THREE ARRESTS EXPECTED SOON IN PHAGAN CASE
The Atlanta Constitution; May 18, 1913;
ProQuest Historical Newspapers Atlanta Constitution (1868 - 1945)
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THREE ARRESTS **FXPFCTFD SOON** IN PHAGAN CASE

Members of the Staff of the Solicitor General Are Now Keeping Trio Under Strict Surveillance.

LANFORD HAS EVIDENCE TO CONVICT, HE SAYS

Will Not Divulge Its Nature to Anyone, He Declares. Court Postponed to Allow More Time to Probe Case.

## SATURDAY'S DEVELOPMENTS

IN THE PHAGAN MYSTERY Rumors from office of solicitor general say that three arrests will be made of attaches to pencil plant before case goes to grand jury. Trio will be jailed, it is said, within next few days.

Chief Lanford, of police head-quarters, announces he possesses documentary evidence which will ct slayer of pencil factory Will not divulge its nature to even Solicitor Dorsey.

Open breach apparent bet ween detective chief and solicitor's staff. Lanford refuses to reveal additional disclosures to Dorsey because tri-cornered investigation into myscornered investigati tery still unadjusted. into

Dorsey announces that solicitor office will c Burns' forces. co-operate fully

Dorsey postpones first session of May term of criminal court so as to devote entire time to Phagan investigation. Rumored that grand jury will not take action this week,

as predicted. Burns' agent, now in city, tollows new trail to Marietta in search for girl who accompanied Mary Phagan to pencil plant. His movements secret, and his identity unknown.

Three new arrests, all of whom are said to be attaches of the National Pencil factory, will be made, it was reported yesterday around the office of Solicitor General Dorsey, before action is taken by the Grand jury in the Mary Phagan mystery.

The report has set court officials and police headquarters in a furor of excitement. Only a few are acquainted with the names of the men who have already been put under surveillance. A Constitution reporter was furnished with them Saturday afterneon. For obvious reasons, they are being withheld from print at the present time.

Whether or not these mon will be arrested, as suspects, or held as material witnesses is not known outside the members of Mr. Dorsey's staff. They will be jailed according to report, within the next few days.

Has Document

That Will Convict.

Has Document
That Will Convict.
Detective Chief N. A. Lanford declares he is holding a document that is sufficient to convict the murderer of the pencil factory girl. He told of it to a reporter for The Constitution Saturday afternoon.
Outside of the chief, no one knows the nature of the evidence. It will not be submitted to the grand jury,

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THREE ARRESTS EXPECTED SOON Continued From Page One.

It is said, but will be held until the trial. Not even Solicitor Dorsey, declares the detective, will be informed. "Certain persons working on the case," Lanford said, "have been giv-

it is sand trial. Not ever clares the detective "Certain persons woo case," Lanford said, "have ing out altogether too much into. Iton. We can never hope to do anything if our movements are constantly heralded in the press.

"For this reason, I have decided to keep my mouth closed. The evidence that I have, which, I am sure is enough to convict the slayer of Mary Phagan before any jury in the state, will be kept just as much in the dark as it now is until the proper time has indicated in the grand jury in the grand jury in the grand jury presented to it, Breach Reported

Between Officials.

Police headquarters and court offi-cials are concerned over the report of open breach between Chief Lan-ford and Solicitor Dorsey because of information which the latter has giv-en to the newspapers. Lanford practically confirmed the report of this breach Saturday, when he said:

report of this breach.

he said:

"I do not mean that I shall withhold
my evidence from newspaper men
alone, but from every one—even those
working on the case. Not until it is
proper to let it out will I disclose it."

The refusal of Lanford to speak of
the case to any one, brings about an
interesting situation among those
working on the case, making it a
three-cornered investigation of the case, making it a ce-cornered investigation of the fling mystery. The detectives of police headquar-The

ters, who were first to investigate the slaying, are now working alone, refusing to give information to any one. The Pinkertons, who were next retained, are working exclusively. Coperation, however, is found in the joint investigation being promoted by Solicitor Dorsey and the Burns agent now in the city. Dorsey he city. now in the cit Will Work With Burns;

With Burns.

Solicitor Dorsey announced to The Constitution last night that he would work in co-operation with William J. Burns and his staff of detectives, and that they would travel, hand in hand, in the effort to apprehend the slayer. His announcement was brief. When acked if he would exclude the Burns agents, and even Burns himself from the evidence unearthed through the solicitor's staff, he said:

"I gladly welcome Mr. Burns. I welcome his investigator who is now on the job. I will give him and his staff complete co-operation of the office of solicitor general."

