

BOLL WEEVIL COSTS SOUTH BILLION-ZONE CURE URGED

Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years.

Shows How \$107,639,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The one article in which Senator Smith refers to a remedy for the boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.)

By ELLISON D. SMITH, (United States Senator From South Carolina.)

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extract:

"The only adequate way of arriving at the losses due to the boll weevil is by studying the average production per acre by States, comparing years of non-infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre.

"The average production is used in connection with the acreage planted to obtain an estimate in money value of the loss from the boll weevil to the producer. This is only the primary loss and is turned over and over again as it reaches upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the coal consumers."

"The total loss to producers absorbed by this method from 1895 through 1912 is \$41,521,135, or an average during the 18 years of \$45,751,173 per annum, with the loss now reaching over \$100,000,000 per annum.

"These Only Obvious Losses. . . Only the more obvious losses from the ravages of this pest can even be estimated. There are the losses in productivity suffered by the producers and the losses in business of the first processes in manufacture."

"Figures are presented to show the losses to the planter, the ginners and the oil mills as follows, for the period from 1895 to 1912:

Table with 2 columns: Category and Amount. Rows include Loss to the planters, Loss to the ginners, and Loss to the oil mills.

"To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer."

"In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1895 and 1912 has been considerably more than \$100,000,000. This is staggering.

"The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts, entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil it concerned they themselves admit that their work has been to the same effect."

"Unless something is done, it will not be very long until the entire cotton area of the South is infested. Of course, some of the cotton grown in the area infested by the boll weevil has been sold, but the yield and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs just about twice as much to produce a bale of cotton now as it cost when the boll weevil came. Many others have given me testimony to the same effect."

"When one undertakes to estimate the loss to the South during recent years because of the boll weevil, one then tries to estimate the probable loss in the future; the result must be appalling."

"I have been deeply interested in the boll weevil for a number of years. I have watched its spread from the time it made its first appearance in Georgia."

"Continued on Page 5, Column 4."

New Cancer Cure Arouses Germany

Kaiser's Subjects Have Cornered Supply of Mesothorium Found in U. S. and Brazil.

BOSTON, Aug. 23.—Mesothorium, the new cure for cancer, is causing great excitement in Germany, according to Dr. P. D. Donaghe, of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German doctors have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Caribbeas and Brazil.

A rayless product of thorium, it becomes active through transformation into radiothorium. The price, formerly one-tenth that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1915. It is said to be a dependable cure for certain forms of cancer.

Sir Herbert Tree's Cast Stirs British Ire

Americans in Joseph and His Brethren Win Noted Playwright's Praise.

SPECIAL CABLE TO THE AMERICAN.—LONDON, Aug. 23.—Antagonism has been aroused in London theatrical circles because Americans are to play the principal roles in Sir Herbert Tree's production of "Joseph and His Brethren."

Caruso Sadly Says: My Star Is Dimming

Tenor Thinks Public Ego Will Diminish Him for Young and Brilliant Star.

SPECIAL CABLE TO THE AMERICAN.—ROME, Aug. 23.—Caruso, who is taking the cure with his eldest son at Monte Catini, is in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?"

Hearthstone 200 Years Old Found in Minnesota

ST. PAUL, MINN., Aug. 23.—The hearthstone used by early French voyageurs who made their headquarters in the stone house at Taylors Falls, in Interstate Park, was found by workmen excavating in the foundations of the new house. The house is thought to have been built 200 years ago.

NEGRO VILLAGE DESTROYED BY MOB OF WHITES

Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

NO CASUALTIES REPORTED

Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTREE, Aug. 23.—Greenough, a negro village just over the line in Mitchell County has been partially destroyed by a mob of white men. No deaths have been reported.

It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect, a difficulty arose, in which one of the negroes struck John Davis with a scuffling, knocking him unconscious. The Davis boys escaped to their home and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found that Bradley had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many shots emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak, and further trouble is not expected by the whites.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor expounded in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment—Had Spoken for More Than Six Hours—Cheered by Big Crowd Outside the Courthouse.

PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile—Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in explanation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Greets Him With Cheers. When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Man in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law offices in the Kiser building. Hurts Charge Directly at Frank.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervers. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes. Likens Frank to Oscar Wilde.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Pastor Richeson, of Boston; Mayor McOne, of Charlottesville, Va.; Henry G. Heatis, of Richmond; Dr. Crispin, and others. In the same connection he mentioned the name of Judge Kacariot and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

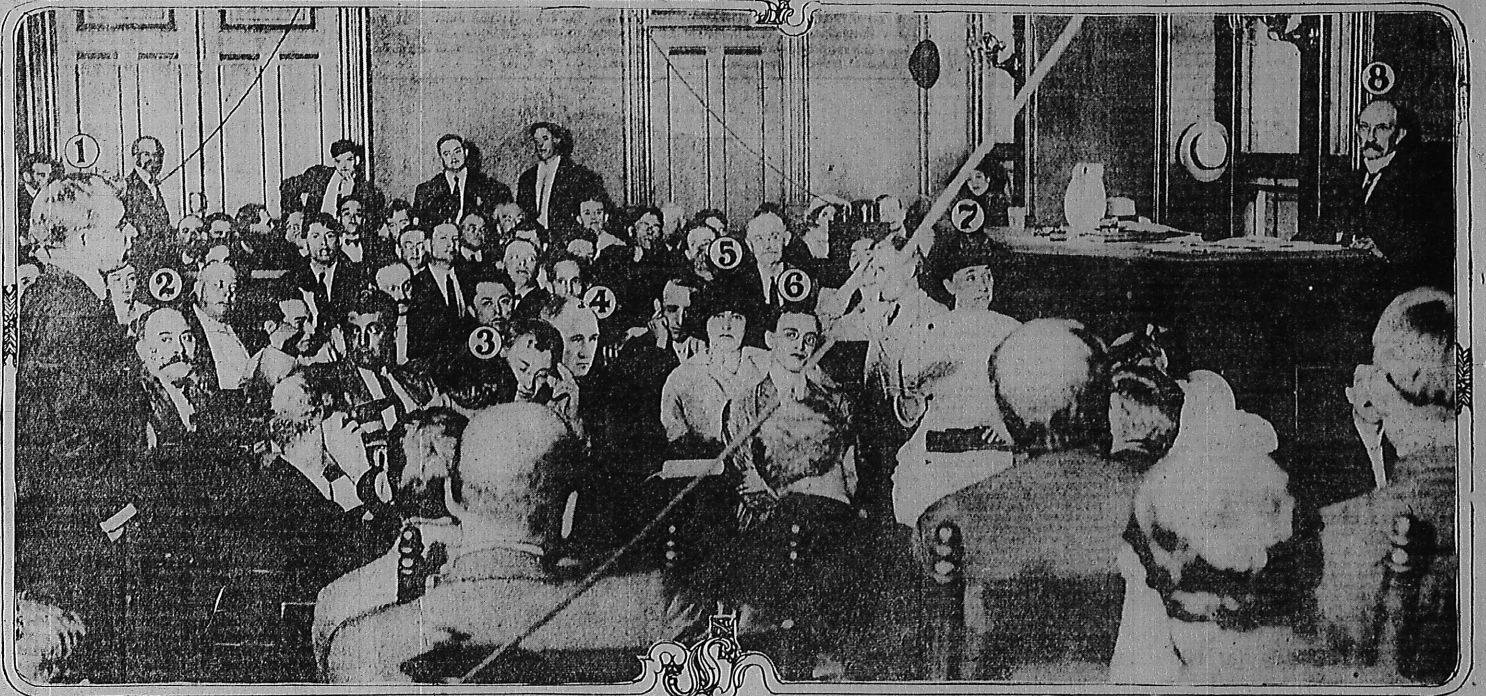
"Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind. Prisoner Encourages His Wife.

