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\$1,700,000 HOUSE TO MOVE TAKE UP GEORGIA SPEER CROPS PROBE

Atlanta Gets \$800,000 of United States Deposits--Asked for Larger Amount.

WASHINGTON, Aug. 25.—Georgia has been allotted \$1,700,000 of the \$50,000,000 which Secretary McAdoo will deposit in the banks of the South and West to assist in moving the crops.

Atlanta national banks will receive \$500,000 deposits. The remaining \$900,000 will be divided among Savannah banks and those of other cities, probably including Macon.

Six Atlanta banks are eligible to receive these deposits under the rule laid down by the secretary that any bank so favored must have a circulation equal to 40 per cent of its capital stock.

It is expected that the money will be deposited within the next few days. It will be withdrawn gradually, one-quarter at a time, over a period extending through February, 1914, so as not to create any disturbance of credits.

These funds are not loans in any sense of the word. They are deposits. The only difference between them and the deposits of any private concern is that the banks are required to give collateral of 10 per cent in government bonds and 30 per cent in commercial paper at 60 per cent valuation, or municipal or State bonds at 75 per cent valuation. The banks must pay 2 per cent interest.

Banks Here Regret Amount Is Pared.

Disappointment is expressed by Atlanta bankers that Secretary McAdoo has seen fit to reduce the Atlanta appropriation from \$1,000,000 to \$800,000. The Clearing House Association had been advised of that fact, however, on Friday, three days before Monday's public announcement.

The committee necessary to plan on the local commercial paper offered as collateral for the deposits, has been appointed and consists of C. E. Currier, president of the Atlanta National Bank, chairman; F. D. Meador, vice president of the Lowry National Bank; W. L. Feol, president of the American National Bank; Frank Hawkins, president of the Third National Bank, and Charles I. Ryan, chairman of the Fourth National Bank.

All six of the Atlanta national banks have been asked to make an allotment of this \$800,000, the one large bank having had a circulation of less than 40 per cent of its capital stock having received the smallest of the outstanding bank notes to the required amount.

B. H. Jones Is Named Atlanta Postmaster

Bolling H. Jones was appointed Monday to the Atlanta Postmaster's office, succeeding Hugh McKee. President Wilson sent the nomination to the Senate. It probably will be confirmed immediately.

The appointment of Mr. Jones caused no surprise in Atlanta, where rumors that he would be named have been going the rounds several weeks. The many friends and admirers of Mr. Jones have predicted all along that he would be the appointee of the President.

Mr. Jones is one of Atlanta's enthusiastic boosters and has taken an active part in civic affairs for many years. He is a joint owner of the Atlanta Star Works.

LEO FRANK ON HIS WAY FROM JAIL TO COURT

This photo was snapped as Frank left the Tower.



Frank always is nattily attired, and walks briskly from the auto which brings him from the Tower to courtroom.

The accused never is handcuffed as are men considered desperate prisoners.

It was stated by members of the committee that there was no significance in the fact that Judge Speer will not be formally impeached—that is, a declaration of impeachment on the floor of the House, which has been customary in a number of other impeachment cases.

T. R. Unable to Help Moosers Celebrate

CHICAGO, Aug. 25.—Colonel Theodore Roosevelt stopped in Chicago for a short time today on his way home from his outing in Arizona.

He was here long enough between trains to confer with several local Progressive leaders. He expressed regret that he could not attend the Progressive picnic here next Sunday, but agreed to write a message to be read there.

Bishop of Natchez Received by Pope

Special Cable to The Atlanta Georgian. ROME, Aug. 25.—Pope Pius has received in private audience John Edward Gunn, Bishop of Natchez, who was greeted most cordially by the Holy Father. Gunn was the formerly pastor of Sacred Heart Church, Atlanta.

NO RECOMMENDATION TO COURT FOR MERCY IN VERDICT; I'M INNOCENT HE SAYS AGAIN; WIFE FAINTS AS SHE HEARS NEWS

Leo M. Frank was found guilty of the murder of Mary Phagan by a jury in Judge Roan's court at 4:56 Monday afternoon and a minute later a howling crowd was cheering its approval.

According to what appears to be reliable authority, the jury was unanimous in its verdict on the first ballot formally taken one hour and a half after the jury returned from its dinner.

All doors to the courtroom were looked as the verdict came in. No recommendation for mercy was made by the twelve men who listened to four long weeks of exhaustive evidence.

Thirty-five hundred people outside the courthouse yelled themselves hoarse as the verdict was announced. Juror Winburn, the foreman, escorted by a deputy, led the jury into the room. All twelve men seemed pale and nervous, oppressed by weight of their momentous task.

Frank's presence in the courtroom has been waived, according to an announcement made at 4:15, when it was reported that the jury had reached a verdict. The courtroom was to be cleared for the jury to make its announcement.

When informed of the jury's verdict in his cell in the county jail late Monday evening, Frank cried: "My God, to think that even the jury was influenced by mob law."

Frank shrank back for a brief moment as though struck when the one word "guilty" was uttered by a friend, but regained his composure immediately. He would not see newspapermen and his friends would tell little of what he said except that one of them vouched the information that he had asserted:

"I am just as innocent now as I was a year ago." As the news was broken to Frank his wife uttered a cry of anguish.

"Oh, Leo," she wailed, "can't we get justice?" and broke down in tears. She was attended to by her family physician.

Frank said he would issue a written statement later, but only with the permission of his attorneys.

Jury Nervous and Pale. The jury was very nervous and pale as it entered the courtroom headed by Deputy Plennie Miner. For a time it hesitated before the twelve men entered the jury box. Only the order of Judge Roan of "Gentlemen, take your accustomed seats," caused the men to file in.

"Gentlemen, have you reached a verdict?" said Judge Roan, when the jury had become seated. Foreman Winburn arose and said: "We have, your honor." The foreman then opened the piece of paper upon which the verdict was written and read:

"We have found the defendant guilty," the verdict read. As the verdict was read the silence within the courtroom was broken only by the loud cheering outside.

When the foreman had resumed his seat, Solicitor Dorsey arose and asked each juror: "Each Man Answers 'Yes'."

"In that your verdict?" and in each case the response was "Yes."

Judge Roan then announced to the Sheriff that he would pass sentence upon Frank to-morrow.

Longest Criminal Case I Have Ever Known. This is the longest criminal case I have ever known in my life. The jury arose as if to leave the courtroom then, but resumed their seats.

Dorsey was the first to leave the courtroom. He received an ovation from the throng which packed the streets. He was led by his feet upon the shoulders of the enthusiasts and carried several hundred feet. Dorsey took his hat from his head and bowed to the acclamations of the crowd.

Neither Luther Rosser nor Reuben Arnold were present in the courtroom. They were represented by Biles Hopkins, a member of Mr. Rosser's law firm. Mr. Rosser had called at 4:30 and

When the jury was ushered in, Frank was not present. Judge Roan said to Dorsey:

Mr. Dorsey, I understand that you have waived the presence of the accused.

The Solicitor General nodded his head. "I do," he answered. The verdict was read. The jury had deliberated for four hours and seven minutes.

After posing for several flashlight photographs, the jury left the box and was swarmed by newspapermen. Questions as to how the verdict was reached remained unanswered.

To each inquiry, the jurymen stated that they had taken an oath not to reveal the details under which the decision was arrived at.

Cheers for the Jury. The grim-visage of each man, however, told of the hard battle through which they had gone. After a short time the jurymen left the courtroom. As they were recognized by the crowds outside, the courthouse, they were wildly cheered. Probably no demonstration of this magnitude has ever been seen before in Georgia at a criminal trial.

Judge Roan left the courtroom at 5:15. He also was applauded. The jurymen made no response, but slipped quietly into an automobile and was whisked away.

The jury proceeded to the Thrower building to draw its pay, each man receiving \$38.00.

Friend Tells Frank News. First reports that Frank had been told of the verdict immediately after its receipt at the jail proved false. It was nearly 6 o'clock when his family physician, Dr. Rosenberg, and Dr. David Marx went up to the prisoner's cell to convey the tragic news. Frank's wife was with him at the time and the physician was called in case she collapsed.

Attendants at the jail said Frank received the news of the verdict without a tremor. His wife fainted away, but was soon brought to by her physician and left the jail for the Selig home about 6 o'clock.

Frank's mother at the Selig home on Georgia avenue showed the most remarkable fortitude when the news was given to her. She wept bitterly for a few moments, then dried her eyes and announced that she would fight her boy's cause to the highest court.

Outburst of Applause for Dorsey. After leaving the courthouse, Attorney Dorsey retired to the Kiser Building, where he remained in conference for 20 minutes. He left the building in company with Attorney Stephens and was again greeted with a tremendous outburst of applause. A double row of policemen formed a passageway to the Solicitor's automobile.

As Dorsey took his seat the crowd gathered around the machine and hundreds of congratulatory hands were thrust toward him. Mounted policemen had to go in front of the car to open up the streets. From buildings on either side of the streets handkerchiefs waved, and veen women in the windows cheered. The cheering continued until the automobile was out of sight.

At the Kimball House, to which the jurymen went to gather up the clothing and personal effects which they had used during their long stay, another large crowd had gathered and greeted the men with another ovation until the corridors resounded. Each man was swamped with persons, known and unknown to him, who wrung his hand vigorously.

Solicitor Dorsey finished his speech at twelve o'clock and Judge Roan prepared to charge the jury. A brief recess was taken.

Courthouse officials, the attorneys in the case and newspapermen were the only ones present when the jury brought in its verdict. The dramatic scene that had been expected when the factory superintendent faced the men who held his life in their hands was, of course, averted by the waiving of the prisoner's presence.

There was a thrill of tense anticipation when word came from the fourth floor that the jury was ready to report. The rumor had been gaining ground that the jury had arrived at a decision about 3:20 and had been merely holding off for the arrival of the attorneys.

Rosser and Arnold and Dorsey, all of whom had gone home for a brief nap, were summoned. Attorney Hooper was at the courthouse before the clearing of the scene of the great trial began and said he had no doubt of the jury's decision.

When the jury sent down word that it had arrived at a verdict, a short Mr. Mangum mounted the Judge's bench and tapped for order in the crowded courtroom.

"Gentlemen, I will have to clear this room of all but those directly interested in the case," his Sheriff said. "My orders are that all spectators must clear out."

A murmur of protest greeted the Sheriff's orders, but defiance going down the aisles directed the crowds to the door and they filed slowly out.

When the last spectator had left the room there remained about 50 persons in all. These consisted of the attorneys for the State and defense, Chief Beavers, Chief Lanford, a half score of detectives and a few newspapermen.

DORSEY BIDDLES FRANK'S OWN STATEMENT IN FINAL PLEA
Crowds Outside and Inside of Court Vociferously Applaud the Solicitor

GOOD CHARACTER BAR TO CONVICTION, ASSURPS JUDGE CHARGING JURY

Here is Judge Roan's complete charge to the jury verbatim: "Gentlemen of the Jury—This bill of indictment charges Leo M. Frank with the offense of murder. The charge is that Leo M. Frank, in this county, on the 26th day of April of this year, with force and arms, did unlawfully and with malice aforethought kill and murder one Mary Phagan...

MRS. FRANK ARRIVING AT THE COURTHOUSE

The wife of the defendant in the Phagan case has not missed a session of the trial of her husband.



DEMANDS PRISONED BE SENT TO GALLOWS AS SAYS PIAGAN'S SAILED

Refreshed by the week-end recess, Solicitor General Dorsey returned Monday to the State's closing argument. By the force of logic and denunciation of his final words to the jury the Solicitor hopes to obtain a verdict of guilty against Leo M. Frank, charged with the murder of Mary Phagan.

The day and a half intermission furnished a breathing spell for the State's prosecutor. He had no time to lose in his spirit and with an absence of the fatigue that compelled him to stop his stirring argument Saturday and ask Judge Roan for a recess.

Solicitor Dorsey was vociferously cheered as he entered the courtroom by a crowd waiting for the trial to open, and in the courtroom there was applause as he went to the State's table within the railing. Judge Roan cleared the room as the applause died down while the deputy was reading for the State. He announced that if there was any sentence of a prison term, he would warn the audience to keep quiet.

Mr. Dorsey began his speech in a low but clear voice. "Your honor and gentlemen of the jury, I have the honor to present to you a man who has been charged with the murder of a woman. I am not here to ask you to condemn a man who has been charged with the murder of a woman. I am here to ask you to condemn a man who has been charged with the murder of a woman."

Retort at Arnold. "Let the galled Jude wince," said Dorsey sarcastically. "He has no right to make any such statement as that. It is a statement which you should not believe or act upon."

Good Character May Create Reasonable Doubt. "You will therefore observe that this is the rule you will be guided in determining the effect to be given to the evidence on the subject of the defendant's good character. It is not sufficient to show that the defendant is a person of good character, but it is necessary to show that the defendant is a person of good character to the extent that it creates a reasonable doubt in the mind of the jury as to the defendant's guilt."

the PNAI Irish—according to Leo M. Frank you had a quizzed him but said if you don't tell me about this well you go to hell. Then he said to me, 'You are the only one who tried to make it appear that your own party, secret had concealed a scheme against you and lied about what happened.'"

was discovered that Conley could write Frank had said nothing. It was only through the work done by the detective and the fact that Conley knew they had learned he could write that it was finally made to submit specimens of his handwriting.

Why Did Frank keep silent when he was asked to sign the note which would unlock the mystery? Dorsey told to Frank at this point and said that he could write for a crowd waiting for the trial to open, and in the courtroom there was applause as he went to the State's table within the railing.

Bring in a Chemist? "I ask you, if the hankel was produced by the defendant, why did you not bring in a chemist to examine it? Why did you not bring in a chemist to examine it? Why did you not bring in a chemist to examine it?"

Prisoned Be Sent to Gallows. "I am not here to ask you to condemn a man who has been charged with the murder of a woman. I am here to ask you to condemn a man who has been charged with the murder of a woman."

every witness. It is for you to take this testimony as you have heard it, in connection with the defendant's statement, and give it what you believe to be the truth. "Gentlemen, the object of all legal investigation is the discovery of truth. That is the reason of your being selected, impaneled and sworn in on this case—to discover what is the truth on this issue. For this purpose you are to be guided by the evidence which is presented to you. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you."

Character Issue. "The defendant has introduced testimony to the good character of the defendant. This is a question of fact for you to determine. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you."

Malice. "Malice is implied where no considerable provocation appears, and where the circumstances attending the killing show an abandoned and malignant heart. It is not necessary to show that the defendant is a person of bad character, but it is necessary to show that the defendant is a person of bad character to the extent that it creates a reasonable doubt in the mind of the jury as to the defendant's guilt."

State Allowed to Attack Character. "When a defendant has put his character in issue, the State is allowed to attack it by proving that the general reputation is not good, or by showing that the defendant is a person of bad character to the extent that it creates a reasonable doubt in the mind of the jury as to the defendant's guilt."

Law Presumes Malice. If homicide is proven, it is presumed to be the act of the defendant. The law presumes malice, and unless the evidence shows that the slayer may be found guilty of murder. The presumption of innocence is shown by proof of the killing by the defendant. In the killing is shown to be the act of the defendant, it is the duty of the jury to justify or mitigate the homicide. The proof to do that may come from the State, or from the evidence offered by the defendant or the defendant's statement.

Gentlemen of the jury, you are to be guided by the evidence which is presented to you. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you. It is not your duty to be guided by the opinion of the judge or the opinion of the jury. It is your duty to be guided by the evidence which is presented to you."

M. Rich & Bros. Co. Tuesday Only. Patent Gun Metal, \$4.00. Tan Calf, \$4.00. Black Suede, \$5.00. White, Low. Canvas, Shoes. Pumps, \$1.00. and the. Oxfords, Pair. This is the "Dollar" shoe you've been waiting for. The size and width range is not complete, but every earlier model will find a size that pleases. No C. O. D.'s. No refunds. No exchanges after Tuesday. M. Rich & Bros. Co. A Department of Famous Shoes!

CROWD SEEKING TO ATTEND THE LAST DAY OF FRANK TRIAL



DORSEY ANALYZES NOTES AS HE ENDS STATE'S PLEA

Why did they bring Bremer here to substitute him? ... Judge Callahan ... All of Bell-possession ...

called up Saturday night—something that he had never done before. Frank says that he asked about Gantt; that he asked if Gantt had left the factory and controlling so far as he can remember he can.

to be sustained when he sent for Hoas. He needed to be sustained when he sent for Hoas, the rest of the evidence and big of Frank dominating and controlling so far as he can remember he can.

Frank at the safe—and Frank jumped at the sight of her. ... Rosser could have found ...

Continued From Page 2.

Continued on Page 13, Column 1.

Continued on Page 13, Column 1.

Continued on Page 13, Column 1.

CASTORIA For Infants and Children. The Kind You Have Always Bought.

ENAMELED WARE. All of these goods are from our regular stock, and all are first quality enameled ware.

Weak, Nervous and Diseased Men Permanently Cured. DR. HUGHES is successful in curing...

KING HARDWARE CO. 53 Peachtree Street. \$3.75 All Oak Pouch Swings 1.08

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VOL. XII, NO. 20.

