeks mcknight.

Following the negro's disappearance came a statement from Roy L. Craven, declaring that he also was hunting the witness, and, upon finding him and learning that his latest affidavit was genuine, he would push prosecution for perjury.

Friends assisted Craven in his search.

for perjury. in his search. alk

in his search.

Secrecy has been thrown around the newest additional evidence obtained by the defense. 'No one would talk of the reported affidavit made by Mrs. Nina Formby, denying her original statement and accusing the detective department of invelging her into a "frame-up" against Frank.

Neither would anyone have anything "frame-up" against Frank.
Neither would anyone have any
to say of the rumored sworn
ments secured from girl and w
character witnesses who took the
for the prosecution, and who arto declare that they knew nothi
Frank's character, one way o anything nothing

declare that the Continued on Page Seven.

## ALL NIGHT SEARCH

## Continued From Page One.

other, and that they were coerced into testifying by detectives.

It was stated in court circles, however, that Solicitor Dorsey will prosecute for perjury—in event charges are made—anyone who retracts or denies sworn statements made on the stand. The solicitor, although remaining noncommittal, intimated corroboration of this.

Detectives Starnes and Campbell, prosecutors of Frank, who were perhaps the most active figures in the investigation, have been detailed to search for the negro McKnight. It is believed by the police that, he is, in hiding in the city. Private investigators from the solicitor's office are also assisting in the hunt.

Case Nearly Faished.

At the adjournment of Conley's trial Monday afternoon, Solicitor Dorsey stated to the court that his case was finished, except for the testimony of an additional witness, the negro McKnight, whom he had been unable to find, but whom he expected to produce by Tuesday morning.

The reported charges against Detective Bass Rosser created no mild sensation in court and police circles Monday. It is said that Rosser is accused by sworn statement of having prevailed on certain witnesses who appeared against Frank to go upon the stand in behalf of the prosecution to satisfy grudges against the prisoner.

It is also said that he is charged with having told these particular witnesses that they could safely sit in the witness chair and testify to anything they pleased—that they would be upheld by the solicitor general. Rosser and attaches of the solicitor's office ridicule this report.

It was stated Monday by those connected with the affidavit Albert McKnight made previous to the trial, that made it voluntarily, of his own will and volition, and that there was no offer made of financial remuneration. Neither has he shown up for work at the Beck & Gregg Hardware company, at which he has been employed for two years or more.

Will Prove Hair Mary Phagan's.

Much expectancy is hinged upon the prospects of Solicitor Dorsey's attack upon the evidence by the defense perialing to the strands of hair found on the pencil plant lathing machine. Attaches of the solicitor's office declared he-was preparing an effort to convincingly substantiate the evidence in course of the trial this morning. His plan, however, he would not reveal. He seemed thoroughly satisfied with the foundation constructed upon Pinkerton Head Not Here

Pinkerton Head Not Here.

The rumor that the head of the Pinkerton detective agency had come to Atlanta under an assumed name to personally look into the Phagan mystery was refuted Monday afternoon by officials of the Atlanta Pinkerton offices. It was circulated widely that he had come into the city several days back and that he was stopping at a fushionable Peachtree hotel under a fictitious name.

fashionable Peachtree hotel under a fletitious name.
"If Mr. Pinkerton is in town," said local officials, "we know nothing of it. It is a certainty that he would not slip into the city without informing us. The Pinkertons, anyway, have taken no hand in the Phagan case in a considerable while."

en no hand in the Phagan case in a considerable while."

Trial Will End Today.

The trial of Jim Conley will be finished by noon today. The negro, charged, in two indictments, with being accessory after the fact in the murder of Mary Phagan, sat calmly in the "bull pen" in the Thrower building after court adjourned on Monday afternoon and philosophically remarked that he didn't "care much what the jury did to him."

"I'm through talking about this Frank case. All I want to know now is what they are going to do with me. Yes, I've been treated all right since I've been in jall. No one comes to see me and I don't want to see anyone. All I want to know is what's to become of me?"

Conley seemed but casually interior.

me?"
Conley seemed but casually

MEETS NO SUCCESS ested during his four-hour tris-sion before Judge Ben Hill criminal division of the superior which began Monday morning our trial ses Hill in the superior court morning and

which began Monday morning and ended with a court recess at 1:55 p. m. until 9 o'clock this morning.

The early part of the court session on Monday was confined to a reading of the record in the case by Attorney William Smith for Conley and Solicitor Dorsey for the state. The records covered Conley's testimony on the stand. They were read by mutual agreement of counsel on both sides, Judge Ben Hill concurring in the agreement.

Attorney Smith, for Conley, read a statement from his client ending with the words, "I am not guilty of this crime?" Although suh a statement is uhusual in court procedure, on account of Conley's ignorance it was allowed to go into the record.

A jury in the Conley case was secured after three panels had been exhausted. The twelve men were sworn in as a body about an hour and a half after court had opened for business.

But few witnesses outside of McKnight are expected to be put on the

But Few Witnesses.

But few Witnesses.

But few witnesses outside of McKnight are expected to be put on the
stand today. The case is largely being
confined to the written record of the
Frank trial.

Attorney Stevens will sum up for the
state, while it is expected that Attorney Smith's argument, if he makes any,
will be extraordinarily short.

Conley can be found guilty on either
of the two indictments against him,
both charging accessory to a murder.
One indictment is brought as a misdemeanor and the other as a felony. The
misdemeanor indictment carries a
year's sentence to the chaingang, while
the felony indictment carries with it
a sentence of three years. Judge Ben
Hill will order the jury as to the consideration of either indictment after
all of the evidence is in.

Conley's defense is that he did not
know Mary Phagan was dead when he
carried her to the pencil factory basement. He contends that he thought
she was only unconscious.

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