His denunciation at times was so unsparring and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative. So overcame at Dorsey's blunt and gruesome description of the torturous manner in which the pretty little factory girl had

# DEATH PENALTY DEMANDED FOR LEO M. FRANK

A TRISSE moment in the courtroom yesterday when Solicitor Dorsey was denouncing Frank in his dramatic plea to the jury. Numbered in the picture are (1) Solicitor Hugh M. Dorsey, (2) Chief of Detectives Newport Lanford, (3) Attorney Renben Arnold, counsel for the defense, (4) Luther Z. Rosser, who has had charge of the battle for Frank's life, (5) Mrs. Leo M. Frank, wife of the defendant, (6) Leo M. Frank, whose rate will soon rest with the jury, (7) Mrs. Rosa Frank, his mother, and (8) Judge L. S. Ross.



## DORSEY CHEERED AFTER GREAT CLOSING SPEECH

Been attacked and strangled to death was Mrs. J. W. Coleman, mother of Harry Duggan, that Frank's young wife was affected by the scene and she laid her head upon the shoulder of her accused husband and cried for several minutes.

The very manner in which Frank had borne himself during the long trial was noted by the spectators. In fact, the cheering and applause which greeted his closing address in a court of justice was a rare event. It was the cheering which greeted his closing address in a court of justice was a rare event. It was the cheering which greeted his closing address in a court of justice was a rare event.

## Scold at Frank's Alibi

Attacking the main points of Frank's alibi, he came out hotly with the declaration that Frank had been in the kitchen at the time of the murder. He said that the whole of Frank's alibi was based upon the testimony of Miss Belle (Mrs. J. W.) Coleman, the young woman, who had been waiting for her at the kitchen at the time of the murder.

## Maxes Charge of Perjury

The charge was made by Attorney Rosben Arnold, who was counsel for the defense. He said that the testimony of Miss Belle Coleman was a fabrication and that she had been bribed to testify as she did.

## Autostat is Run Over by His Own Machine

At 12:30 he awoke in his room at the Hotel... He found his autostat machine had run over him and he was injured. He was taken to the hospital and his condition was reported as serious.

## Policewoman Uses Her Stare as Club

Declares She Has No Trouble With Manners After One Stern Glare.

CHICAGO, Aug. 23.—Scotch the whole like the Boston woman helping do not make good weapons, and a club should be used only in a light success. This is the opinion of two of Chicago's policemen, both long in the business of protecting women.

## Woman Toper Has Thirst Amputated

Obstruction in Her Throat Was Believed Cause of Her Longing For Alcohol.

LIMA, OHO, Aug. 23.—Mary Cahan, 22, admitted to a surgical operation in the Chief of Police's office today, and it is hoped Mary's thirst will be cured.

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Ulmer-Convict Says It Would Be Ultimate Pleasure.

BOSTON, Aug. 23.—The Rev. William Davis, of Everett, a member of the class of 1867 of Harvard and an evangelist, has written his classmate, Julian Ulmer, a convict in the Federal Prison at Atlanta, offering to serve the remainder of his sentence and to do so would give him the utmost pleasure.

## Ex-Bandit Gets Religion; Cole Younger Converted

Julius Summers, May 23.—The former bandit, Cole Younger, has become a member of the Christian church at a revival meeting to night.

## Dorsey's Closing Address a Scorching Attack on Frank

Hurls Charges of Persecution and Murder in Face of Defendant While Wife Bows Head and Weeps.

Probably a more stirring denunciation and at the same time a brilliant and analytical argument has never been heard in a Georgia court than Solicitor Dorsey's closing address in the case against Leo M. Frank. Here it is as the Solicitor delivered it.

