

FRANK UNDER TEST BY SPECIALISTS

Ready to Meet Charge That He
Is Morally Defective, Made
at His Trial.

NEW EVIDENCE BY BURNS

Report That He Has Found Flaw
In Girl's Evidence—Governor An-
swers Political Charge.

Special to The New York Times.

ATLANTA, Ga., April 7.—Leading specialists of Atlanta made a thorough physical and mental examination of Leo M. Frank this afternoon at the request of the condemned man's attorneys. The specialists examined Frank especially for evidence of perversion which was charged at the trial by the negro, Jim Conley. The specialists spent more than an hour with Frank and will submit an exhaustive report. It is understood that the report will be attached to the extraordinary motion for a new trial to be made for Frank.

William J. Burns has not yet made his report on the case. He has not yet seen the negro Conley, and will probably delay his report until after he interviews him. That Burns has evidence to the effect that Miss Stover, a star witness for the prosecution in the Frank trial, did not go to the pencil factory on the day Mary Phagan was killed was stated this afternoon. The Stover girl's evidence counted heavily against Frank.

The Frank case is already becoming an issue in the United States Senatorial campaign. Gov. Slaton is an announced candidate, but says he will not resign as Governor.

To-day the Cobb County Democratic Executive Committee adopted resolutions denouncing Slaton for holding to the Governorship while a candidate for the Senate and alleging that he was holding to the Governorship for the purpose of aiding Frank in the event that a new trial was refused. The resolutions say, in part.

"There is a growing impression that it is the purpose of Gov. Slaton as a last resort to grant a pardon to Leo M. Frank, who stands convicted of the murder of little Mary Phagan. We are reminded of the fact that Gov. Slaton's law partners are the leading attorneys for Frank.

"In order to set at rest any undercurrent of feeling that it might be the purpose of Gov. Slaton to come to the rescue of his law partners and pardon Mr. Frank after the Senatorial primary, we call upon the Governor to define his position conclusively in this matter by passing up his commission, resigning his office, relieving himself of any criticism, and placing the responsibility upon his successor to deal with this most vital question."

Gov. Slaton issued this statement in reply:

"I do not know the evidence in the Frank case, nor its merits, nor whether it will ever come before me. It is still in the courts and any consideration of

the matter by me would be impossible. I was elected by the people and have no right to resign except by their consent. If the sovereign people elect me to another position they consent to my resignation. If they do not wish me to be Senator, I shall continue in the office to which they elected me." •