ProQuest Historical Newspapers Atlanta Constitution (1868 - 1945)

DORSEY EXPECTED BACK IN ATLANTA WEDNESDAY

Generally Believed That Solicitor Will Ask Continuance of Leo Frank Hearing.

That Solicitor General Hugh M. Dorsey, who has been in Valdosta for a week with E. A. Stephens, his assistant, devoting himself to preparing a reply to the motion for a new trial for Leo M. Frank, will return on Thursday or Friday, of this week, was the state-ment made in a letter he sent to Atlanta yesterday. The solicitor does not state whether or not he will be propared to reply to the defense on Saturday, when the case will be called, but it is believed that he will ask for further time. The defense cited 115 allogations upon which they base their claim for a new trial, and the reply to it is expected to be a lengthy one.

In the meantime the defense, after attacking Jurors A. H. Hensiee and M. Johenning, have added further affidavits against Henslee. The latter stated in reply to the first charges that he had expressed boilef in Frank's guilt of the Mary Phagan murder, that the statement had only been made after the trial was over. Various Mouroe citizens pour come forward and either the trial was over. Various Monroe citizens now come forward and state that they have not seen Hensies since the trial, and that it was some time during June and hefore the trial started that he declared that Frank should be hung.

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Statements have also been taken supporting the character and standing of the men who made the attack on Honsiee. The charge of bias against the two jurors and the alleged errors in ruling made by Judge 1. S. Roan during the trial form the basis on which a new trial will be demanded. While the case is being postponed and the solicitor devotes his entire time to making his reply, court affairs in Fulton are getting each day more congested. Judge Roan is waiting until after the hearing to take his place on the bench of the court of appeals, and Judge Benjamin II. Hill, of that court, is waiting to become a member of the Fulton superior court. Should this change he made at present, the criminal business of the county could not proceed, as the county would have no solicitor to prosecute its cases or to present indictments to the grand tury. to [