Four hours and seventeen of the jury's head to be opened. His speech was a scorching attack on Frank's character and his conduct. He said that Frank was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He had a wife and two children. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

of the wealthiest and most beautiful girls of Boston, his acquaintance with a poor little girl caused him to forget his own name and to see in her a noble character as to put this poor little girl to death. Even after his conviction in the last days of his life he committed an act upon which he was proud to stand.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

will. That statement is refuted by the defendant himself when he admits that the importance of this time was when he really saw anyone. Frank's statement at police headquarters taken at 11 o'clock on Monday, April 28, says "I didn't look out the door that morning. The mail was coming up. I looked it when I started back to my room. I saw a man who was on the street at 11:30. I saw a man who was on the street at 11:30. I saw a man who was on the street at 11:30."

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

He was a man who had been a member of the same organization as the man who had murdered Harry Coleman. He was a man who had been a member of the same organization as the man who had murdered Harry Coleman.

## You Can't Be Well When Constipated

'Keep Your Bowels Open'—Doctors Estimate 75 Per Cent of Sickness Due to Torpid Liver.

Some undigested food is left in the stomach daily, which the liver should clear away. A heavy or unwell liver is the cause of many ailments. It is the cause of indigestion, constipation, and general weakness.

It is the cause of indigestion, constipation, and general weakness. It is the cause of indigestion, constipation, and general weakness. It is the cause of indigestion, constipation, and general weakness.

It is the cause of indigestion, constipation, and general weakness. It is the cause of indigestion, constipation, and general weakness. It is the cause of indigestion, constipation, and general weakness.

P-R-I-N-T-O-R-I-A-L-S  
No. 224

The advance agent of Prosperity is our midst!

Already FALL BUSINESS is "locking up"—already there is a subtle feeling of "GOOD TIMES" in the air. Have YOU prepared to take advantage of the increased opportunity for bigger and better times?

Let us show you the way. Give us your name, address and the name of your representative to call. No time to lose. Write today to:

# BYRD

Printing Co.  
46-48-50 W. Alabama  
Atlanta.

Phone M. 1550-2508-2614.

# HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

## FOURTH WEEK OF FRANK TRIAL FINDS INTEREST OF PUBLIC STILL WHITE HOT

### Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Justice Hoan announced at 1:45 that he would adjourn the case over until Monday, as he has been doing lately before, and the Solicitor will conclude his argument then.

On all sides he has been greeted unerringly for the fine effort he has made in behalf of the prosecution.

Lucile Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the shrinking, suspicious wife, early indisposed even to help Frank in his effort at flight.

On all sides he has been greeted unerringly for the fine effort he has made in behalf of the prosecution.

Lucile Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the shrinking, suspicious wife, early indisposed even to help Frank in his effort at flight.

On all sides he has been greeted unerringly for the fine effort he has made in behalf of the prosecution.

Lucile Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the shrinking, suspicious wife, early indisposed even to help Frank in his effort at flight.



MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Rosa Frank, the defendant's mother, who also betrayed her agitation.

one side and down the other, the public breathed, as aforesaid, a large and deep sigh of relief when at last the jury set the matter into its keeping to unravel it as best it might and to speak the truth of it as nearly and as exactly as human incapacity and the forms of law can approximate the same.

It was not until after the middle of the afternoon, when the public learned that the State had introduced its evidence, that the excitement of the trial was renewed.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

It was not until after the middle of the afternoon, when the public learned that the State had introduced its evidence, that the excitement of the trial was renewed.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

It was not until after the middle of the afternoon, when the public learned that the State had introduced its evidence, that the excitement of the trial was renewed.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

The State's case was introduced in the usual order, first by the State's evidence, then by the State's argument.

English Housewives Plan Bacon Boycott  
British Living Up to Cost of 14 Per Cent  
Castle to be Home of Tramps of Germany  
I Cannot Possibly  
Dorsey and Conley's Case



NOTICE

If you have any difficulty in buying Hearst's Sunday American anywhere in the South...

HEARST'S SUNDAY AMERICAN

BIRMINGHAM EDITION

VOL. I. NO. 21.

Copyright, 1918, by The Georgian Company.