ATLANTA, GA., TUESDAY, AUGUST 26, 1913.

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JURY THAT CONVICTED FRANK GOING TO LAST DAY IN COURT

DEPUTY-MINOR, A. H. HENSLEE, F. E. WINBURN, J. T. OSBURN, C. J. BOSSHARDT, A. L. WISBEY, J. F. HIGDON, E. V. L. SMITH, M. S. WOODWARD.



D. TOWNSEND, W. M. JEFFRIES.

W. F. MEDCALF, M. JOHNNING.

JUROR REVEALS HOW VERDICT WAS REACHED

The Georgian to day reveals some of the innermost secrets of the jury which convicted Leo M. Frank of the murder of little Mary Phagan. This inside story of the greatest criminal case in the South's history is an intensely interesting revelation of the workings of men's minds. It covers three long weeks and more throughout which the evidence for and against the pencil factory superintendent was tediously unfolded, link by link.

It casts upon the various points made by the defense and the prosecution the light in which they were viewed by the twelve men who were chosen to act as judges. It ends with the last memorable meeting of these men on the top floor of the courthouse Monday afternoon which culminated in the fateful verdict: "We the jury find the defendant guilty."

The information is given here with as it was obtained by a reporter for this newspaper from one of the jurors late Monday night while the full weight of his grim burden still rested upon him. It is told in his own, impressive words.

"It was the only thing we could do. The evidence was against Frank from start to finish. And so we did our duty, as we had sworn to do."

Dorsey's Youth and Sincerity Won

"It would be hard to say what of all the trial, made the greatest impression on the jury. It was probably the evidence. He was a man, really. His youthful appearance, coupled with his sincerity, made a wonderful hit. There wasn't a minute of the hours that he spoke that he didn't seem to mean every word that he uttered.

"Dorsey is a fearful speaker. He puts emphasis behind his words. And he drives the points clear in and clinches them on the other side. They impressed that jury. It was Frank Hooper's sacrifice of Dorsey we called it that." Hooper had the chance of

Continued on Page 3, Column 1.

'Boll Weevil Wiggle' Newest Dixie Dance

MEMPHIS, Aug. 25.—Officers of Tipton County, Miss., have issued an order prohibiting young society folk from dancing a strange waltz. The dance was originated by negro cotton pickers, and is dubbed the "Boll Weevil Wiggle."

"It is a combination of the waltz, the 'chicken ride' and a variety of other dances," says the order. "The man takes the girl in his arms, holds her tight and glides along like skating. At the end of a long stride he bends her in front of him, lifts her to his hip and when the orchestra draws out a long chord, there is a kiss that can be heard all over the dance room."

The Kaiser Becomes A Total Abstainer

BERLIN, Aug. 25.—The Kaiser has held his embargo on beer. His favorite drink now is lemonade, with a dash of orange juice, but does not touch the beverage upon his guests. The usual wines are served.

The Kaiser, it is said, did not use any alcoholic beverage while on his Northern cruise and became convinced that being a teetotaler gives him more energy. He believes, in moderate drinking is one of the greatest factors in retarding the development of nations.

South China Revolt Completely Collapses

SIANGHAI, Aug. 25.—The Southern Chinese revolution, directed by Dr. Sun Yat Sen and Dr. Wu Tingfang, has collapsed completely. Ding Jang, president here today, stated that the last rebel stronghold at Sinking has fallen into the hands of President Yuan Shi Kai's Federal troops.

It is believed now that if there is any more fighting it will be of a desultory guerrilla character between small roving bands of rebels and outlaws and Federal soldiers.

THE WEATHER.

Forecast for Atlanta and Georgia—Generally fair Tuesday and Wednesday.

THAW CHARGES JEROME WITH CONSPIRACY

Fugitive Says Former Prosecutor Shielded 'Vicious Rich' Men to Convict Him.

SHERBROOKE, QUEBEC, Aug. 25.—Following the arrival here of former District Attorney William T. Jerome of New York, and the announced determination of the attorney to reorganize his line of defense to give the case an international aspect, Harry K. Thaw, fugitive from the Mattawa, Kan. (New York) Asylum for the Criminal Insane, issued an attack against his former prosecutor today, charging that Mr. Jerome shielded the identity of "vicious rich" men during Thaw's trial in New York for the murder of Stanford White.

"Mr. Jerome did not take Thaw's attack seriously, but plunged into his preparations for the fight he will take in the fight which will be launched when arguments are heard to-morrow morning before Judge Gleesbury in Superior Court on Thaw's petition for liberty on a writ of habeas corpus. 'I am not worrying over Thaw's threat to test the constitutionality of the immigration laws and attack the United States treaty governing aliens and deportation,' said Mr. Jerome. 'Speed and economy are the watchwords of the Canadian courts. They deal out justice that is not impeded and tangled with technicalities and complications.'

"Former Governor William Stone is a mighty poor weather prophet if he predicted that Thaw would be on Canadian soil when the new snow flies. I never heard of it snowing in August before. Thaw will be dumped over the border and raised in Vermont or New Hampshire without delay. Expectation into New York will be speedy."

Thaw's interview attacking Mr. Jerome was given under the same circumstances as that yesterday on his sanity. He insisted on writing all the questions and answers and would brook no interference from the reporter.

WOMEN'S STYLES TO-DAY INSANE, SAYS EDISON

Inventor, on His First Vacation in Two Years, Sleeps Seven Hours First Night.

LOWELL, MASS., Aug. 25.—Thomas A. Edison, while passing through this city on route to the White Mountains on his first vacation in two years, gave out an interview in which he branded women's dresses of the present day as insane.

He also condemned the modern "rot-lango" dance, scored the graters in politics, and said the talking machine is in the final state of perfection.

He praised John Hays Hammond's plans for peace by making war impossible through wireless control of battleships and torpedoes.

Mr. Edison showed he was on a real vacation by sleeping seven hours last night.

He said:

"The modern dances such as the 'turkey trot,' 'tango,' 'hunny bug,' etc., are only a temporary state of mind from which the sensible American public soon will recover.

"The peculiarities of dress and the weird dancing that have of late come upon the world may probably be called only a 'crash.' There seems to be periodic waves which go all over the world. They follow one another from time to time and no one can account for them.

"The people of America and other advanced countries are far too intelligent to be swept altogether off their feet by the passing phase of insanity in dresses and dancing."

Senator's Kin Killed In Row Over Saddle

RENO, NEV., Aug. 25.—William Billings, son-in-law of former Senator Plum, of Kansas, was killed on a ranch 100 miles north of Reno, Nev., by Frank Huber. Huber was arrested and charged with the killing. Billings took a saddle from Huber's stable, saying it was a security deposit, and the revolver was discharged.

Rides 500 Miles to Buy Col. Cody's Pet Horse as Gift to Him

DENVER, Aug. 25.—Friends of Buffalo Bill could not resist the auction sale of the Wild West show property, when "Jaham," the famous white horse ridden by Colonel Cody at every performance for 25 years was offered by the auctioneer.

The bidding was spirited and every man was actuated by one sentiment—presenting the animal to the right owner, Colonel Cody.

Col. J. C. Bills, of Lincoln, Nebraska, rode 500 miles in an auto to be present. He started the bidding.

There was general rejoicing when the animal was knocked down to Colonel Bills, who declares he would present the animal to the right owner, Colonel Cody.

Sheriff Refuses to Whip Wife Beater

KLANATH PATLIS, ORE., Aug. 25.—Sheriff Charles Low has been given the alternative of applying fifteen lashes to the back of William Pew, a convicted wife beater, or being punished by Justice E. W. Gowan for contempt of court.

The Sheriff said he would go to jail rather than carry out the sentence of the court, and if that was not enough, he would resign his office.

Score of Governors Meet in Colorado

COLORADO SPRINGS, Aug. 25.—Governors of more than a score of States were on hand at the opening session of the annual conference of Governors today.

The chief executives of nearly every State, including Governor Stanton of Georgia, are expected tomorrow when the conference will settle down to business.

Wife Shot to Death Kissing Her Husband

EDMONTON, ALBERTA, Aug. 25.—E. W. Cox, well known here, accidentally killed his wife as he leaned forward to kiss her.

Cox was cleaning an automatic revolver when his wife came in. The husband, still clutching the revolver, had just returned his wife's neck and the revolver was discharged.

JUDGE STAYS SENTENCE; NEW TRIAL TO BE ASKED

Luther Rosser, chief of counsel for Leo M. Frank, convicted of the murder of Mary Phagan, announced Tuesday that he would make a motion before Judge L. S. Roan during the day asking a new trial for his client.

Rosser declared that if the motion was denied he would at once make preparations to carry the case to the Supreme Court of the State of Georgia.

Judge Roan announced Tuesday that he had held up the sentence of Frank temporarily and that he had not definitely decided at what time he would pronounce the penalty for the crime of murder of which Frank was found guilty Monday afternoon.

It is known that Luther Rosser and Reuben Arnold, attorneys for the convicted man, are preparing for a fight for his life through the highest courts, although they would issue no formal statement Tuesday.

The two lawyers are resting for a few days from the exhausting struggle in which they engaged for four full weeks, but within a short time they will resume their efforts to prove the young factory superintendent an innocent man.

The report that Attorney Rosser had collapsed proved untrue. He told the newspapermen Tuesday that aside from a severe hoarseness he felt as lively and belligerent as ever.

Emil Selig, the father-in-law of Frank, brought him his breakfast Tuesday morning. The convicted man, if he suffered any shock from the verdict Monday, was said to have recovered entirely from it by the morning. He was as stoical as ever and even while in the shadow of the gallows he expressed himself as just as certain that he ultimately would be exonerated of the terrible crime as he was on the first day he was arrested.

For a few minutes he persuaded her to leave the jail in company with Rabbi Marx and Dr. Rosenberg. The traces of the tears were still on her face when she came through the corridor. With the aid of her escort she

Tower when the intelligence came. Rabbi Marx, Dr. Rosenberg, the Frank family physician, and a number of other friends were in the office of Sheriff Mainum. Dr. Rosenberg arrived some minutes after the verdict was known at the courthouse.

Rabbi Marx and Dr. Rosenberg went with the news to the accused man and his wife.

"The jury has found you guilty," Leo said the physician.

Mrs. Frank screamed and broke into hysterical weeping. It was her husband who calmed her and assured her that everything would be all right in the end.

To Leave Her

Within a few minutes he persuaded her to leave the jail in company with Rabbi Marx and Dr. Rosenberg. The traces of the tears were still on her face when she came through the corridor. With the aid of her escort she

FRANK'S ATTORNEYS TO ADVISE PLEA FOR A NEW TRIAL TO HIGHER COURT

Continued from Page 1. WILSON. The blinds of the Reig home at No. 44 East Georgia avenue, where Frank and his wife lived with her parents, were closed Tuesday morning. Neighbors said that Mr. and Mrs. Reig and their daughter had stayed with relatives over night.

Judge Must, Under Verdict, Pass Sentence of Death

Just four months after the murder of Mary Phagan, Leo M. Frank was convicted of the slaying of the 11-year-old girl in the National Penitentiary. No recommendation for life imprisonment was made by the jurors, this circumstance making it imperative, according to the ruling of Judge L. S. Roan, that a sentence of death by hanging be passed upon him. Judge Roan declined to pass the exact time when he would pass sentence.

Populists Cheer Verdict

The jurors were quick in arriving at their verdict. The case was brought into their hands at 11:45. They went immediately to lunch and returned to the courtroom at 1:35. The great crowd gathered to the election of Fred Winburn as a foreman and entered upon an informal discussion of the merits of the case. It was apparent that the jurors were practically of one mind. They cast their ballot. At 1:31 the verdict was ready to render. At 1:55 the result was announced in the courtroom.

To avoid any sort of a demonstration, the courtroom was cleared of all spectators when it became known that the jury was ready to render its verdict. Everyone was excluded except Solicitor Dorsey, Attorney Hooper and attaches of Dorsey's office. Several other members of the bar and the newspaper men.

Frank's Friends Hopeful; 'I'm Vindicated'—Lanford

Though he has been convicted of the most terrible crime in the history of the South, the friends of Leo Frank during the four long months since Mary Phagan's body was found have not deserted him. They still persist that he is innocent and declare that time will uncover the guilty perpetrator and give the young factory superintendent his freedom.

Rabbi David Marx, one of Frank's staunchest supporters, who has been with the convicted superintendent almost constantly since he was first arrested on suspicion of being connected with the crime, was one of the most surprised men in Atlanta when the verdict was returned. He had confidently expected an acquittal, but even with the sentence of death hanging over Frank's head he maintained his faith in him has not been shaken by the verdict of the jury. I ask that the public suspend final judgment until an appeal for a new trial is made.

Masons of Dalton Hear Grand Master

DALTON, Aug. 26.—Masons from this and adjoining counties assembled here Monday afternoon and night to meet Robert L. Collins, of Savannah, grand master of the Georgia Grand Lodge, who was guest of Dalton Masons.

Frank would not talk at length to the newspaper men. His wife, who had shown the strain of the last hours of the trial throughout the day, collapsed in tears. Rabbi Marx and other friends of the family were at the jail when the fatal verdict was passed. Judge Roan said that nothing had developed since the beginning of the trial to shake their belief in Frank's entire innocence.

After the concluding words of the juror's charge Monday afternoon, the jury filed from the courtroom and several scores of persons took advantage of the leniency of the court deputies to crowd inside the doors. In a haze of smoke from innumerable cigars and cigarettes and from the explosion of flash light powder, the motley crowd of spectators waited impatiently for some sign that the jurors were ready to return to the room where they had taken the oath of the Sheriff Mangan or one of his deputies was the signal for a little flurry and rumor that a verdict had been reached.

Frank's Presence Welcomed. Few newspaper men were on the sixth floor of the uncompleted new courthouse and calmly watched the proceedings of the jurymen in the fourth floor of the old building. The election of Winburn as foreman was noted, as well as other trials incident to the deliberations. Finally it became known that a verdict had been reached. This was an hour before the jurors came down stairs. Judge Roan was sent for. An effort was made to get Solicitor Dorsey, but he could not be reached at once.

Assistant Solicitor E. A. Stephens and Frank Hooper, Dorsey's associate in the case, entered the courtroom and immediately were closeted in conference with Judge Roan. The discussion was in regard to the validity of the prisoner's presence in the courtroom.

The two attorneys did not wish to speak definitely for the Solicitor on the matter, but neither could see any objection to the formal making by a representative of Ross's firm. A little later the order to clear the courtroom. Dorsey entered just as this order was given. Within five minutes the jury was in the courtroom and the verdict had been returned.

FRANK ENTERING JAIL AFTER ROAN'S CHARGE



Leo M. Frank.

Pierce Loses Pinkerton Job By Actions in Phagan Case

As a result of the charges made by the police of unfair dealings by the Pinkerton operatives in the investigation of the Phagan case, H. H. Pierce, superintendent of the agency in Atlanta, tendered his resignation. It was promptly accepted by A. L. Corward, general superintendent of New Orleans, who arrived in the city Monday.

Pounds Package He Picks Up; Explosion Jars Neighborhood

A plumber was knocked unconscious and severely cut and bruised by an explosion of dynamite in a vacant house at No. 142 Rutland street, where he was working Tuesday morning about 8 o'clock.

Candler Is Mediator In Depot Site Row

Chairman Murphy Candler, of the State Railroad Commission, was in Union Point Monday mediating the depot controversy, which developed there following the burning of the Georgia Railroad station recently.

JONES WILL BAR POLITICS FROM POSTOFFICE

McKee's Successor Asserts Strict Business Basis Will Rule—Efficient Employees to Remain.

Declaring that here will be no politics in the postoffice where he takes charge, Holling H. Jones, who was nominated Monday to the Atlanta postmastership by President Wilson, Tuesday indicated the principles which he will apply to the department. The appointment of Mr. Jones probably will be confirmed by the Senate early this week.

Following the confirmation the special commission of office will be forwarded to the new postmaster, who immediately will assume his duties, superseding Hurler McKee, a director of the Atlanta National Bank & Trust Co. Mr. Jones declared Tuesday that he would run the office on a strict business basis that he would not place officials who measure up to the requirements of the office where those officials are selected by civil service, and that he would see to it that politics play no part in the department. Mr. Jones expressed great faith in the civil service and said he would adhere to it wherever he could do so.

Two French Flyers Killed. PARIS, Aug. 26.—Lieutenant Spencer and Sergeant La Forge, of the army aviation corps, were killed Tuesday. Their machine dropped from a height of 120 feet while practice stunts in midair were being made.

Huerta Asks Wilson To Delay Message

WASHINGTON, Aug. 26.—President Huerta of Mexico, today telegraphed to President Wilson asking him to delay for 24 hours the reading of his message on Mexican affairs. Secretary Bryan and the President are now discussing Huerta's telegram.

TO-DAY'S MARKET OPENING NEW YORK COTTON.

Table with 2 columns: Open High Last. Values for various cotton grades.

NEW ORLEANS COTTON.

Table with 2 columns: Open High Last. Values for New Orleans cotton grades.

LIVERPOOL COTTON MARKET.