In roply to a question put to him of the rumored arrests, he replied:

"I do not care to discuss the matter."

Following a newly-found trail, the

ter."
Following a newly-found trail, the chief of the William J. Burns' criminal investigation department, who is investigating the case, visited Marietta and the vicinity Saturday in search of the mysterious girl who went with Mary Phagan to the pencil factory on the day of her tragic disappearance. He is unknown to any one in Atlanta, excepting those directly concerned in his employment. It is reported, though, that even in the short longth of time that he has been in the city, he has found much now and valuable evidence.

Criminal Court Postponed.

In order that he might devote his mitro time to securing new evidence and to the preparation of the evidence at hand for presentation to the grand inry, Solicitor General Hugh M. Dorsey has postponed the first week's session of the criminal division of Fulton superior court.

This announcement was made Saturday. Court was schedulde to have been opened Monday morning at 0 o'clock. Mr. Dorsey, in a statement to a reporter for The Constitution, said that he would be unable to capably fill the duties of solicitor general of the criminal division and do justice to the Phagan investigation.

Fatigued from a gruelling day's

pany in the dries of solicitor and do justice to the Phagan investigation.

Faligued from a gruelling day's labor and from the strenuous work of fourteen previous days, the solicitor and his staff finished their examination of witnesses Saturday at noon, and repaired to their homes for a half-day's rest. This morning at 11 o'clock the work will be resumed with the same vim and energy as heretofore.

May Take Longer Time.

The rumor is prevalent in the courthouse and in court and jury circles that Dorsey will not present the Fhagan case before the grand jury thursday or Friday of this week, as has been predicted, but will seek longer time for the preparation of evidence and other matters. Mr. Dorsey would not talk when, confronted with this report last night.

"Lam making a thorough job of this, case," he said, "and am working it just as I see fit. It is no time for hurried action. It is a time for calm deliberation and preparation."

The Burns' fund is swelling rapidly. Saturday's donations brought it to \$2,500, or more, it is said. State-wide interest is being taken in the move to employ the famous sleuth. A large number of subscriptions came from neighboring towns, and cities with letters indorsing the plan to obtain Burns.

Greeks Will Aid Probe.

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Chief of these out-of-town donations was a check for \$25 sent from Wilmington, N. C., by the Greek vice-consulate of America, D. Einetitajial. The letter accompanying his contribution is as follows:

"Mr. Thomas B. Folder, Atlanta, Ga.

"Mr. Thomas B. Felder, Atlanta, Ga.
"Dear Sir: The Greeks of Atlanta
wish to see the mystery surrounding
the trigle death of Mary Phagan solved
and the reputation of their good the reputation of the control of Atlanta untarnished.
"Sincerely yours,
(ned) D. EINETITAJIAL
subscripti (Signed) D. EINETITAJIAL."

Other out-of-town subscriptions came from J. B. Exum, of Douglas, Ga.; T. O. Myers, of Aragon, Ga., and J. L. Fambrough, J. J. Baldwin, B. F. Reed and B. F. Walker of Smyrna. This is only a partial list. The remainder expressed the desire to have their names withheld.

Business men donated generously, in

their names withhold.

Business men donated generously, in almost every instance, however, each subscriber asked that his name be kept secret. A number of women also subscribed a liberal share of Saturday's donations. Mr. Felder was optimistic donations. Mr. Felder no over the prospects.

Burns Coming Sure. tution:

tion:
"Burns is coming, The murder will
solved in less time than a month,
am positive. Never in all my caer have I taken such an interest in
case as in the murder of Mary Phareèr

'Atlanta has got to find the slayer. Her reputation demands it. Whoever is it will be caught, and we won't be long in the catching. I have utmost faith in Mr. Burns, and it is such a man as he that is needed in this situation."

Burns' representative, the chief of the noted detective's criminal investigation department, and one of the mainstays of the Burns' agency, was diligently at work on the mystery all day Saturday. First, he conferred with a number of officials, gained an insight in the case at its present status, then began the investigation he will make prior to his superior's arrival.

An attache of the solicitor general's office, who has been in intimate touch with the examination of all witnesses summoned before Mr. Dorsey, told reporters Saturday afternoon that it was his firm belief that a number of witnesses were withholding facts from the solicitor.

Are Withholding Facts.

"It is as plain as the nose on your face," he said, "that a large number of folks who have teatified before the solicitor have withheld facts of importance, and only stated the trival details of which they were questioned. Some of these witnesses could be held for purjury if they maintained their statements in open court."

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