ATLANTA, GA., SUNDAY, AUGUST 24, 1918.

PRICE FIVE CENTS

BOLL WEEVIL COSTS SOUTH BILLION; ZONE CURE URGED

Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years

Shows How \$107,639,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid

The zone strip to which Senator Smith refers as a remedy for the boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.

By ELLISON D. SMITH, (United States Senator From South Carolina)

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extract:

The only adequate way of arriving at the losses due to the boll weevil is by studying the average production figures by States, comparing years of non-infestation with years of infestation. It is quite noticeable that every State in the South for the past 17 years has shown a decided reduction in average yield per acre.

This average production is used in connection with the acreage planted to obtain an estimate in money value of the loss from the boll weevil to the producer. This is only the primary loss and is turned over and over again as it passes upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the food consumers.

The total loss to producers amounted by this method from 1895 through 1912 to \$41,821,135, an average during the 18 years of \$2,322,841 per annum, with the loss now reaching over \$100,000,000 per annum.

These Only Obvious Losses.

Only the most obvious losses from the ravages of this pest can ever be estimated. These are the losses in productivity suffered by the producers and the losses to business of the first processes of manufacture.

Figures are presented to show the losses to planters, the ginners and the oil mills as follows, for the period from 1895 to 1912:

Loss to the planters \$41,821,135
Loss to the ginners 17,446,295
Loss to the oil mills 72,274,421
Total \$131,541,851

To these must be added losses in business suffered by cotton buyers and ginners, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer.

In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1895 and 1912 has been considerably more than \$100,000,000.

This is staggering. The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts, entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil is concerned they themselves admit that their work has been a failure.

Moves Eastward Steadily.

The weevil continues its march toward us at a steady pace each year and in no section where it has made its appearance has any method been discovered of minimizing the damage done by it.

Unless something is done it will be very long until the entire cotton area of the South is infested. Of course, some cotton can be grown in the area infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs just about as much to produce a bale of cotton now as it cost before the boll weevil came. Many ginners have given me testimonials to the same effect.

When one undertakes to estimate the loss to the South during recent years because of the boll weevil, and then tries to estimate the probable loss in the future, the result must be appalling.

I have been deeply interested in the boll weevil for a number of years. I have watched its spread from the time it made its first appearance in...

Commission Fight in Birmingham Is Hot

Wood and Ward File Petitions. Former Keeps Up Denunciation of Latter.

BIRMINGHAM, Aug. 23.—Clement Wood, former Recorder of Birmingham and a Socialist, today filed his petition in the Probate Court as candidate for President of the City Commission of Birmingham.

George Ward, former Mayor, filed his petition last Monday. Vassar Allen is expected to have his in by Monday the last day in which the petition can be filed.

The commission race is becoming exceedingly hot, as Wood and Allen are being hot shot into Ward.

8 Near Death From Poisoned Ice Cream

ETHELVALE, Aug. 23.—Eight persons are critically ill at Abbeville as the result of eating poisoned ice cream. All the doctors in the town are working with them to prevent fatal consequences.

Following a social affair in connection with the Henry County Teachers' Institute at Abbeville, it is thought that the metal of the freezer affected the cream.

Those ill are Mr. and Mrs. Fred Wood, Mr. and Mrs. Murphy, Miss G. Crawford, daughter of Probate Judge Henry Crawford, the Misses Norton, of Clayton, and Miss Thomas.

Birmingham Seents Postoffice Shake-Up

BIRMINGHAM, Aug. 23.—Report that a sudden change had been made in postmasterhip at Bessemer and that Captain H. W. Crook would succeed J. H. McHenry, following a shift of postoffice inspectors to the district, has caused talk in the Federal office here and apprehension is now felt that the postmaster in Birmingham, Bessey and several other places in and around Birmingham will be removed, though their terms do not expire for two or three years.

No criminal charges have been made against anyone.