Table with 2 columns: Open High Last. Values for Liverpool cotton grades.

NEW YORK STOCK MARKET.

Table with 2 columns: Stock quotations for various securities.

JURY PICKED TO TRY CAMINETTI AS SLAYER

Prosecutor to Follow Same Lines as He Did in Convicting Diggs of Like Charge.

SAN FRANCISCO, Aug. 26.—The work of selecting a jury to hear the trial of F. Drew Caminetti, accused of being a white slaver, began today before Federal Judge Van Fleet. The government attorneys followed the same methods in questioning witnesses as in the case of Mary I. Diggs, Caminetti's companion, who was convicted of the same offense last week.

Encouraged by success in the Diggs case, Special Prosecutor Roche today appeared confident of victory in the Caminetti case.

2 Begin Attempt To Swim Channel

Special Cable to the Atlanta Georgian. DUBLIN, ENGLAND, Aug. 26.—A special double attempt to swim the English Channel began almost simultaneously today. Henry Sullivan of Boston, a well-known American swimmer, accompanied by his father, left Dover for the French coast, while Jakob Wolff started from the French shore.

KY. FARMER ASSASSINATED.

LEXINGTON, KY., Aug. 26.—James M. Stetley, a wealthy farmer of Boyle, Ky., was assassinated last night. He returned home from church two and a half hours ago and was found with his body.

CHICAGO CHOICE OF ROUTES AND GOOD SERVICE

Advertisement for Castoria, featuring a portrait of a man and text describing the medicine's benefits for various ailments.

Advertisement for Castoria, titled 'What is CASTORIA?' and describing its use as a harmless substitute for other medicines.

Advertisement for Castoria, titled 'The Kind You Have Always Bought' and featuring the signature of Charles H. Fletcher.

Advertisement for Lowry National Bank, highlighting a surplus of \$1,000,000 and offering savings and safe deposit services.

Advertisement for Dining Cars, offering service with a la carte and to Cincinnati & Louisville.

Advertisement for Cuticura Soap and Ointment, claiming to cure various skin conditions.

Advertisement for Cuticura Soap and Ointment, featuring a testimonial from a man in Asheville, N.C.

Advertisement for Cuticura Soap and Ointment, featuring a testimonial from a man in New York City.

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JURY REVEALS GRAPHIC STORY OF VERDICT

Interesting Account of Work of Frank's Judges is Unfolded by One of Them.

Continued from Page 1.

his lifetime there to make a wonderful speech when he opened the State's argument. We were half expecting one. His reputation was known to us. And when he ended there was some disappointment. We said he had not done his best.

Then we saw his sacrifice. He had made a plain statement of the State's case and left for the defendant whatever fame and fortune there was to be won by the State's counsel.

"The jury heard none of the cheering for Dorsey outside the courtroom at any time. We heard the crowd in the courtroom laugh at times, and we laughed, too, but that had no effect.

"Probably the hardest job we had was to sit there and face Frank's mother and his wife with the slowly growing feeling of the defendant's guilt. Some of the jurors cried when Frank's wife broke down following his speech, it was an impressive thing to us. Yet it didn't affect the evidence.

Frank's Speech Caused Wonder.

"The trouble with Frank's speech was the time as the trouble with the entire defense. The evidence declared to us that he was guilty and no words of his could disprove that fact. Everybody felt the weight of the wonderful calm and dispassionate manner carried while he was talking. Yet the marvel was that a guilty man would do it. That was all.

"The defense made a wonderful fight with the evidence they had. Mr. Arnold was admired for his skillful work by every member of the jury. We saw every point that he brought out, and yet they all lacked weight.

"Probably nothing else in the whole case was of more interest to us than Luther Heiser's cross-examination of Conley. We thought it was a master's display of human enmity. Yet in the jury's mind it was like a war rocket, soaring up into the heavens to cast its fountain of brilliance about and then die out. The negro's story remained as he had told it. That had an tremendous effect in the verdict.

"Then there was that cabbage. It was astonishing the amount of knowledge was displayed by the members of the jury when the technicalities of medicine were brought out. We understood it all. The specimen of cabbage taken from the little Phagan girl's stomach was passed around amongst us in the jury room and we could easily see that it had not been digested.

"That also had its effect. There were men amongst us who luckily were well up on digestion. The experts said very little that we did not understand. But I will venture to say that few of the men of that jury will ever eat cabbage again.

Full Force of Duty Strikes Home.

"It is a terrible thing to be on a jury which holds a man's life in its hands. The weight seems heavier during the early days of the trial. As you strike with the somber faces of your fellow jurors first, then in the mirror you see that your own face is as somber as the rest. The full force of the duty in front of you strikes home. You realize that before you become a man again, you shall have disposed of the life of a fellowman.

"Yet strange to say, there wasn't one among us who tried to flinch from his full share of the work. Each seemed eager from the start to do what he had sworn to do, and the determination seemed to grow as the days passed. When we left the courtroom this afternoon with the judge's charge there wasn't a doubt in the mind of anyone of us that justice would be done. I think that thought, in a great measure, was the cause for our quick decision.

"Of course, we didn't dream that the case would last as long as it did. Some of us hadn't prepared for it. It meant a loss of a great deal of money to many of the men. Yet when this was brought up along in the second week, when no real verdict was in sight, I took only one mention of the task before us to make all else look insignificant. I mean, when no real verdict was in sight, when money is not known.

First Week Was Longest of All.

"The first week of the trial was longer than all the rest put together. It was a bit difficult for us to get acquainted. We were all a little bit suspicious of each other. Outside of a few comments on immaterialities, really nothing was said about the case. We didn't care to talk about it, even to our roommates. "Then somebody brought a checker board and someone else a deck of cards. The social life in jury quarters blossomed out in full bloom. It was a most welcome diversion, too. We had little enough exercise. It was and there was nothing left but to brood on the case.

"And by the middle of the second week, there wasn't a man in the room and Jolly set of men this side of

FRANK AND HIS WIFE HEAR JURY'S VERDICT

Frank received the news with fortitude and appeared to be more concerned about his wife than himself.

The verdict of the jury was announced to Frank and his wife by Rabbi Marx and Dr. Rosenberg.



heaven, I don't believe. There were checker matches and setback tournaments and a great rivalry for the championships. I don't believe that there was a amateur among the bunch which went into that jury who didn't come out an expert. With nothing else to do much at night one can learn a great deal about cards and checkers in three weeks.

Same Word On Each Jury Slip.

"As for the judgment we passed, there is little to say. As weighty as the task may seem, it was simple. There was but one ballot and on the twelve slips which were handed into Foreman Winburn the single word 'guilty' was written. Yet, no one seemed surprised. There was a unanimity of feeling amongst us.

"Don't think that we had not considered the case fully. And don't think that there was a man amongst us that wanted to do what we did. Yet, day after day, the pressure grew heavier, as the case was not before us. From a slight dread it became an oppression, then a nausea and at last a sickening sense of the grim fact—that Frank was guilty and we were going to give the world that verdict.

"It was horrible—that time we spent in deliberation. Everyone knew what was going to be done, though hardly a word was spoken until we had agreed. We were spellbound with dread. Then someone suggested a drink. That invigorated us and we began to breathe again.

"I'll ask what brought you to your verdict so readily? I have told you, it was the only thing that could be done, as we knew it, even as we succeeded the stairs to the jurybox this afternoon. No argument was needed.

ISLANDS GOVERNOR QUILTS.

MANILA, Aug. 26.—Gov. General W. Cameron Forbes, executive head of the Philippines since November 1, 1901, today sent his resignation to Washington to take effect September 1. Francis B. Harrison has been nominated to succeed Forbes.

BUSINESS MEN ON LONG HIKE ON BET

Conyers Banker and Merchant Walk to Asheville in Ten Days, Winning Their Wager.

ASHEVILLE, Aug. 26.—Tramping through the mountains of North Georgia and Western North Carolina for just six hours less than ten days, E. Paul McDanel, cashier of the Bank of Conyers, Ga., and Louis C. Summers, a merchant of that place, have arrived in Asheville. Mr. McDanel and Mr. Summers walked to Asheville following the course of a wager with two other Conyers residents that they would not need to use of train or automobile.

"Upon their arrival here the Georgia bankers were tendered an informal dinner by J. E. McNeel and L. H. Pope, both of Atlanta, and other friends. While walking is fine, they will return home in a motor car.

The trampers left Conyers on August 16 and followed the mountain highways and byways in reaching Asheville. They had no maps nor charts to guide them, relying to good fortune and advice from residents along the route. They stopped at several Georgia and North Carolina towns, secured photographs along the line and getting testimonials from mayors and bankers to the effect that when last seen they were "trailing."

And there wasn't a train or automobile in sight.

"1200 miles in track. DALTON, Aug. 26.—Living (traveled 1300 miles in a hack from Oklahoma City, Mr. and Mrs. T. C. Warren, Miss Pearl Warren and Ed Warren reached here Monday afternoon. The party is en route to Asheville, N. C., their home. They left Oklahoma City June 4 and have made the long ride by easy stages, coming out at night and stopping on route for hunting and fishing trips.

SUNDAY SCHOOL CONVENTION.

DUBLIN.—The Laurens County Sunday School convention will meet with Mount Zion Church several miles from this city, Thursday and Friday, a general meeting of the association will be held Friday, Saturday and Sunday with Pleasant Hill Church.

That a person may carry concealed a weapon not his own when no malicious intent is shown was the opinion handed down by Justice Russell, of the Court of Appeals, in the case of Casper against the State.

Freer Boy Who Found Gun of Toting Charge

The defendant, a boy 18 years old, picked up a pistol on the road and carried it home unconcealed.

The jury returned a verdict of guilty on the ground that the boy was carrying a dangerous weapon without a license. The court reversed this decision on the point that the gun was carried openly and unconcealed and apparently without malicious intent.

Buckingham Palace Employees on Strike

LONDON, Aug. 26.—All the electricity in Buckingham Palace and the war and admiralty offices today joined the general strike of London.

Statistics Bulletin Issued by Chamber

The first issue of the Bulletin of Industrial Statistics, which will be published semi-monthly by the Chamber of Commerce, will go to press Tuesday.

Girl Is Scalped By Windmill; Will Die

LAPORTE, IND., Aug. 26.—Miss Clara Hutton was scalped when her hair caught in the shaft of a windmill. She will die.

Asks U. S. for \$990 Stolen 50 Years Ago

WASHINGTON, Aug. 26.—Nearly a half century ago George Chovin, then a dashing young soldier in the First Massachusetts Volunteer Infantry, lost \$990. Now he wants the Government to reimburse him.

What made you reject that man?

I asked an army sergeant on recruiting service, as a broad shouldered would-be soldier was turned away.

RESINOL SOAP PROTECTS YOUR COMPLEXION

A complexion protected by the regular use of Resinol Soap is almost always a complexion to be proud of—free from pimples, blackheads, redness and roughness, and glowing with natural health and beauty.

Resinol Soap is delightful to use. Its odor is wholesome and refreshing, and its distinctive rich brown color is due entirely to the Resinol balsams and not to artificial coloring. For baby's delicate skin it is ideal, tending to prevent chafing, irritation and the eruptions so common in infancy. Sold by all druggists. Trial Free. Dept. 8-B, Resinol, Baltimore, Md.

Not Above the Law After All

It's a story of how this noted beauty defied all superstitions which surround newly-weds only to find that she just could not give up her old stage friends to please a mere husband. There will be another tale which proves that songbirds are

The Plot For the Pennant

Hatched by the celebrated arch-schemer of baseball fiction, Hugh S. Fullerton, is under way in the

SUNDAY AMERICAN

The second installment of this enthralling tale will appear next Sunday with a synopsis of what has gone before, so it is not too late to become a fiction fan. Incidentally one may read in the same issue of

Lily Elsie's Shattered Romance

It's a story of how this noted beauty defied all superstitions which surround newly-weds only to find that she just could not give up her old stage friends to please a mere husband. There will be another tale which proves that songbirds are

every line—Sports, Finance, Local, Telegraph and Cable, to say nothing of a hundred other features. If you are the one person in ten who is not a regular reader, you had better order at once and become one.

DETROIT

2 TRAINS DAILY Lv. 7:12AM, 5:10PM. T & N

Advertisement for 'The Plot For the Pennant' and 'Lily Elsie's Shattered Romance' in the Sunday American, including details about the magazine's content and subscription information.

FRANK SENTENCED TO HANG OCT. 10

Condemned Man Protests His Innocence to the Court

U. S. TAKES ITS FINAL STAND ON MEXICO

FRANK AND HIS WIFE HEAR JURY'S VERDICT

Frank received the news with fortitude and appeared to be more concerned about his wife than himself.

The verdict of the jury was announced to Frank and his wife by Rabbi Marx and Dr. Rosenberg.



ROSSER ASKS FOR NEW TRIAL; PREPARES TO GO TO SUPREME COURT

Still protesting his innocence, Leo M. Frank, college graduate and superintendent of the National Pencil Factory, was Tuesday sentenced "to hang by the neck until dead" on October 10, by Judge L. S. Roan before a small crowd of attorneys, newspapermen and a few friends.

Attorneys, Reuben Arnold and Luther Rosser, who had already branded the trial held for four weeks as a farce in which the jury was influenced by "mob sentiment." Judge Roan fixed October 4 as the date for hearing arguments.

A long and notable legal fight is certain over the effort to save Frank from paying the penalty fixed by his court. The case will be carried to the highest courts if Judge Roan refuses a new trial.

There was the hush of horror as the dreadful "Hanged by the neck until dead, and may God have mercy on your soul," were uttered by the judge. The signs of Frank's emotion were few and far between. A few minutes later he was asserting, clearly and calmly his entire innocence.

Judge Roan addressed him: "The jury which has been trying you for the last several weeks has found you guilty. Have you anything to say why sentence should not be passed on you at this time?"

Frank leaned slightly against the railing and placed one hand behind his back before replying. Then he said in a calm, even voice: "Your Honor, I say now as I have always said: I am innocent. Further than that, I will state that my case is in the hands of my country."

The prisoner's voice was so low that for a moment his hearers were not aware that he had finished and a deathly silence reigned. Then Judge Roan spoke: "Your counsel inform me that they will move for a new trial," he said, addressing Frank, "but in the meantime, it is my sworn duty to pass sentence on you."

"I have tried to give you a fair trial. I may have erred, but I have done my duty as my conscience dictated."

Judge Roan then picked up from his desk the sheet of paper upon which his sentence was written. As he did so, through some slight misunderstanding, the crowd arose to its feet.

"Take your seats, take your seats," said Judge Roan, then read the sentence. In legal form it was this: "The State against Leo M. Frank, indictment for murder, Fulton County Superior Court, May Term, 1913. Verdict of guilty, July Term, August 25, 1913."

"Whereupon it is considered ordered and adjudged by the court that the defendant, Leo M. Frank, be taken from the bar of this court to the common jail in the County of Fulton, and that he be safely there kept until his final execution in the manner fixed by law."

He picked up a small package wrapped in a newspaper and not knowing what it was struck it with a sharp blow with a chisel. The explosion resulted. Several other workmen beside the prisoner who were in the house were killed.

The house is one in which Howard Burns, a negro, shot his wife and then committed suicide less than a month ago. Since the tragedy it has been vacant. Several days ago residents of the neighborhood found several sticks of dynamite in the place. It was thought all of it had been removed by the sheriff's office. A sufficient quantity of the residue of the said dynamite and such dynamite and friends as may be desired.

Such execution to take place in the common jail of Fulton County, and that said defendant on that day be taken from the bar of this court to the common jail in the County of Fulton, and that he be safely there kept until his final execution in the manner fixed by law."

Lind Leaves for Home as Wilson Frames Decisive Peace Terms. Break Believed Near.

WASHINGTON, Aug. 25.—The American proposals to General Huerta, as intimated at the White House today, are the following: First, a definite armistice. Second, a free and impartial election in all parts of the country. Third, General Huerta is not to be a candidate at this election. Fourth, both factions must agree to abide by the result. These fundamental preparations formulated by the United States will not be changed by any developments in Mexico City to-day. President Wilson has decided to make his stand on them, and while they must be modified in unessential details, their vital features must remain in any negotiations to be conducted further.

The supplementary suggestions spoken of in Secretary Tumulty's statement to-day can not affect the fundamental propositions. Envoy Lind has left Mexico City, as appears in Mexico City press dispatches today. The White House has no information that he has left Mexico City, and is puzzled to understand how, in view of the favorable reply sent by the President to Lind's message of last night, he could have left the Mexican Capital.

Lind Leaves Capital To Sail for Home.

SPECIAL CABLE TO THE ATLANTA GEORGIAN. MEXICO CITY, Aug. 25.—Special Envoy John Lind, sent here by President Wilson on a mission of pacification to President Huerta, left the capital at 7 o'clock this morning for Vera Cruz. The failure of his mission here is a considerable undertaking. Mr. Lind probably will sail for the United States upon a warship on his arrival at Vera Cruz. Lind's departure is hurried by the State Department. President Huerta has offered Mr. and Mrs. Lind the use of his private coach to make the trip across to Vera Cruz, and Mr. Lind had accepted, but this morning the private car was not at the station. Consequently the Lind party had to travel upon an ordinary day coach, and the Vera Cruz train did not carry any Pullmans.

