Editorial Article 1 -- No Title
New York Times (1857-1922); Nov 26, 1914;
ProQuest Historical Newspapers The New York Times (1851 - 2008) pg. 12.

In commenting upon the refusal of the writ of error to transfer the case of LEO FRANK of Atlanta to the Supreme Court, Gov. SLATON of Georgia said that in case he was asked to grant a respite until the Prison Commission could hear the case and make its recommendations, his procedure would be "to review all the evidence "and examine the arguments and "then reach my conclusions." That is what the case of FRANK demands and in the interests of justice insistently demands. There have been many appearances in court, but the evidence has never been examined and reviewed since the trial which resulted in conviction, and there are the most convincing reasons to believe that that was not a fair trial.