95 Dynamite Caps Explode in His Hand

HUNTSVILLE, Aug. 23.—As Tom Morris, an employee of the Madison County road building board, and six others, were carrying 45 dynamite caps in his hand when they exploded and his fingers and both thumbs were blown off, the hurt man on each side of the head, after an hour's work.

Several of the caps were shot into Morris' breast and there may cause death. The injured man was brought to hospital and placed in the hospital.

L. & N. Rate Plea Under Advisement

HUNTSVILLE, Aug. 23.—Judge Shelby of the United States Circuit Court and Judge Grubb of the United States District Court, have taken their first advisory on the application of the Louisville and Nashville Railroad Company for a writ of injunction to hold up the order of the Alabama Railroad Commission for a reduction of passenger fares, while an appeal to the Supreme Court is pending.

Judge Grubb has returned to Birmingham. The railroad company claims that it is losing \$100,000 while observing the cheap fare order.

PASTOR IS FINED BY CHURCHMAN IN BIRMINGHAM

Dr. A. J. Dickinson, Found Guilty of Violating Traffic Ordinance, Is Assessed One Dollar.

BIRMINGHAM, Aug. 23.—Dr. A. J. Dickinson, pastor First Baptist Church, was fined \$1 in the Recorder's Court this afternoon, charged with violating traffic ordinance in cutting corners in crossing the street.

A. M. Douglas, member of Dr. Dickinson's church, presided in court. Dr. Dickinson served notice of appeal and made \$5 bond. Dr. Dickinson pleaded the own case. Defendants he presented were overruled.

The courtroom was crowded with church members. Dr. Dickinson made an argument and M. M. Ullman presented the city, charging Dr. Dickinson with seeking notoriety.

Dr. Dickinson had been cited by the city for a mass meeting Monday night at the City Hall to memorialize the City Commission to abolish the ordinance.

Dr. Dickinson has declared his intention of carrying the matter to the Supreme Court.

Democratic Leader To Run for Senate

BIRMINGHAM, Aug. 23.—Semi-official announcement was made today that Jesse Shaulley, formerly well known Democratic leader in Alabama, will be candidate for United States Senator in the next year.

Congressman Henry C. Clayton and Congressman Richmond Pearson Hobson are expected to announce their candidacy for the office.

Mr. Shaulley, who has been in the city for some time, is now believed that Congressman Clayton will not run.

MESSANGER BOYS IN MOBILE GO ON STRIKE

MOBILE, Aug. 23.—Almost the entire force of Western Union messenger boys went on strike here today against the order of Manager W. Bentley, who refused to give them their usual forty cents from the downtown district.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor consumed in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General High M. Dorsey demanded the life of Leo M. Frank yesterday in explanation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Grets Him With Cheers.

When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd swelled him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law office in the Kiser building.

Hurls Charge Directly at Frank.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervert. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes.

Likens Frank to Oscar Wilde.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Pastor Richeson, of Boston; Mayor McChie, of Charlottesville, Va.; Henry C. Beattie, of Richmond; Dr. Crippen, and others. In the same connection he mentioned the name of Judas Iscariot and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind. Prisoner Encourages His Wife.