DALLAS, Tex., Aug. 25.—Nelson O'Shaughnessy, of the United States Embassy, was at the station to bid Mr. and Mrs. Lind goodbye, but there were no representatives of the Mexican Government on hand. This was regarded as significant, but not nearly so much so as the absence of the presidential private car, after it had been offered for the use of the special envoy and his wife.

Called Directly Afloat. Americans looked upon this as a direct affront. The news that President Wilson has ordered the delivery of his message Continued on Page 2, Column 7.

Masons of Dalton Hear Grand Master

DALTON, Aug. 25.—Masons from this and adjoining counties assembled here Monday afternoon and night to meet Robert L. Goding, of Savannah, grand master of the Georgia Grand Lodge, who was guest of Dalton Masons. A watermelon eating and automobile ride occupied the latter part of the afternoon, and the evening session was given over to work in the master's degree, refreshments being served at the completion of the work.

Find Buried Indian Pipes and House

DALLAS, TEXAS, Aug. 25.—B. W. Merwin, representing the Peabody Museum of Harvard University, and C. W. Hickey, of Columbia University, have completed excavations of Indian mounds in this county. A human skull in splendid state of preservation, numerous human bones and many pieces of pottery, including tobacco pipes, were found. Nearly all the pottery showed an intricate woven design of ancient pattern. The walls of a house were found ten feet under ground.

'Castle Walk' Trot Is Newport Favorite

NEWPORT, Aug. 25.—The "Castle Walk" has not only supplanted all other 1913 dances, but almost all other forms of amusement at Newport. It was danced continuously from 11 p. m. till 2 a. m. at Mrs. Oliver Gould Jennings' affair, and was resumed the next night at Mrs. French Vanderbilt's.

Sheriff Refuses to Whip Wife Beator

KIAMATH FALLS, ORE., Aug. 25.—Sheriff Charles Low has been given the alternative of applying fifteen lashes to the back of William Pew, a convicted wife beator, or being punished by Justice E. W. Gowan for contempt of court.

Candler Is Mediator In Depot Site Row

CHARLES MURPHY Candler, of the State Railroad Commission, was in Union Point Monday, investigating the depot controversy which developed here following the burning of the Georgia Hotel.

20,000 Affected By Rail Pass Prohibition

PHILADELPHIA, Aug. 25.—More than 20,000 persons who ride on railroad passes are to go into deep mourning because it has been discovered that the new public utilities law prevents families of railroad men from riding on free transportation in the State.

Wife Shot to Death Kissing Her Husband

REMONDSTON, ALABAMA, Aug. 25.—A W. V. Cox, well known here, accidentally killed his wife as he leaned forward to kiss her.

Score of Governors Meet in Colorado

COLORADO SPRINGS, Aug. 25.—Governors of more than a score of States were on hand at the opening session of the annual conference of Governors today.

Pounds Package He Picks Up; Explosion Jars Neighborhood

A plumber was knocked unconscious and severely cut and bruised by an explosion of dynamite in a vacant house at No. 112 1/2 Fall street, where he was working Tuesday morning about 8 o'clock.

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Sheriff Uses Train, Horse, Feet in Chase

SHELBA, Aug. 25.—After riding 82 miles on train, riding horseback 18 miles and walking 18 miles, Sheriff H. B. Randall captured John Jackson and W. H. Thomas, white men, who escaped from jail here, both charged with robbery.

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Frank came in before his counsel. Suddenly he headed to those in the courtroom.

JURY THAT CONVICTED FRANK GOING TO LAST DAY IN COURT

DEPUTY MINOR. A. H. HENSLEE. F. E. WINBURN. J. T. OSBURN. C. J. BOSSHARDT. A. L. WISBY. J. F. HIGDON. F. V. L. SMITH. M. S. WOODWARD.



D. TOWNSEND. W. M. JEFFRIES.

WIFE, MOTHER EMBRACE FRANK AFTER SENTENCE

Continued from Page 1. His eyes a little wider open. Otherwise he was the same astoundedly cool prisoner.

Wife and Mother Embrace Frank After Sentence

Continued from Page 1. His eyes a little wider open. Otherwise he was the same astoundedly cool prisoner.

What made you reject that man?

I asked an army sergeant on recruiting service, as a broad shouldered would be soldier was turned away.

Advertisement for Colgate Ribbon Dental Cream, featuring the brand name and a small illustration of a woman's face.

Pierce Loses Out Because of Case

As a result of the charges made by the police of infamy dealing by the Pinkerton operatives in the investigation of the Phagan case, H. B. Pierce, superintendent of the agency in Atlanta, tendered his resignation.

Frank's Friends Hopeful; 'I'm Vindicated'--Lanford

Though he has been convicted of the most terrible crime in the history of the South, the friends who have stood steadfastly by Leo Frank during the four long months since Mary Phagan's body was found have not deserted him.

'Boll Weevil Wiggle' Newest Dixie Dance

MEMPHIS, Aug. 26.—Officers of Tunicia County, Miss., have issued an order prohibiting young society folk from dancing a strange waltz.

Trial a Farce, Say Attorneys

L. Z. Rosser and Reuben Arnold, counsel for Leo Frank, issued the following statement this morning: "We deem it not amiss to make a short statement, as the attorneys of Leo M. Frank, to the public.

Wilson Delays Message; Lind Quits Mexico

President Huerta's Aide to Postpone Address to Congress Till Wednesday. Continued from Page 1.

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President Huerta's Aide to Postpone Address to Congress Till Wednesday. Continued from Page 1.

U. S. Unprepared for War, Says Garrison

DENVER, Aug. 26.—A warning was sounded here by Secretary of War Garrison in an address at Fort Logan, in which he said the United States is absolutely unprepared to meet a crisis.

Militants Disregard Pankhurst's Truce

Special Cable to The Atlanta Georgian. LONDON, Aug. 26.—Disregarding the plea of Mrs. Emmeline Pankhurst for a recess in the campaign of violence long waged by the Women's Social and Political Union, militant suffragettes continued their depredations today.

Muscogee Tax Rate

COLEMAN.—The County Commissioners of Muscogee have fixed the tax rate for 1917 at four mills, the same as last year.

Are You Sick, Diseased, Nervous, Run Down?

Advertisement for Dr. Hughes' Kidney and Bladder Pills, featuring a portrait of the doctor and a list of ailments treated.

JURY'S STORY OF HOW EVIDENCE WAS WEIGHED AND VERDICT REACHED

The Georgian to-day reveals some of the innermost secrets of the jury which convicted Leo M. Frank of the murder of little Mary Phagan. This inside story of the greatest criminal case in the South's history is an intensely interesting revelation of the workings of men's minds. It covers three long weeks and more throughout which the evidence for and against the pencil factory superintendent was tediously unfolded, link by link.

It casts upon the various points made by the defense and the prosecution the light in which they were viewed by the twelve men who were chosen to act as the judges. It ends with the last memorable meeting of these men on the top floor of the courthouse Monday afternoon which culminated in the fateful verdict: "We the jury find the defendant guilty."

The information is given here as it was obtained by a reporter for this newspaper from one of the jurors late Monday night when the full weight of his grim burden still rested upon him. It is told in his own, impressive words.

"It was the only thing we could do. The evidence was against Frank from start to finish. And so we did our duty, as we had sworn to do. Dorsey's Youth and Sincerity Won."

"It would be hard to say what, of all the trial, made the greatest impression on the jury. It was probably the Solicitor General himself. He was a marvel. His youthful appearance, coupled with his sincerity, made a wonderful hit. There wasn't a minute of the hours that he spoke that he didn't seem to mean every word that he uttered.

"They are a forceful speaker. He puts emphasis behind his words. And he drives his points clear in his hands. You are struck with the somber faces of your fellow jurors, then in the mirror you see that your own face is as somber as the rest, and the full force of the duty in front of you strikes home. You realize that you are to become a juror, and you shall have disposed of the life of a fellow man."

"It is a terrible thing to be on a jury which holds a man's life in its hands. The weight seems heavier during the early days of the trial. You are struck with the somber faces of your fellow jurors, then in the mirror you see that your own face is as somber as the rest, and the full force of the duty in front of you strikes home. You realize that you are to become a juror, and you shall have disposed of the life of a fellow man."

"That also had its effect. There were men amongst us who luckily were well up on digestion. The experts said very little that we did not understand. But I will venture to say that few of the men that jury will ever eat cabbage again."

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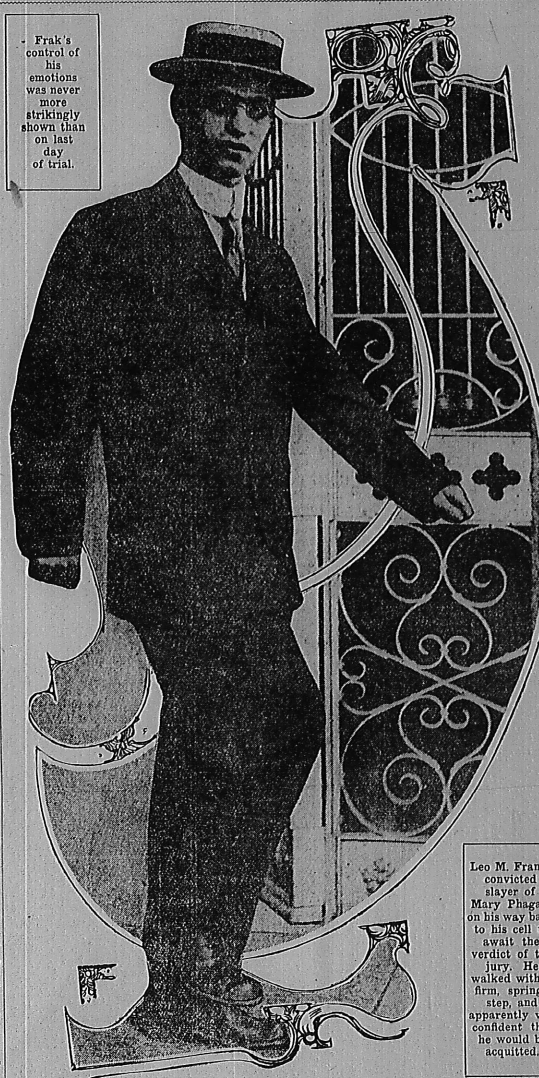
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FRANK RETURNING TO HIS CELL IN TOWER AFTER JUDGE'S CHARGE

Frank's control of his emotions was never more strikingly shown than on last day of trial.



THAW CHARGES JEROME WITH CONSPIRACY

Fugitive Says Former Prosecutor Shielded 'Vicious Rich' Men to Convict Him.

SHREBROOKE, QUEBEC, Aug. 26.—Following the arrival here of former District Attorney William T. Jerome of New York, and the announced determination of the attorney to reorganize his line of defense to give the case an international aspect, Harry K. Thaw, fugitive from the Matteawan (New York) Asylum for the Criminal Insane, issued an attack against his former prosecutor today charging that Mr. Jerome shielded the identity of "vicious rich" men during Thaw's trial in New York for the murder of Stanford White.

Mr. Jerome did not take Thaw's attack seriously, but plunged into his preparations for the next he will take in the night which will be launched when arguments are heard tomorrow morning before Judge Glenshaw in Superior Court on Thaw's petition for liberty on a writ of habeas corpus.

"I am not worrying over Thaw's threat to test the constitutionality of the immigration laws and attack out the United States treaty governing aliens and deportation," said Mr. Jerome. "Speed and economy are the watchwords of the Canadian courts. They deal out justice for his no known here. The Kaiser is, in fact, not known here. Thaw will be dumped over the border and seized in Vermont or New Hampshire without delay. Extradition into New York will be speedy."

Thaw's interview attacking Mr. Jerome was given under the same circumstances as that yesterday on his family. He insisted on writing all the questions and answers and would brook no interference from the reporter.

Thaw, if Freed, to Visit Mr. Chaloner

SHREBROOKE, QUEBEC, Aug. 26.—Harry Thaw was in better humor today. He is reported to be in sympathy to John Armstrong Chaloner of Virginia, a fugitive from New York, who since was pronounced insane by the New York courts.

Thaw said he would visit Chaloner if he got his release. Chaloner is the author of the celebrated query, "Who's money now?" This being the question he telegraphed to his relative, Robert Chaloner, after the latter lost the bulk of his fortune to his fascinating wife, Lina Cavalieri, the singer.

South China Revolt Completely Collapses

Special Cable to The Atlanta Georgian. SHANGHAI, Aug. 26.—The Southern Chinese revolution, directed by Dr. Sun Yat Sen and Dr. Wu Tingfang, has collapsed completely. Dispatches received here today stated that the last rebel stronghold at Nanking has fallen into the hands of President Yuan Shih Kai's Federal troops.

It is believed now that if there is any more fighting it will be of a desultory guerrilla character between small roving bands of rebels and outlaws and Federal soldiers.

The Kaiser Becomes A Total Abstainer

BERLIN, Aug. 26.—The Kaiser has laid his embargo on beer. His favorite drink now is lemonade, with a dash of orange juice, but does not force this beverage upon his guests. The usual wine is retained.

Slaying at a Church In Middle of Service

DOUGLASSVILLE, Aug. 26.—Leah Evans shot and instantly killed Sash Longino in front of the African Church here while services were being conducted.

The Longino negro lived in Campbell County and very little was known of him here. He had an open knife clamped in his hands, and it is supposed he was advancing on Evans, also a negro, when shot.

Evans made his escape and has not been captured.

WOMEN'S STYLES TO-DAY INSANE, SAYS EDISON

Inventor, on His First Vacation in Two Years, Sleeps Seven Hours First Night.

LOWELL, MASS., Aug. 26.—Thomas A. Edison, while passing through this city en route to the White Mountains on his first vacation in two years, gave out an interview in which he branded women's dress of the present day as insane.

He also complained the modern "trousery" dances, scored the gyrations in politics, and said the talking machine is in the final state of perfection.

He praised John Hays Hammond's plans for peace by making war impossible through wireless control of battleships and torpedoes.

YAWN DICATES LAW

NEW YORK, Aug. 26.—Joseph Ruzer yawned so widely that he dictated his laws—and the dissolution of the law wide open. At the hospital Ruzer was put under an anesthetic and his jaws locked back into place.

HAVE YOU HEARD THE YODLERS YODLE AT BONITA THEATER?

The vaudeville bill put on by the Bonita is attracting attention on account of the fact that the acts are high class and entirely new.

If you enjoy yodling, you should go to the Bonita, for there you will see the yodlers.

The remainder of the bill is equally good, and you will enjoy every minute of the time.

BIJOU HAS IT SOFT: A DOG'S LIFE, TOO

Sleeps on Sanitary Couch, Drinks Pasteurized Milk for Lunch and Dines on Porterhouse.

Cordele Cotton Men Fight Tax Ordinance

CORDELE, Aug. 26.—If the threat of local cotton buyers are carried out, Cordele will practically be without a cotton market for an entire week or more.

Took Car for Try-out And Did Not Return

COHELERS, Aug. 26.—The theft of a big touring car in broad daylight is the latest sensation in Cordele. The automobile belongs to Frank Tubber.

RESINOL SOAP PROTECTS YOUR COMPLEXION

A complexion protected by the regular use of Resinol Soap is bright, fresh, and free from pimples, blackheads, redness, and roughness.

REMAINS BY PARCEL POST.

DOVER, N. J., Aug. 26.—The remains of Carl Hill, who died here many by a street car, were shipped by parcel post.

CHAMBERLIN - JOHNSON - DUBOSE CO.

Atlanta New York Paris. Now For a Quick Disposal of Some Two Hundred Waists. As startling as the prices below are, and as great as may be the expectations they will arouse, we venture that women are going to be pleasantly surprised when they see the waists these prices stand for.

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THE CIRCULATION OF THE GEORGIAN MONDAY WAS 131,208
 This is the largest circulation ever reached by a newspaper in the South
 IN THE CITY OF ATLANTA ALONE 68,184 COPIES OF THE GEORGIAN WERE SOLD

ALWAYS FIRST
THE SUNDAY AMERICAN
 Order It Now
 Both Phones Main 100

THE ATLANTA GEORGIAN.

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

HOME EDITION

VOL. XII, NO. 20.

ATLANTA, GA., TUESDAY, AUGUST 26, 1918.

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 By The Georgian Co.

2 CENTS. PAY NO MORE

FIGHT BEGUN TO SAVE FRANK
MOTION FOR NEW TRIAL FOLLOWS DEATH SENTENCE

U. S. TAKES ITS FINAL STAND ON MEXICO

Lind Leaves for Home as Wilson Frames Decisive Peace Terms. Break Believed Near.

WASHINGTON, Aug. 25.—The American proposals to General Huerta, as intimated at the White House today, are the following:
 First, a definite armistice.
 Second, a free and early election in all parts of the country.
 Third, General Huerta is not to be a candidate at this election.
 Fourth, both factions must agree to abide by the result.
 These fundamental preparations terminated by the United States will not be changed by any developments in Mexico City to-day. President Wilson has decided to make his stand on them, and while they might be modified in unessential details, their vital features must remain in any negotiations to be conducted further.
 The supplementary suggestion spoken of in Secretary Tumulty's statement today can not affect the fundamental preparations. Envoy Lind has left Mexico City, an appearance in Mexico City never anticipated to-day. The White House has no information that he has left Mexico City, and is expected to understand the views of the favorable reply sent by the President to Lind's message of last night, he could have left the Mexican capital.
 The State Department denied that Governor Lind was ordered out of Mexico, and further claimed that the Mexican situation remains unchanged.
 It was understood that Governor Lind will leave Vera Cruz on board an American warship, probably the New Hampshire, within a short time. There are at present four American warships at Vera Cruz—the New Hampshire, South Carolina, Michigan and Louisiana. One of these will be placed at Governor Lind's disposal, and the other three will remain in Mexican waters to await developments.
 President Delays Message.
 President Wilson today confirmed reports that all hope of the success of the Lind mission was not lost when he postponed reading his message to Congress until 1 o'clock tomorrow. If the negotiations continue over a considerable period the message may not go to Congress for some time. If the American proposals are accepted it may not be read at all. The crisis approached was emphasized by the semi-official announcement of the American proposals made to Huerta through Envoy Lind. That the White House was in no haste to make its proposals was indicated by the fact that they were fundamental propositions and would not be changed, was regarded as extremely significant.
 Reports are current here that Huerta intends to resign the presidency in favor of Trevino, one of his lieutenants, but to be a candidate for the

Pounds Package He Picks Up; Explosion Jars Neighborhood

A plumber was knocked unconscious and severely cut and burned by an explosion of dynamite in a vacant house at No. 122 Tattall street, where he was working Tuesday morning about 8 o'clock.
 He picked up a small package wrapped in a newspaper, and not knowing what it was struck a sharp blow with a chisel. The explosion resulted. Several other workmen beside the plumber who were in the house were injured.
 The house is one in which Howard Burns, a negro, who, his wife and then committed suicide less than a month ago. Since the tragedy it has been vacant. Several days ago residents of the neighborhood found several sticks of dynamite in the place. It was thought all of it had been removed.
 The explosion created a great deal of excitement in the neighborhood, most of the residents of which are negroes.

McLoughlin Retains U. S. Tennis Title in Brilliant Match

NEWPORT, R. I., Aug. 25.—Maurice B. McLoughlin, of San Francisco, upheld his supremacy on the American lawn tennis courts today by winning the all-comers' championship for the second consecutive time. In the final match of the tournament the hero of the Davis cup matches defeated Norris Williams, II, of Philadelphia, 5-7, 5-7, 6-3, 6-1.
 In every respect it was a great battle. Williams, also of the international team, handled the heavy racket of the champion as no other players in the tournament had done. In the second set Williams temporarily had McLoughlin upon the defensive. But the champion, who has played throughout one of the greatest tournaments in the history of the game without the loss of a set until today, simply swept Williams before his assault in the last game.
 McLoughlin's victory was a brilliant one. He has now won the title for the second year in a row.

Mrs. Godbee, Held As Double Slayer, Blocks Jail Break

MILLEN, Aug. 25.—Mrs. Sarah Perkins Godbee, in jail here charged with the murder of her former husband and his third wife, prevented an escape from the Jenkins County jail here yesterday morning.
 A negro was arrested on Saturday night and lodged in the jail. On Monday morning between 3 and 4 o'clock the negro got out of the jail and was making desperate attempts to burst his way to liberty when the accused woman gave the alarm.

Houses To Be Rented For School Overflow

Crowded conditions in Atlanta schools is worrying the School Board. Every effort is being made to accommodate the pupils when the public schools open next month. Conferences by a committee of members of the board and Mayor Woodward are expected to result in temporary relief.
 President W. R. Daboy, James E. Vinson and other members of the board who met with the Mayor and other members of the board of the Boulevard, Highland and other schools will be tested.

20 Reported Killed On C. & O. in Virginia

RICHMOND, Aug. 25.—Twenty persons are reported to have been killed in a wreck on the Chesapeake and Ohio Railroad near Lynchburg.

SPEER PROBE DELAYED IN HOUSE

Republicans Block Clayton's Move to Hasten Investigation of Georgia Judge.

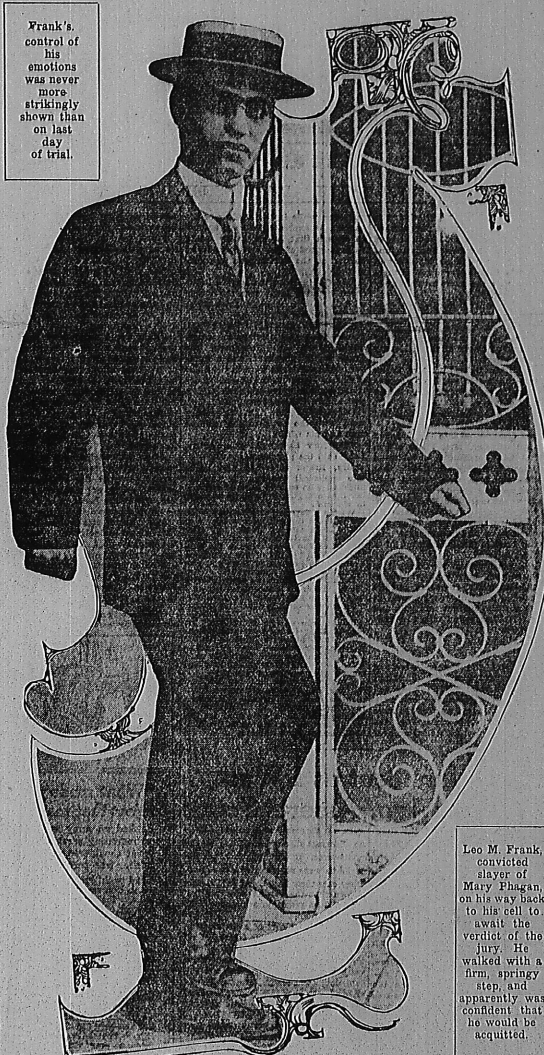
WASHINGTON, Aug. 25.—A resolution to investigate the charges against Justice Emory Speer, of Georgia, was introduced in the House today by Chairman Clayton, of the Judiciary Committee.
 An effort to have it considered immediately, failed, on the objection of Minority Leader Mann, and the resolution went over until tomorrow.
 In presenting the resolution Mr. Clayton said:
 "The committee reached the unanimous conclusion that the charges were of such grave nature that further investigation was warranted. I may say that not only members of the Judiciary Committee, but other members of the House, have given this subject careful attention.
 "No member of the committee has had opportunity to talk with the witnesses, and so the committee did not feel like voting to impeach Judge Speer."
 Urges Fair Inquiry.
 "If Judge Speer is not guilty of the wrongful conduct alleged against him, a committee of this House ought to vindicate him. If it reaches the conclusion that he should be impeached and removed, the House owes it to the people to take this course."
 "Several members of the committee have expressed the hope that this judge is not guilty, but we felt it was only fair to the country to bring in this resolution."

Minority Leader Mann said he had never heard of a similar case being started in such a manner, with no one making an actual charge on the floor of the House.
 "I doubt the propriety of the House, having no charges before it, authorizing a committee to proceed with an investigation," said Mr. Mann. "I have seen no charge in the papers worthy of investigation."
 "Does the gentleman think I ought to give out the charges at this point?" asked Mr. Clayton.
 "I think the House ought to be informed," said Mr. Mann.
 Representative Bartlett, of Georgia, pointed out that some of the most important charges, those made by Colonel Huff, had been thoroughly aired.

Bartlett for Quick Action.
 "Justice demands this investigation," said Mr. Bartlett. "You should be careful, you should be quick to allow a quick investigation of charges made by reputable citizens. I hope no member will be so unjust to the people of that district as to do anything to impede an investigation."
 Mr. Mann persists in his objection, and the resolution went over.
 The procedure taken is this case, so far as the resolution for an investigation is concerned, is the same as that in the impeachment proceedings against Judges Swayne, Hanford and Archibald.

The resolution set forth that the charges laid against Judge Speer were of such a grave nature that they warranted further investigation, and provided that the Judiciary Committee be authorized to proceed with the inquiry. If the committee finds that the charges are true, it will recommend the impeachment of Judge Speer, it is declared.

FRANK RETURNING TO HIS CELL IN TOWER AFTER JUDGE'S CHARGE



Frank's control of his emotions was never more strikingly shown than on last day of trial.

Leo M. Frank, convicted slayer of Mary Phagan, on his way back to his cell to await the verdict of the jury. He walked with a firm, springy step, and apparently was confident that he would be acquitted.

PRISONER MUST HANG OCT. 10, JUDGE RULES; INNOCENT, HE REPEATS

Almost before the dread verdict of "guilty" had ceased ringing in his ears, Leo M. Frank, convicted of slaying Mary Phagan, heard Tuesday the still more terrible words, "sentenced to hang by the neck until dead," before the echo of his own words, "I am innocent" had died away.

Frank will pay the penalty for the murder of Mary Phagan, which the jury Monday agreed he had committed, on October 10, unless the efforts of his two lawyers, who already have started a new fight for his life, are successful in postponing the execution or ultimately in clearing their client. There is little doubt that the execution will be put off, as an appeal will act as a stay.

Sentence had hardly been pronounced by Judge L. S. Roan at 10:40 o'clock Tuesday morning in his courtroom in the Throver building before Attorney Reuben Arnold was on his feet to make a motion for a new trial.

Judge Roan said that he would set October 4 as the date for hearing the arguments on the motion. It is known that Solicitor Dorsey is most vigorously opposed to any movement looking toward the reopening of the case. He asserted repeatedly during the last days of the trial that the claim of the defense that Frank was not receiving a fair trial was ridiculous on its face.

While the death penalty was being imposed upon the factory superintendent, his young wife sat outside the Throver building in an automobile. She had followed her husband in the car, waiting for him as he was taken into court between two deputies and again following him when he was conveyed back to the Tower.

Frank displayed no more emotion than he did during the progress of the long trial. He perhaps was a trifle paler than usual and his face a bit more haggard, but aside from this none would have known he was stepped firmly down from the Throver building steps that he was a man on whom the death sentence had just been pronounced.

The fight for Frank's life, which may consume many months, arouses a question as to the disposal of Jim Conley. It is the general supposition that Conley's case will be held in abeyance until Frank's fate definitely is determined by a new trial or the decision of the appeal to the Supreme Court.

Newt Lee Released From Custody.
 Newt Lee, material witness in the Frank trial and at one time a suspect, was released from custody Tuesday morning after spending exactly four months in jail.

A long and notable legal fight is certain over the effort to save Frank from paying the penalty fixed by the court. The case will be carried to the highest courts if Judge Roan refuses a new trial.

There was the hush of horror as the dreadful "Hanged by the neck until dead, and may God have mercy on your soul," were uttered by the judge. The signs of Frank's emotion were few as ever. A few minutes later he was asserting, clearly and calmly, his entire innocence.

Frank heard his sentence with but a slight show of nervousness. He stood leaning slightly against the railing in front of the judge's bench looking straight into Judge Roan's eyes. Occasionally he moistened his lips, but otherwise he was calm. His eyes though were bloodshot and his skin more pronouncedly white than ever before.
 Frank Again Protests Innocence.
 Judge Roan addressed him:
 "The jury which has been trying you for the last several weeks has found you guilty. Have you anything to say why sentence should not be passed on you at this time?"
 Frank leaned slightly against the railing and placed one hand behind his back before replying. Then he said in a calm, even voice:

"Your Honor, I say now as I have always said: I am innocent."

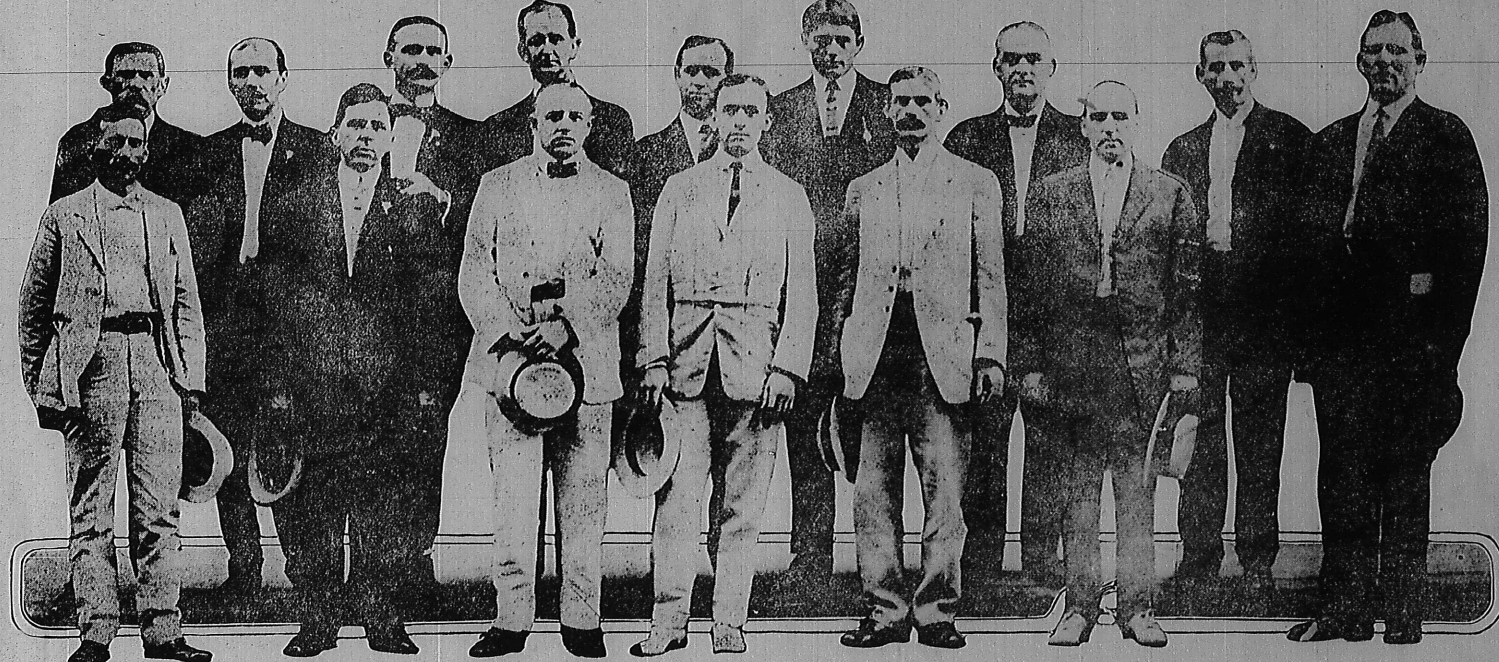
THE WEATHER.
 Forecast for Atlanta and Georgia—Generally fair Tuesday and Wednesday.

GIR LTRALS ROBBERS.
 NEW YORK, Aug. 25.—Acting in New York, Miss Ethel Raymon, an accountant and society entertainer, today caused the arrest of two dapper youths, who, she said, held her up and robbed her.

GEORGIAN FIRST.
 BOME, Aug. 25.—The Atlanta Georgian was the first paper to bring the Frank verdict here at once. Hundreds of people bought the Georgian's extra and commented on its contents.

JURY THAT CONVICTED FRANK AS SLAYER OF MARY PHAGAN

I. T. OSBURN, A. H. HENSLEE, F. E. WINBURN, W. F. MEDCALF, A. L. WISBEY, W. M. JEFFRIES, M. JOHENNING.



DEPUTY HUBER, M. S. WOODWARD, F. V. L. SMITH, D. TOWNSEND, C. J. BOSSHARDT, J. F. HIGDON, DEPUTY LIDDELL.