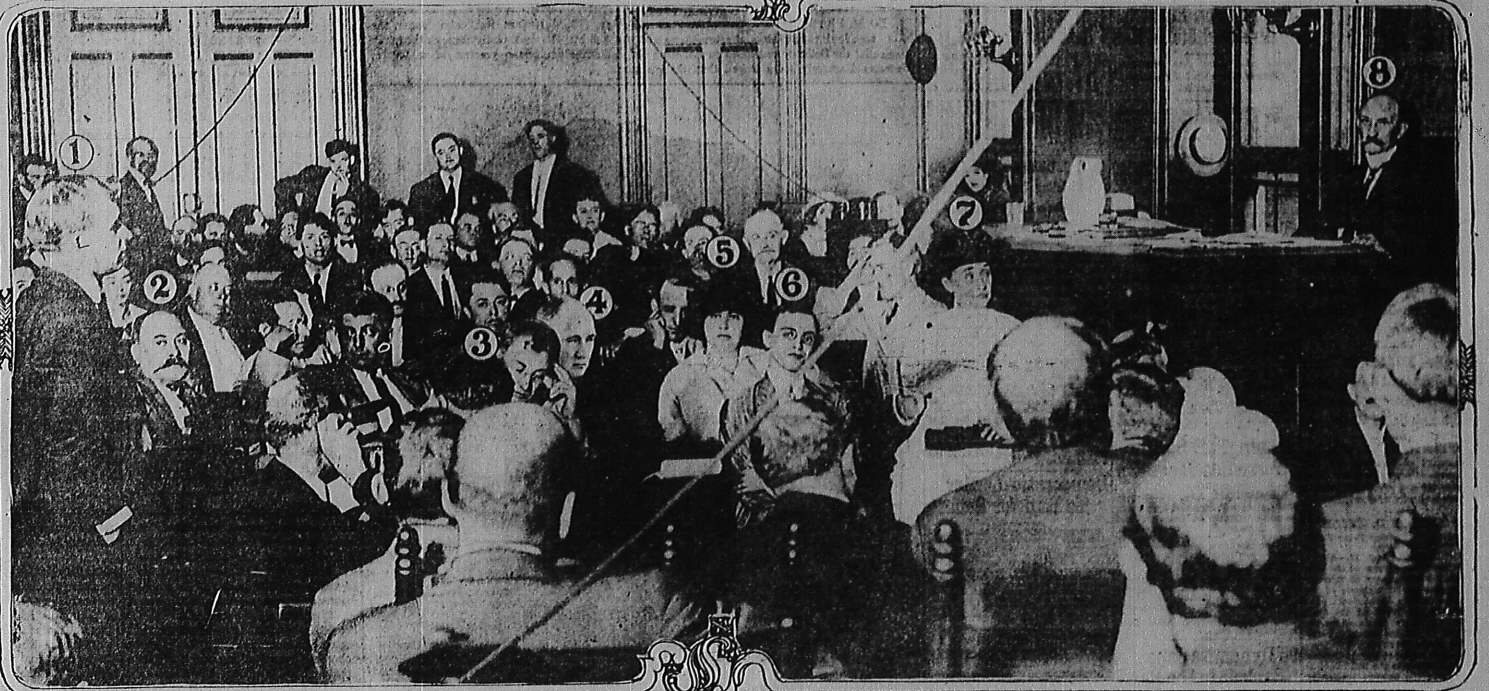
His denunciation at times was so unparaphing and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and gawsome description of the torturous manner in which the pretty little factory girl had

# DEATH PENALTY DEMANDED FOR LEO M. FRANK

A TENSE moment in the courtroom yesterday when Solicitor Dorsey was denouncing Frank in his dramatic plea to the jury. Numbered in the picture are: (1) Solicitor Hugh M. Dorsey, (2) Chief of Detectives Newport Lanford, (3) Attorney Ruben Arnold of counsel for the defense, (4) Iphigene Z. Rossen, who has had charge of the battle for Frank's life, (5) Mrs. Leo M. Frank, wife of the defendant, (6) Leo M. Frank, whose trial will soon rest with the jury, (7) Mrs. Leo M. Frank, (8) Judge B. S. Roan.



## DORSEY CHEERED AFTER GREAT CLOSING SPEECH

been attacked and strangled to death was Mrs. J. W. Coleman, mother of Mary Phagan, that she collapsed utterly and wept. Frank's young wife was affected by the scene and she laid her head upon the shoulder of her accused husband and cried several minutes.

The every manner in which Frank had been treated during the trial had been noted by the Solicitor General. Such remarks were made by Dorsey he declared the never had witnessed before in a court of justice. Dorsey's closing address was one of the outburst of the closing of the trial.