WIFE, MOTHER EMBRACE FRANK AFTER SENTENCE

cent. Further than that, I will state that my case is in the hands of my counsel. The prisoner's voice was so low that for a moment his hearers were not aware that he had finished and a deathly silence reigned. Then Judge Roan spoke: 'Your counsel inform me that they will move for a new trial,' he said, addressing Frank, 'but in the meantime, it is my sworn duty to pass sentence on you. 'I have tried to give you a fair trial. I may have erred, but I have done my duty as my conscience dictated.' Judge Roan then picked up from his desk the sheet of paper upon which his sentence was written. As he did so, through some slight misunderstanding, the crowd arose to its feet. 'Take your seats, take your seats,' said Judge Roan, then read the sentence. In legal form, it was this: 'The State against Leo M. Frank, indicted for murder, Fulton County Superior Court, May Term, 1913. Verdict of guilty, July term, August 18, 1913. 'Whereupon it is considered ordered and adjudged by the court, that the defendant, Leo M. Frank, be taken from the bar of this court to the common jail in the County of Fulton, and that he be safely kept until his final execution in the manner fixed by law. 'It is further adjudged by the court that on the tenth day of October, 1913, that the defendant, Leo M. Frank, be executed by the Sheriff of Fulton County in private, in witness whereof, by the executing officer, a deputy guard, the relatives of the defendant and such other persons and friends as he may desire: 'Such execution to take place in the common jail of Fulton County, and that said defendant on that day, between the hours of 10 o'clock a. m. and 2 o'clock p. m. be by the Sheriff of Fulton County hanged by the neck until he shall be dead, and may God have mercy on your souls. 'In open court, this 26th day of August, 1913, I, S. Roan, Judge of the Stone Mountain Circuit, presiding. When Judge Roan had finished reading the sentence, Frank sank back into a chair between his wife and mother. Leo Strauss and Julian Boehm. His face had grown a bit paler, but the calm stolidity which characterized his attitude throughout the grim proceeding remained. 'Frankie, you had defended Frank at the trial, and addressed Judge Roan. 'Your honor,' he said, 'we make motion for a new trial. 'I will hear the arguments on the

by the neck till dead" still echoing in his ears, arrived back at the grim old tower at 10 o'clock. Frank stepped out between Deputies Burdette and Owens. His face was a bit paler, his eyes a little wider open. Otherwise he was the same astoundingly cool prisoner. The trio walked to the jail door, and Frank asked his escorts to wait a moment. A minute later another car drew up and the devoted wife of the convicted slayer alighted, Deputy Suttles at her side. Frank's face lighted up. Mrs. Frank smiled, the tragic smile of courage and loyalty—and they were clasped in each other's arms, the young wife showering kisses on the man who had just heard his doom pronounced. They disappeared into the gloom of the jail corridor. Mrs. Frank's arm around her husband's shoulder—his mother's arms at the cell entrance from foreign eyes and words of hope showered upon him to drown the echo of the terrible pronouncement of a brief white sack. The young woman was dressed in black, relieved only by a white lace collar. She looked composed, but the traces of a night of weeping were in her eyes. The mother was pale and worn. Neither would talk to newspaper men. Mob Influences. 'Leo says, the father-in-law of Frank, brought him his breakfast Tuesday morning. The convicted man, if he suffered any shock from the verdict Monday, was said to have recovered entirely from it by the morning. He was as stolid as ever

and even while in the shadow of the gallows he expressed himself as just as certain that he ultimately would be exonerated of the terrible crime as he was on the first day he was suspected. 'My God! Even the jury is influenced by mob law,' were the words with which he greeted the news of the verdict Monday afternoon. Frank was with his wife at the tower when the intelligence came. Rabbi Marx, Dr. Rosenberg and the Frank family physician, and a number of other friends were in the office of Sheriff Mangum, Dr. Rosenberg arriving some minutes after the verdict was known at the courthouse. Rabbi Marx and Dr. Rosenberg went with the news to the accused man and his wife. 'The jury has found you guilty, Leo,' said the physician. Mrs. Frank screamed and broke into hysterical weeping. It was her husband who calmed her and assured that everything would be all right in a few minutes. Within a few minutes he persuaded her to leave the jail in company with Rabbi Marx and Dr. Rosenberg. The wife, when she came through the corridor, with the aid of her escort, avoided the newspaper men and entered the waiting automobile. Dr. H. W. Widauer came down shortly after. 'I am an innocent today as I was a year ago,' was Frank's comment on the verdict, according to Dr. Widauer. The blinds of the Sells home at No. 10 East Georgia avenue were closed, and Frank and his wife lived with her parents, very close, everyday morning. Neighbors said that Mr. and Mrs. Sells and their daughter had stayed with relatives overnight. At 10:45 a. m. Tuesday afternoon for a party's rest. Mr. Arnold will return to Atlanta in time to participate in the payment for a new trial for the pencil factory superintendent, which has been set for October 4.

Southern Suit & Skirt Co.—Atlanta, New York—Southern Suit & Skirt Co.

Expansion Sale Ends Saturday Night

Positively Last Four Days of This Unparalleled Value-Giving

Next Monday is September 1st. Conditions absolutely necessitate the disposal of every summer garment in stock this week—

Reductions, such as this store has never before offered, will be in effect, beginning to-morrow, Wednesday morning—

Monday morning the entire store will be devoted to the display of new fall apparel, already in and waiting for display room—

An opportunity to secure beautiful, high-grade, stylish garments at LESS THAN COST OF MATERIALS OR MAKING—

Beginning To-morrow Morning at 8 o'clock We Offer

Any \$12.50 to \$16.50 Linen Dress . . . AT CHOICE \$3.75

Any \$12.50 to \$16.50 Ratine Dress . . .

Any \$12.50 to \$16.50 Linen Suit . . .

Any \$11.75 to \$15 Lingerie Dress . . .

Any \$10.50 to \$14.50 Fancy Voile Dress . . .

White Ratine Skirts \$1.48 Latest Styles, That Were \$3.50

Pique Skirts 69c That Were \$1.50 to \$2

\$1.50 to \$2.00 Summer Waists at, Choice . 69c

Fine Wool Skirts \$2.45 Very latest styles in Bedford Corsets, Imported Serges and Serges. They were \$5 and \$6.

Fine Tailored Wool Skirts CHOICE \$4.95 Serges, Bedford Corsets, Imported Worsteds, Shepherd Checks, elegant graceful models that were \$5.50 to \$10.

Southern Suit & Skirt Co. Atlanta's Exclusive Women's Apparel Store—43-45 Whitehall Street

'What made you reject that man?'

I asked an army sergeant on recruiting service, as a broad shouldered would-be soldier was turned away. 'Bad teeth!' replied the sergeant. You would be surprised to know that from six to eight per cent of the recruits applying for enlistment in the U. S. Army within one year were rejected because of defective teeth alone. And that thirty-five per cent of the dental cases in the U. S. Army were directly traceable to diseased oral conditions. Perfect cleanliness of the teeth is absolutely essential to Good Health. A pleasant, sure way to perfect cleanliness is the twice-a-day use of Colgate's Ribbon Dental Cream, and the twice a year visit to your dentist. You too should use COLGATE'S RIBBON DENTAL CREAM

I'm as Innocent as I Was A Year Ago,' Asserts Frank

Just four months after the murder of Mary Phagan, Leo M. Frank stands convicted of the slaying of the 13-year-old girl in the National Penitentiary. No recommendation for life imprisonment was made by the jury. The verdict was announced in the courtroom. To avoid any sort of a demonstration, the courtroom was cleared of all spectators when it became known that the jury was ready to render its verdict. Everyone was excluded except Solicitor Dorey, Attorney Hooper and attaches of Dorey's office, several other members of the bar and the newspaper men. Hardly had Foreman Winburn read the words which branded the young factory superintendent a murderer before a mighty shout went up outside the building. The great crowds surging on all sides of the courthouse seemed to have had occult knowledge of the verdict at the very instant it was given utterance. The news spread like magic. While the cheers still were ringing the air, newbys assailed down upon the courthouse and radiated in different

'WE ONLY OBEY OUR DUTY,' SAYS MAN WHO HELPED CONVICT FRANK
Dorsey's Plea of Great Weight--Only Wondered at Prisoner's Statement

JUDOR'S STORY OF HOW EVIDENCE WAS WEIGHED AND VERDICT REACHED

The Georgian to-day reveals some of the innermost secrets of the jury which convicted Leo M. Frank of the murder of little Mary Phagan. This inside story of the greatest criminal case in the South's history is an intensely interesting revelation of the workings of men's minds. It covers three long weeks and more throughout which the evidence for and against the pencil factory superintendent was tediously unfolded, link by link.

It casts upon the various points made by the defense and the prosecution the light in which they were viewed by the twelve men who were chosen to act as judges. It ends with the last memorable meeting of these men on the top floor of the courthouse Monday afternoon which culminated in the fateful verdict: "We the jury find the defendant guilty."

The information is given here as it was obtained by a reporter for this newspaper from one of the jurors late Monday night, while the full weight of his grim burden still rested upon him. It is told in his own, impressive words.

"It was the only thing we could do. The evidence was against Frank from start to finish. And so we did our duty as we had sworn to do. Dorsey's Youth and Sincerity. "It would be hard to say what, of all the trial, made the greatest impression on the jury. It was probably the Solicitor General himself. He was a marvel. His youthful appearance, coupled with his sincerity, made a wonderful hit. There was a minute of the hours that he spoke that he didn't seem to mean every word that he uttered.

"Dorsey is a forceful speaker. He puts emphasis behind his words. And he drives his points clear and clinches them on the other side. They stuck with us. They had the evidence behind them to make them stick.

"His theory of the murder was the one we accepted. It was the one the evidence upheld. That was the jury killed that girl. "While the negro watched downstairs, he took the little girl back into the metal room and struck her, and then with a cord strangled her to death. And these notes were written as the negro told us and placed beside the body.

"In Dorsey's argument there was one little sentence which seemed to imbed itself in the minds of every man on the jury, when we read it. It was the agreement between Frank and Conroy that the negro should come back the fact that the body was the body. The sentence was this: "And if the smoke from that little girl's hanging body had gone curling up into the air, old Joe Conroy would have hanged for another man's crime.

Trial a Farce, Say Attorneys

L. Z. Rosser and Reuben Arnold, counsel for Leo Frank, issued the following statement this morning: "We deem it not amiss to make a short statement, as the attorneys of Leo M. Frank, to the public.

"The trial which has just occurred, and which has resulted in Mr. Frank's conviction, was a farce and not in any way a trial. In saying this, we do not make the least criticism of Judge Roan who presided. Judge Roan is one of the best men in Georgia, and is an able and conscientious judge.

"The temper of the public mind was such that it invaded the courtroom and pervaded the streets and made itself manifest at every turn the jury made; and it was just as impossible for this jury to escape the effects of this public feeling as if they had been turned loose and had been permitted to mingle with the people.

"In doing this we are making no criticism of the jury. They were only men, and unconditionally this prejudice rendered any verdict impossible.

"It would have required a jury of stoics, a jury of Spartans, to have withstood this situation. The time ought to come when this man will get a fair trial, and we profoundly believe that it will.

"The final judgment of the American people is a fair one. It is sometimes delayed in coming, but it comes. "We entered into this case with the profound conviction of Mr. Frank's innocence. The result has not changed our opinion. Every step of the trial has intensified and fortified our profound conviction of his innocence.

"L. Z. ROSSER, "R. R. ARNOLD."

Pierce Loses Pinkerton Job By Actions in Phagan Case

As a result of the charges made by the police of unfair dealings by the Pinkerton operative in the investigation of the Phagan case, H. B. Pierce, superintendent of the agency in Atlanta, tendered his resignation. It was promptly accepted by A. L. Cowardin, general superintendent of the New Orleans, who arrived in the city Monday.

Insubordination to the agency's law-demanding the cooperation of its operatives with the local police in criminal investigations was charged against the superintendent. The specific charge which brought about the removal of Pierce grew out of the finding of the blood-stained stick on the first floor of the pencil factory by Pinkerton operatives. It was claimed by the police that the stick was withheld from them by Pierce, to whom it was turned by the finder, and the butt of a buggy who substituted the stick leaf was turned over to the defense.

"This action by Mr. Pierce was in direct opposition to the rules of the 'Pinkerton Agency' said Mr. Cowardin. "Our charter to operate in Atlanta carries the agreement that our men withhold nothing from the city police which they may secure in investigations of criminals.

"Explicit orders demanding that this agreement be carried through to the letter have been in effect in the Atlanta office since the agency was started here, and when Mr. Pierce disobeyed them, there was but one thing left to do."

While no intimation was given by General Superintendent Cowardin as to who would be Pierce's successor, it was generally reported that Harry Scott would be appointed to fill the position. The report is founded on the withdrawal of Scott's appointment to the superintendency of the Houston, Texas, office, which was made shortly before the charges against Pierce were made public. This promotion of Scott was made as a result of his work in the Phagan case investigation, in which he was the field marshal for the Pinkertons.

Mr. Cowardin admitted that Scott would stay in Atlanta. "Cordelle's Cotton Men Fight Tax Ordinance. CORDELLE, Aug. 26.—(By the threat of local cotton buyers are carried out, Cordelle will practically be without a cotton market for an entire week or more.

"The buyers are angered at the city council over the passage of an ordinance making their annual license \$25 and the license on transient buyers at \$1 per day. On the grounds that the license of local and transient buyers should be the same, the local cotton men requested the council to reconsider the action, which was refused.

SENATOR'S KIN KILLED IN ROW OVER SADDLE. BEND, NEV., Aug. 26.—William Hillman, non-incumbent former Senator from Kansas, was killed on a ranch 100 miles north of Elko, Nev., by Frank Huber. Huber was arrested for the killing.

Are You Sick, Diseased, Nervous, Run Down? Have You Blood Poison, Kidney, Bladder and Urinary Troubles? Dr. Hughes' Kidney Pills.

DETROIT 2 TRAINS DAILY Lv. 7:12AM, 5:10PM

GAMINETTI SEES JURY PICKED TO TRY HIM

San Francisco, Aug. 26.—F. P. Drew Gambetti, son of Anthony Gambetti, Commissioner General of Immigration, surrounded by four lawyers and comforted by his brother, Anthony Gambetti, Jr., an attorney of Sacramento, watched the preliminary steps of his trial as a white suaver before Federal Judge Van Fleet today.

His wife and mother did not appear with Gambetti today. The older Mrs. Gambetti has been ill since the conviction of Maury I. Dicks on the same charge for the kidnapping of Reno of Gambetti, Dicks, Miraba Warrington and Lola Norris.

Dicks, who will be sentenced on September 2, was not in court today to watch the selection of a jury from the 20 men of the regular jury panel. It was presided by Special Prosecutor Theodore Howe and his assistant, Matt Sullivan, said that the jury would be completed by tomorrow evening.

Interest in the Gambetti case apparently exceeds that shown in the case of the Phagan case. A large number of spectators was turned away from the courtroom doors today. Preparations to cope with the enormous crowd when Mrs. Warrington and Mrs. Norris also stand the stand.

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CONTESTANTS IN WANT AD RACE NAMED SOON

Well, now that Atlanta has settled back to business, what's the matter with you entering the Want Ad Contest and winning an automobile, or maybe a trip to California and back for you and your wife? Or why not enter your church, your lodge, your club, get all the members interested, form a committee, get busy and win \$1000 in gold.

Somebody's going to win this prize. Somebody's going to be driving a five-passenger automobile this fall and banking about how they got it. Some organization is going to have \$1000 to build an addition with or to put in the treasury, and it might as well be yours.

Several churches, two of three secret orders and several other organizations already have entered, named their committees and begun solicitation among their friends. They've got a bunch of individuals working are in the game. They're trying all the way from brown-paper to children who know high. The names of contestants will be published in the near future. There are prizes for everybody, every contestant has a chance, and the contest is just as exciting as there is a good opportunity for you to get in and win out.

THE KAISER BECOMES A TOTAL ABSTAINER. BERLIN, Aug. 26.—The Kaiser has laid his embargo on beer. His favorite drink now is lemonade, with a dash of orange juice, but does not force this beverage upon his guests. The usual wines are served.

The Kaiser, it is said, did not use alcohol because while on his Northern expeditions he became convinced that it was the cause of his ill health. He believes in the use of natural factors in the development of nations.

DANVILLE, ILL. Aug. 26.—Anton Schugel, aged 47, died in St. Joseph's hospital here, having had a long illness.

Last Days of August Blanket and Bedding Sale. M. RICH & BROS. CO.

Less Than 2 Score Short Hours Wind Up The August Furniture Sale After That Prices Go Back to Normal---to Stay. Just three and a half shopping days—less than two score shopping hours—mark the end of this sale. People know this is an opportunity that comes but twice a year; that it is in no sense comparable with the continuous performance reduction sales which have wearied the patient and long-suffering public during the last six months. Related customers, therefore, who come here Monday expecting to pick up the "bargain" they say Saturday or before, will be disappointed. At the top of the closing bell Saturday at 1 P. M., these remarkable savings come to an end.

Table listing furniture items and prices, including Green Striped Dealin Library Chair, Empire Sofa, and various beds.

A Bed Special 50 1/2 Bed Mattress \$10.00 Guaranteed Box Spring to match \$12.50

Important Notice to Charge Customers. All charge purchases for rest of the month go on September statement mailed October 1st. Profit by the August Sales; paid in October.

M. RICH & BROS. CO. M. RICH & BROS. CO.

FRANK EMOTIONLESS AS HE HEARS SENTENCE TO GALLOWS 'I Am Innocent; My Case Is in My Lawyers' Hands,' He Tells Judge Roan

I HAVE DONE MY DUTY, ASSERTS JUDGE ROAN

"I May Have Erred, but My Conscience Is Clear," He Tells Condemned Man.

Continued From Page 2

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FRANK AND HIS WIFE HEAR JURY'S VERDICT



Hooper Praises Dorsey's Work.

The all-day experience I have never seen a case more thoroughly gotten up than the State's case against Leo M. Frank, as prepared by Solicitor Dorsey. It was complete throughout.

'Old New' Lee Is Released From Tower.

Old New Lee, as he was referred to by both sides in the Frank trial, was held in water hole time in the Negro night watchman at the National Penitentiary, who discovered the body of Mary Phagan, was released Sunday from the Fulton tower just four months to a day after his first trial.

The order for his release was signed by Judge Han and taken to the jail by his attorneys, Graham and Chappelle. Graham left with the negro to the police station, where he got a glimpse before the table, but then took him from him at the time of his trial.

A completion protested by the regular use of Resinol Soap is all most always a completion of the cure. Resinol Soap is an extract of pure vegetable matter without trace of poisonous alkali, and contains the most powerful healing medicine known which has made Resinol the first medicine for the best skin in the world. Resinol is a beautiful to use, and its distinctive effect is to remove the dirt and impurities from the skin without the use of any artificial dyes or chemicals. It is a complete skin cleanser and a delicate skin food. It is the most powerful healing medicine known which has made Resinol the first medicine for the best skin in the world.

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Lanford Says He Is Vindicated.

Though he has been convicted of the most terrible crime in the history of the South, the friends who have stood steadfastly by Leo Frank during the four long months since Mary Phagan's body was found have not deserted him. They still persist that he is innocent and declare that time will uncover the guilty person and give the young factory superintendent his freedom.

Rabbi David Marx, one of Frank's staunchest supporters, who has been with the convicted superintendent almost constantly since he was first arrested on suspicion of being connected with the crime, was one of the most surprised men in Atlanta when the verdict was returned. He had confidently expected an acquittal, but even with the sentence of death hanging over Frank's head, the devotion with which Rabbi Marx has stood by Frank—which has been the admiration even of those who believe Frank guilty—does not waver.

Rabbi Marx Astonished. Dr. Marx was with Frank when the verdict was rendered, and he suffered almost as heavily as the convicted man. "I can not believe it," he said. "I am not a Jew, but I know Leo Frank is innocent—I know he is innocent of such a crime. My faith in him has not been shaken by the verdict of the jury. I ask only the public to suspend their judgment until an appeal for a new trial is made. Shortly after Frank had been notified of the verdict, Dr. Marx left the jail for a conference with Frank's attorneys. He returned later to lend what comfort he could to the prisoner, and remained with him in his cell until a late hour.

Fair Trial. Chief of Detectives Newport Lanford, head of the department which aided in securing the evidence that convicted Frank, has issued a statement declaring that the trial of the factory superintendent was the fairest ever held in Georgia.

I have never been in a case where the prisoner was given more privileges and liberties than Frank has received. Chief Lanford declared: "A body of twelve men in high standing in the community have found one who is familiar with the case believes him guilty. I am very grateful to the members of my department that the jury after careful deliberation, found Frank guilty. I am not surprised at the verdict, however, nor are any of the detectives who have worked on the case.

We have worked very hard since little Mary Phagan was murdered and tried to get at the truth regarding the terrible crime. We have been severely condemned by a few persons, most of whom are unfamiliar with the case and with police methods of obtaining evidence, but the verdict of the jury is a complete vindication of our department. We feel that we have received the greatest reward of our lives—the conviction of the man

The verdict of the jury was announced to Frank and his wife by Rabbi Marx and Dr. Rosenberg.

DIES IN AUTO CRASH. CALVERTON, TEX., Aug. 26.—Mrs. John Moore, of Orange City, Tex., was killed and Mrs. P. D. Buggia and Mrs. L. Russell, both of Galveston, were fatally injured today when their automobile speeding along the Seawall boulevard collided.

Score of Governors Meet in Colorado. COLORADO SPRINGS, Aug. 26.—Governors of more than a score of States were on hand at the opening session of the annual conference of Governors today.

Atlanta Merchant Is Seriously Ill in Hospital in France. Special Cable to The Atlanta Georgian, PARIS, Aug. 26.—George E. King, of Atlanta, is seriously ill from a complication of diseases at the American Hospital at Caen, France. He arrived Wednesday from Venice, where he was ill three weeks.

MUSCOGEE TAX RATE. COLUMBIANA.—The County Commissioners at Columbus today voted the tax rate for 1914 at four mills, the same as last year.

Democracy Agree On Currency Bill. WASHINGTON, Aug. 26.—With practically all opposition to the class-war currency bill crushed by the Democratic caucus of the House will be brought in an endeavor to wind up consideration of the measure.

HOTEL SWINDLER CONVICTED. CINCINNATI, Aug. 26.—Sidney J. Pauley, a \$6,000 swindler who sales out boys, destroying shops of the Trinity and Brown Valley Railroad. Twenty acres of buildings were wiped out.

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A RUSH OF BUYERS TO SECURE PIANOS AT WESTER'S BIG SALE. The Most Sensational Happenings in the History of Piano Selling in the South—Buyers From Far and Near Are Early on the Ground to Secure the Great Bargains Offered.

Not an Ordinary Special Sale. Buy a Positive Selling Off of Wester Music Company's Entire Stock Between 350 and 400 Pianos, Including Best Makes, A. B. Chase, Ivers & Pond, Kurtzman, Chickering & Sons, Knabe Bros., Kranich & Bach, Bush & Gerts, Vose & Sons.

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RESINOL SOAP PROTECTS YOUR COMPLEXION. A completion protested by the regular use of Resinol Soap is all most always a completion of the cure.

THE BUSINESS MAN WHO USES AN ATLANTA PHONE IS SURE TO GET HIS FULL SHARE OF FALL TRADE. Our classified directory is a great business builder.

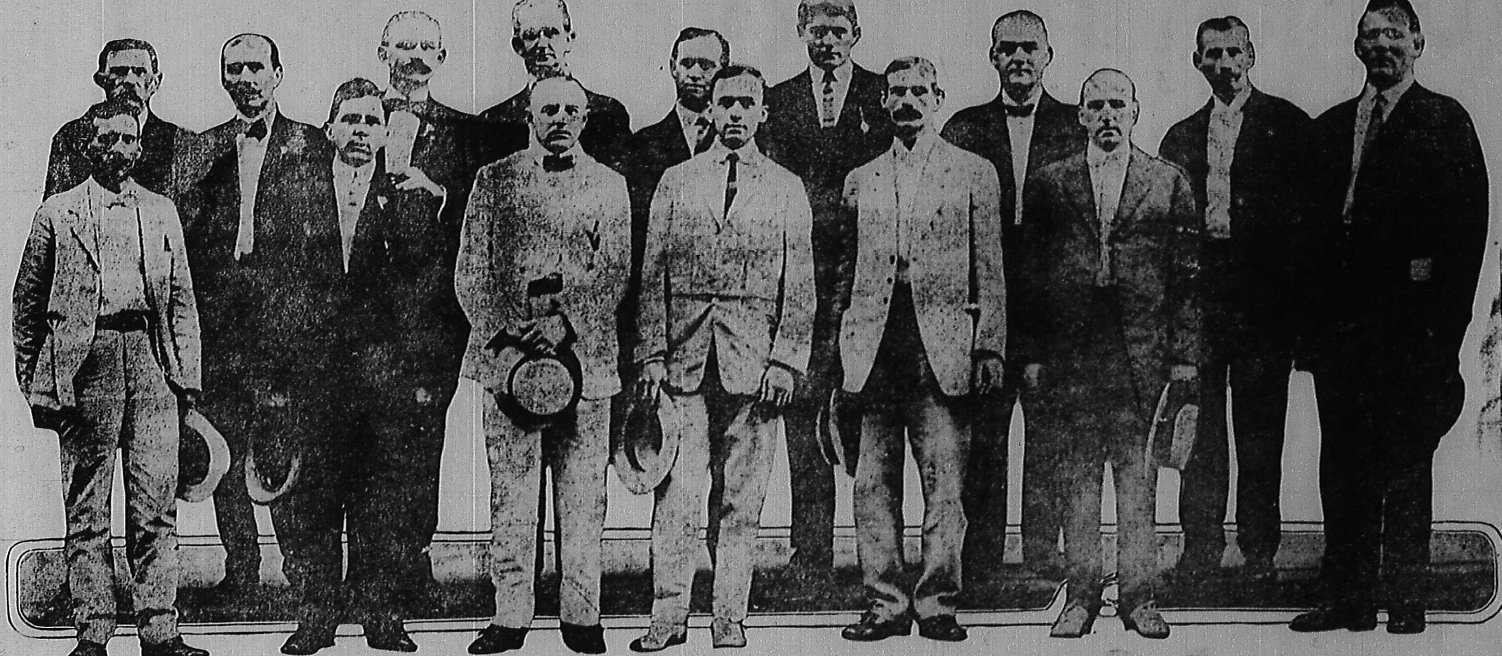
SOUTHERN PACIFIC SUNSET ROUTE. Via New Orleans. THE SAFEST AND BEST ROUTE TO CALIFORNIA. LOW One Way COLONIST Rates from Atlanta, in Effect September 25 to October 10. \$42.20 TO CALIFORNIA

NEW UPGRADES. One 1216 mahogany upright new, 1217 one 1200 mahogany upright new, 1218 one 1215 mahogany upright new, 1219 one 1210 mahogany upright new.

ATLANTA TELEPHONE & TELEGRAPH CO. Through Standard and Tourist Sleeping Cars. Ask for information and literature. O. P. BARTLETT, G. A. R. O. BEAN, T. P. A. D. L. GRIFFIN, C. P. A. 121 Peachtree Street, Atlanta, Ga.

JURY THAT CONVICTED FRANK AS SLAYER OF MARY PHAGAN

T. OSBURN, A. H. HENSLER, F. E. WINBURN, J. H. MC CALE, W. H. WILBEE, W. M. DEFFRIES, M. JOHENNING.



DEPUTY HUBER, M. S. WOODWARD, F. V. L. SMITH, D. TOWNSEND, C. J. ROSSHARDT, J. F. HIGDON, DEPUTY LIDDELL.

WIFE, MOTHER EMBRACE FRANK AFTER SENTENCE

Further than that, I will state that my case is in the hands of my counsel."

The prisoner's voice was so low that for a moment his hearers were not aware that he had finished and a deathly silence reigned. Then Judge Roan spoke:

"Your counsel informs me that they will move for a new trial," he said, addressing Frank, "but in the meantime, it is my sworn duty to pass sentence on you."

"I have tried to give you a fair trial. I may have erred, but I have done my duty as my conscience dictated."

Judge Roan then picked up from his desk the sheet of paper upon which his sentence was written. As he did so, through some slight misunderstanding, the crowd arose to its feet.

"Take your seats," he said, "and I will read the sentence. In legal form, it was this: 'The State against Leo M. Frank, Indictment for murder; Fulton County Superior Court, May Term, 1913. Verdict of guilty, July term, August 25, 1913. 'Whereupon it is considered ordered and adjudged by the court that the defendant, Leo M. Frank, be taken from the bar of this court to the common jail in the County of Fulton, and that he be safely kept until his final execution in the manner fixed by law. 'It is further adjudged by the court that on the tenth day of October, 1913, that the defendant, Leo M. Frank, be executed by the Sheriff of Fulton County in private, witnessed only by the executing officer, a sufficient guard, the relatives of the said defendant and such clerks, men and friends as he may desire. 'Such execution to take place in the common jail of Fulton County, and that said defendant on that day between the hours of 10 o'clock a. m. and 2 o'clock p. m. be by the Sheriff of Fulton County hanged by the neck until he shall be dead, and may God have mercy on your soul. 'In open court, this 25th day of August, 1913, L. S. Roan, Judge of the Stone Mountain Circuit, presiding. 'When Judge Roan had finished reading the sentence, Frank came back into a chair between his two friends, Leo Strauss and Julian Boehm. His face had grown a bit paler, but the calm stolidity which characterized his attitude throughout the grim proceeding remained. Attorney Hasben Arnold, who had defended Frank at the trial, arose and addressed Judge Roan. 'Your honor," he said, "we make a motion for a new trial. 'I will hear the arguments on the

by the neck till death" still echoing in his ears, arrived back at the grim old Tower at 10:45 o'clock. Frank stepped out between deputies Burdette and Owens. His face was a bit paler, his eyes a little wider open. Otherwise he was the same astonishingly cool prisoner.

The trio walked to the jail door and Frank asked his escorts to wait a moment. A minute later another car drew up and the devoted wife of the convicted slayer alighted, Deputy Butler at her side.

Frank's face lighted up. Mrs. Frank smiled the tragic smile of courage and fortitude and they were clasped in each other's arms, the young wife showering kisses on the man who had just heard his doom pronounced.

They disappeared into the gloom of the jail corridor. Mrs. Frank's arm around her husband's shoulder—abiding, motherly embrace that touched the men who walked with several faces at Frank's side.

A moment more and Frank was in his mother's arms at the cell entrance from forenoon eyes and words of hope shone upon him to drown the echo of the terrible pronouncement of a brief white hack.

The young woman was dressed in black, relieved only by a white lace collar. She looked composed, but the traces of a night of weeping were in her eyes. The mother was pale and worn. Neither would talk to newspaper men.

Mob Influences
Jury, He Says

Emil Selig, the father-in-law of Frank, brought him to the Tower Tuesday morning. The convicted man, if he suffered any shock from the verdict Monday, was said to have recovered entirely from it by the morning. He was as stoical as ever

and even while in the shadow of the gallows he expressed himself as just as certain that he ultimately would be exonerated of the terrible crime as he was on the first day he was suspected.

"My God! Even the jury is influenced by mob law," were the words with which he greeted the news of the verdict Monday afternoon.

Frank was with his wife at the Tower when the interlunatic came, Rabbi Marx, Dr. Rosenberg, the Frank family physician, and a number of other friends were in the office of Sheriff Mangum. Dr. Rosenberg arriving some minutes after the verdict was known at the courthouse.

Rabbi Marx and Dr. Rosenberg went with the news to the accused man and his wife.

"The jury has found you guilty," Leo said the physician.

Mrs. Frank screamed and broke into hysterical weeping. It was her husband who calmed her and assured her that prying would be all right in the end.

Within a few minutes he persuaded her to leave the jail in company with Rabbi Marx and Dr. Rosenberg. The face which she came through the corridor. With the aid of her escort she avoided the newspaper men and entered the waiting automobile.

Dr. H. Wildauer came down shortly after. "I am as innocent today as I was a year ago," was Frank's comment on the verdict, according to Dr. Wildauer.

The blinds of the Kelle home at No. 48 East Georgia avenue, where Frank and his wife lived with her parents, closed Tuesday morning. Neighbors said that Mr. and Mrs. Selig and their daughter had stayed with relatives overnight.

At 4:15 p. m. it was announced that the argument for a new trial for the penal factory superintendent, who has been set for October 4.

Southern Suit & Skirt Co.—Atlanta, New York—Southern Suit & Skirt Co.

Expansion Sale Ends Saturday Night

Positively Last Four Days of This Unparalleled Value-giving

Next Monday is September 1st. Conditions absolutely necessitate the disposal of every summer garment in stock this week—

Reductions, such as this store has never before offered, will be in effect, beginning to-morrow, Wednesday morning— Monday morning the entire store will be devoted to the display of new Fall apparel, already in and waiting for display room—

An opportunity to secure beautiful, high-grade, stylish garments at LESS THAN COST OF MATERIALS OR MAKING—

Beginning To-morrow Morning at 8 o'Clock We Offer

Any \$12.50 to \$16.50 Linen Dress . . .	AT CHOICE
Any \$12.50 to \$16.50 Ratine Dress . . .	\$3.75
Any \$12.50 to \$16.50 Linen Suit . . .	
Any \$11.75 to \$15 Lingerie Dress . . .	
Any \$10.50 to \$14.50 Fancy Voile Dress . . .	

White Ratine Skirts \$1.48 Latest Styles, That Were \$3.50

Pique Skirts 69c That Were \$1.50 to \$2

\$1.50 to \$2.00 Summer Waists at, Choice . 69c

Fine Wool Skirts \$2.45 Very latest styles in Bedford Cord, Worsted and Serges. They were \$3 and \$6.

Fine Tailored Wool Skirts CHOICE Serges, Bedford Cord, Imported Worsted, Shepherd Checks; elegant graceful models that were \$3.50 to \$10.

Southern Suit & Skirt Co.
"Atlanta's Exclusive Women's Apparel Store"—43-45 Whitehall Street



"What made you reject that man?"

I asked an army sergeant on a recruiting service, as a broad shouldered would-be soldier was turned away.

"Bad teeth!" replied the sergeant. "You must get your teeth fixed to know that from six to eight per cent of the recruits rejected because of defective teeth. It takes a day use of Colgate's Ribbon Dental Cream, and the twice a year visit to your dentist."

You too should use COLGATE'S RIBBON DENTAL CREAM

FRANK EMOTIONLESS AS HE HEARS SENTENCE TO GALLOWS 'I Am Innocent; My Case Is in My Lawyers' Hands,' He Tells Judge Roan

HAVE DONE MY DUTY, ASSERTS JUDGE ROAN

"I May Have Erred, but My Conscience Is Clear," He Tells Condemned Man.

Continued From Page 2.

of his deplorable was the signal for a little flurry and the rumor that a verdict had been reached.

Lanford Says He Is Vindicated.

Though he has been convicted of the most terrible crime in the history of the South, the friends who have stood steadfastly by Leo Frank since Mary Phagan's body was found have not deserted him.

Frank received the news with fortitude and appeared to be more concerned about his wife than himself.

FRANK AND HIS WIFE HEAR JURY'S VERDICT



The verdict of the jury was announced to Frank and his wife by Rabbi Marx and Dr. Rosenberg.

Hooper Praises Dorsey's Work.

In all his experience I have never seen a case more thoroughly gotten up than the Frank case against Leo M. Dorsey, as prepared by Solicitor Dorsey. It was complete throughout there was not an angle but which was investigated to the fullest possible extent.

'Old News' Lee Is Released From Tower.

Old News Lee, as he was referred to by both sides in the Frank trial, the negro night watchman at the National Penitentiary, who discovered the body of Mary Phagan, was released Tuesday from the Fulton Tower just four months to a day after his fatal trial.

Fair Trial, Says Lanford.

Chief of Detectives Newport Lanford, head of the department which aided in securing the evidence that convicted Frank, has issued a statement declaring that the trial of the factory superintendent was the fairest he had ever seen.

Five-Alarm Fire in Texas.

A five-alarm fire in Texas, Aug. 26, at Ft. Worth, Texas, caused a \$500,000 loss, destroying shops of the Trinity and Brazos Valley Railroad. Twenty acres of buildings were wiped out.

Hotel Swindler Convicted.

Parley, a 38-year-old wine salesman, has been sentenced to prison on account of extensive Atlanta and Macon hotel frauds. He is a member of a wealthy Southern family.

RESINOL SOAP PROTECTS YOUR COMPLEXION

A complexion protected by the regular use of Resinol Soap is always a complexion to be proud of. Free from pimples, blackheads, redness and roughness, and glowing with natural beauty and health.

Southern Pacific Sunset Route advertisement. Features the slogan 'THE SAFEST AND BEST ROUTE TO CALIFORNIA' and lists fares starting at \$42.20. Includes contact information for O. P. Bartlett, G. A. R. O. Bean, and T. P. A. D. L. Griffin.

Score of Governors Meet in Colorado

COLORADO SPRINGS, Aug. 24.—Governors of more than a score of States were on hand at the opening session of the annual conference of governors today.

DIES IN AUTO CRASH.

GADSDEN, Tex., Aug. 24.—Mrs. John Moore, of Orange City, Tex., was killed and Mrs. P. P. Blain and Mrs. L. H. Hester fatally injured today when their automobile crashed today on the highway near Orange City.

MUSCOGEE TAX RATE.

COLUMBIA, Aug. 24.—Commissioners of Muscogee have fixed the tax rate for 1917 at four mills, the same as last year.

Atlanta Merchant Is Seriously Ill in Hospital in France

Special Cable to The Atlanta Georgian, PARIS, Aug. 24.—George C. King, of Atlanta, seriously ill from a complication of diseases at the American Hospital at Neuilly. He arrived Wednesday from Paris where he was ill for three weeks.

LOOK AT THIS LIST.

These are the pianos that we are clearing out at a wonderful saving to each. Not a piano in this store that is not guaranteed to give you the best means a new piano or your money back.

A RUSH OF BUYERS TO SECURE PIANOS AT WESTER'S BIG SALE

The Most Sensational Happenings in the History of Piano Selling in the South—Buyers From Far and Near Are Early on the Ground to Secure the Great Bargains Offered.

NOT AN ORDINARY SPECIAL SALE

But a Positive Selling Off of Wester Music Company's Entire Stock Between 350 and 400 Pianos, Including Best Makes, A. B. Chase, Ivers & Pond, Kurtzmann, Chickering & Sons, Knabe Bros., Kranich & Bach, Bush & Gerts, Vose & Sons.

BUY NOW; SAVE FROM \$100 TO \$250

Many Pianos Staged to Close Out at Less Than Half Former Prices, Others at Nearly Normal Prices. Your Opportunity to Secure a Fine Piano at a Big Saving on Easy Payments. Open Evenings, 64 Peachtree and 157 Cotton Avenue.

TERMS SO EASY ALL CAN BUY

If a history of piano selling in Atlanta should ever be written, the wonderful sale of ours would be entitled to at least a chapter.

These are the pianos that we are clearing out at a wonderful saving to each. Not a piano in this store that is not guaranteed to give you the best means a new piano or your money back.

Here are a few of the good things we have in stock available. All in good condition and guaranteed. One \$250 Cooper upright, \$150; one \$250 Cooper upright, \$112; one \$175 Hallett & Davis, \$112.

NEW UPRIGHTS. One \$275 mahogany upright, new, \$175; one \$250 mahogany upright, new, \$135; one \$225 mahogany upright, new, \$112.

PLAYERS-PIANOS AT PRACTICALLY HALF PRICE. Seven player-piano, leading standard makes that usually sell for \$500, \$600, \$700, \$800, \$900, \$1000, \$1100, \$1200, \$1300, \$1400, \$1500, \$1600, \$1700, \$1800, \$1900, \$2000, \$2100, \$2200, \$2300, \$2400, \$2500, \$2600, \$2700, \$2800, \$2900, \$3000, \$3100, \$3200, \$3300, \$3400, \$3500, \$3600, \$3700, \$3800, \$3900, \$4000, \$4100, \$4200, \$4300, \$4400, \$4500, \$4600, \$4700, \$4800, \$4900, \$5000, \$5100, \$5200, \$5300, \$5400, \$5500, \$5600, \$5700, \$5800, \$5900, \$6000, \$6100, \$6200, \$6300, \$6400, \$6500, \$6600, \$6700, \$6800, \$6900, \$7000, \$7100, \$7200, \$7300, \$7400, \$7500, \$7600, \$7700, \$7800, \$7900, \$8000, \$8100, \$8200, \$8300, \$8400, \$8500, \$8600, \$8700, \$8800, \$8900, \$9000, \$9100, \$9200, \$9300, \$9400, \$9500, \$9600, \$9700, \$9800, \$9900, \$10000.

THREE HIGH GRADE UPRIGHTS. These have never been sold in this city for less than \$1200, \$1300, and \$1400. Two went at \$112, and the other at \$127. They were special bargain prices.

FOUR BEAUTIFUL MAHOAGNY SQUARE PIANOS. Went at \$145, \$167, and \$188, each price varying according to style and finish of case.

THREE HIGH GRADE UPRIGHTS. These have never been sold in this city for less than \$1200, \$1300, and \$1400. Two went at \$112, and the other at \$127. They were special bargain prices.

THREE HIGH GRADE UPRIGHTS. These have never been sold in this city for less than \$1200, \$1300, and \$1400. Two went at \$112, and the other at \$127. They were special bargain prices.

Two of the players that were sold yesterday were at \$135, the regular price \$150 and they were never known to sell for less than \$100. One \$187, the regular price \$200. One high-grade grand, the regular price \$300, was sold for \$150. The regular price of this piano was \$150. The regular price of this piano was \$150.

Democrats Agree On Currency Bill

WASHINGTON, Aug. 24.—With practically all opposition, the Glass-Steagall currency bill crashed the Democratic caucus of the House and it is likely to pass in an hour or so.

The business man who uses an Atlanta Phone is sure to get his full share of fall trade.

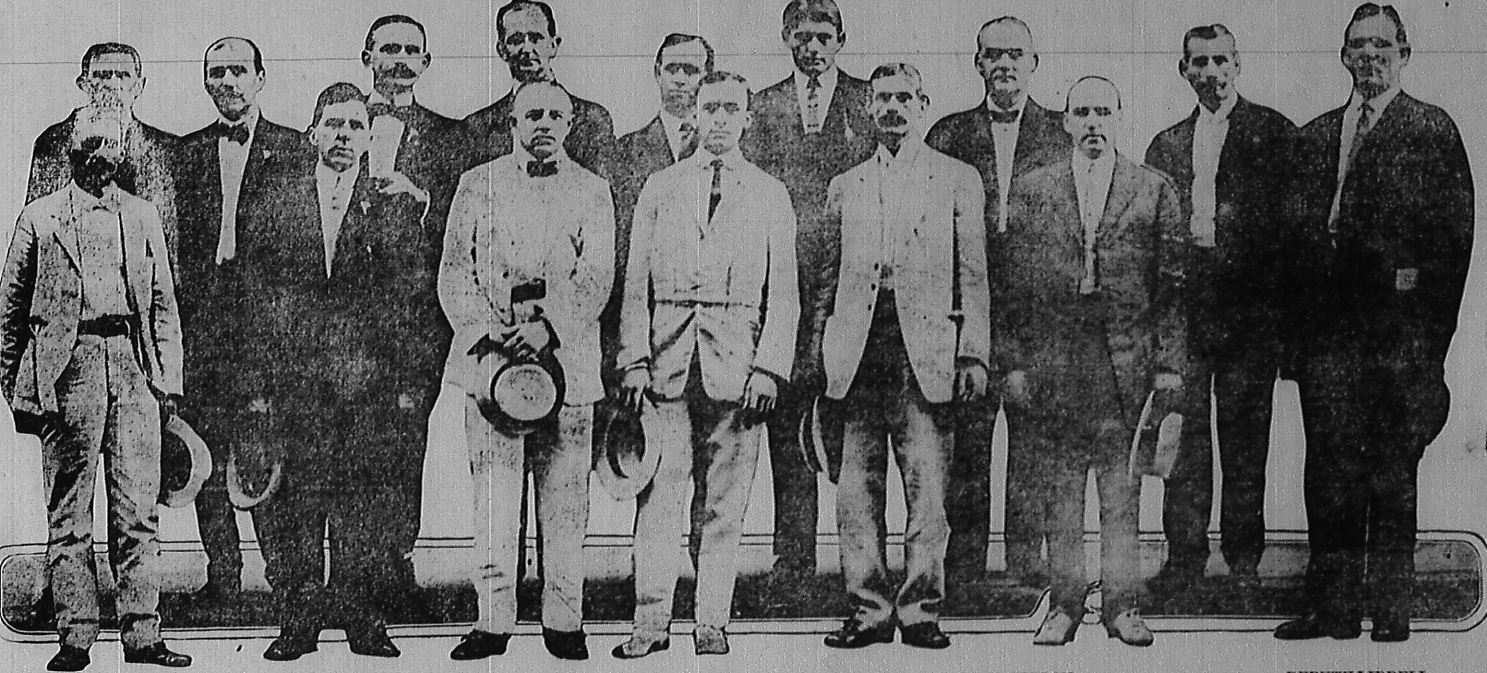
Our classified directory is a great business builder. ATLANTA TELEPHONE & TELEGRAPH CO.

ATLANTA TELEPHONE & TELEGRAPH CO.

Through Standard and Tourist Sleeping Cars. Ask for information and literature. O. P. BARTLETT, G. A. R. O. BEAN, T. P. A. D. L. GRIFFIN, C. P. A. 121 Peachtree Street, Atlanta, Ga.

JURY THAT CONVICTED FRANK AS SLAYER OF MARY PHAGAN

I. T. OSBURN, A. H. HENSLEE, F. E. WINBURN, W. F. MEDCALE, A. L. WISBEY, W. M. JEFFRIES, M. JOHENNING.



DEPUTY HUBER, M. S. WOODWARD, F. V. L. SMITH, D. TOWNSEND, C. J. BOSSHARDT, J. F. HIGDON, DEPUTY LIDDELL.

WIFE, MOTHER EMBRACE FRANK AFTER SENTENCE

Further than that, I will state that my case is in the hands of my counsel. His sentence was not aware that he had finished and a deathly silence reigned. Then Judge Roan spoke: 'Your counsel inform me that they will move for a new trial,' he said, addressing Frank, 'but in the meantime, it is my duty to pass sentence on you. 'I have tried to give you a fair trial. I may have erred, but I have done my duty as my conscience dictated.'

motion on October 17, replied Judge Roan. Luther Rossar, Frank's chief of counsel, was heard to remark, aside when the date was read: 'Well, that will extend the time of execution, then.'

At 10:45 o'clock Frank took his place between two deputy sheriffs and was escorted down to an automobile waiting below and whisked off to the jail. At the doorway to the thrower building another automobile containing Mrs. Leo Frank was waiting. When Frank emerged from the building he exchanged greetings with his wife, but no words were spoken.

When the machine with the prisoner moved out into the street toward the jail Mrs. Frank's automobile fell in the procession and followed.

by the neck till dead" still echoing in his ears, arrived back at the grim old Tower at 11:45 o'clock. Frank stepped out between Deputies Burdette and Owens. His face was a bit swollen, his eyes a little wider open. Otherwise he was the same astoundingly cool prisoner.

The trio walked to the jail door and Frank asked his escorts to wait a moment. A minute later another car drove up and the devoted wife of the convicted slayer alighted, Deputy Justice at her side.

Frank's face lighted up. Mrs. Frank smiled the traits of courage and loyalty—and they were clasped in each other's arms, the young wife showering kisses on the man who had just heard his doom pronounced.

She disappeared into the gloom of the jail corridor, Mrs. Frank's arm around her husband's shoulder—a smiling, motherly embrace that touched the men who walked with averted faces at Frank's side.

A moment more and Frank was in his mother's arms at the rail screen from foreign eyes and words of hope showed upon him to drown the ache of the terrible announcement of a life of white wall.

The young woman was dressed in black, relieved only by white lace collar. She looked composed, but the traces of a night of weeping were in her eyes. The mother was pale and worn. Neither would talk to newspaper men.

Mrs. Frank, the father-in-law of Frank, brought him his breakfast Tuesday morning. The convicted man, who suffered any shock from the verdict Monday, was said to have recovered entirely from it by the morning. He was as stoical as ever.

and even while in the shadow of the gallows he expressed himself as just as certain that he ultimately would be exonerated of the terrible crime as he was on the first day he was suspected.

'My God! Even the jury is influenced by mob law,' were the exclamations with which the accused man met the news of the verdict of guilty. 'I am as innocent as I was one year ago,' he continued.

Frank would not talk at length to the newspaper men. His wife, who had shown the strains of the last hours of the trial throughout the day, collapsed in tears. Habbi Marx said that friends of the family were at the jail when the fateful news came. They declared that nothing had developed since the beginning of the trial to shake their belief in Frank's entire innocence.

After the concluding words of the judge's charge Monday afternoon, the jury filed from the courtroom and several rows of persons took advantage of the leniency of the court deputies to crowd inside the doors.

In a haze of smoke from innumerable cigars and cigarettes and from the explosion of flash-light powder, the motley group of spectators waited impatiently for some sign that the jurors were ready to return to the room. Any unexpected move on the part of Sheriff Mangum or one of the court deputies, acting as Dr. Williams.

The blinds of the Sells home at No. 18 East Georgia avenue, where Frank and his mother, Mrs. Leo Frank, and his father-in-law, Dr. Williams, were closed Tuesday morning.

Neighbors said that Mrs. Leo Frank and her daughter had played with relatives over the telephone. Attorney Arnold left for Bedford Springs, Pa., Tuesday afternoon at 10:45 a. m. Mr. Arnold will return to Atlanta in time to participate in the argument for a new trial for the bench faculty superintendent, which has been set for October 4.

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Monday morning the entire store will be devoted to the display of new Fall apparel, already in and waiting for display room. An opportunity to secure beautiful, high-grade, stylish garments at LESS THAN COST OF MATERIALS OR MAKING—

Beginning To-morrow Morning at 8 o'Clock We Offer Any \$12.50 to \$16.50 Linen Dress . . . AT CHOICE Any \$12.50 to \$16.50 Ratine Dress . . . \$3.75 Any \$12.50 to \$16.50 Linen Suit . . . Any \$11.75 to \$15 Lingerie Dress . . . Any \$10.50 to \$14.50 Fancy Voile Dress

White Ratine Skirts \$1.48 Latest Styles, That Were \$3.50 Pique Skirts 69c That Were \$1.50 to \$2

\$1.50 to \$2.00 Summer Waists at, Choice . 69c Fine Wool Skirts \$2.45 Very latest styles in Bedford Cord, York, Wools and Serges. They were \$5 and \$6. Fine Tailored Wool Skirts CHOICE \$4.95 Sarge, Bedford Cord, Imported Worsteds, Shepherd Checks, elegant graceful models that were \$8.50 to \$10.

Southern Suit & Skirt Co. Atlanta's Exclusive Women's Apparel Store—43-45 Whitehall Street

I'm as Innocent as I Was A Year Ago,' Asserts Frank

Just four months after the murder of Mary Phagan, M. J. Frank stands convicted of the slaying of the 13-year-old girl in the National Penitentiary.

No recommendation for life imprisonment was made by the jurors, this circumstance making it imperative, according to the charge by Judge L. S. Roan, that a sentence of death by hanging be passed upon him.

What made you reject that man?

I asked an army sergeant on recruiting service, as a broad soldierer would-be soldier was turned away.

'Bad teeth!' replied the sergeant. You would be surprised to know that from six to eight per cent of the recruits applying for enlistment in the U. S. Army within one year were rejected because of defective teeth alone. And that thirty-five per cent of the carnal cases in the U. S. Army were direct, traceable to diseased oral conditions.

Perfect cleanliness of the teeth is absolutely essential to Good Health. A pleasant, sure way to perfect cleanliness is the twice-a-day use of Colgate's Ribbon Dental Cream, and to brush twice a year visit to your dentist.

You too should use COLGATE'S RIBBON DENTAL CREAM