Attacking the jury, Dorsey said that the jury was not a body of men and women, but a body of men and women who had been selected by the State to try the case. He said that the jury was not a body of men and women, but a body of men and women who had been selected by the State to try the case.

At this point Dorsey dramatically brought forth the evidence which he had marshaled in the first day of the trial. He said that the evidence was so overwhelming that the jury should find the defendant guilty.

Dorsey's closing address was one of the outburst of the closing of the trial. He said that the evidence was so overwhelming that the jury should find the defendant guilty.

## Policewoman Uses Her Stare as Club

Declares She Has No Trouble With Manners After One Stern Glare.

CHICAGO, Aug. 23.—Roughly the eyes and the club on the first floor of the factory were pointed at the woman who had been arrested in the middle of the night.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

The woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

## Dorsey's Closing Address a Scorching Attack on Frank

Hurls Charges of Perversion and Murder in Face of Defendant While Wife Bows Head and Weeps.

Probably a more stirring denunciation of the crime than any other in the history of the State has been heard in a Georgia court than Solicitor Dorsey's closing address in the case against Leo M. Frank.

Dorsey moved over to the railing of the jury box as he opened his speech. He said that it was his duty to tell the jury the truth about the defendant.

Dorsey's closing address was a scorching attack on Frank. He said that Frank was a perversion and a murderer.

Dorsey's closing address was a scorching attack on Frank. He said that Frank was a perversion and a murderer.

He said that the defendant was a man who had committed a crime that was beyond the pale of civilization.

Dorsey's closing address was a scorching attack on Frank. He said that Frank was a perversion and a murderer.

Dorsey's closing address was a scorching attack on Frank. He said that Frank was a perversion and a murderer.

Dorsey's closing address was a scorching attack on Frank. He said that Frank was a perversion and a murderer.

That statement is refuted by the defendant himself when he said: "I realize the importance of this time." Frank's statement at the trial was that he had been attacked and strangled to death.

Frank's statement at the trial was that he had been attacked and strangled to death. He said that the woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

Frank's statement at the trial was that he had been attacked and strangled to death. He said that the woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

Frank's statement at the trial was that he had been attacked and strangled to death. He said that the woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

Frank's statement at the trial was that he had been attacked and strangled to death. He said that the woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

Frank's statement at the trial was that he had been attacked and strangled to death. He said that the woman who had been arrested in the middle of the night was the subject of a story in the newspaper.

Continued on Page 4, Column 1.

## WOMAN TOPER HAS THIRST AMPUTATED

Obstruction in Her Throat Was Believed Cause of Her Longing For Alcohol.

LEMA, OHO, Aug. 23.—Mary Callahan, 22, admitted to a surgical operation in the chief of police's office today, and it is hoped Mary's thirst was cut out, liberally and fearlessly.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

Several years ago she was when the law. A ministered home looked against her palate, creating a condition which she had tried grape juice in vain.

## AUTOIST IS RUN OVER BY HIS OWN MACHINE

DRIVER OF TAXI STATION AND PASSENGER WERE KILLED.

ATLANTA, Aug. 23.—A taxicab driver was killed and his passenger was injured when the car he was driving ran over him.

ATLANTA, Aug. 23.—A taxicab driver was killed and his passenger was injured when the car he was driving ran over him.

ATLANTA, Aug. 23.—A taxicab driver was killed and his passenger was injured when the car he was driving ran over him.

ATLANTA, Aug. 23.—A taxicab driver was killed and his passenger was injured when the car he was driving ran over him.

**You Can't Be Well When Constipated**

**Keep Your Bowels Open—Doctors Estimate 75 Per Cent of Sickness Due to Torpid Liver.**

Some unaged food is left in the stomach daily, which the liver should clear away. A constipated liver leads to a build-up of poisons in the system.

**WATERBURY'S LIVER SALT** is much better than other laxatives. It is a natural product of the earth and is gentle on the system.

**P-R-I-N-T-O-R-I-A-L-S**  
No. 224  
The advance agent of Prosperity is in our midst!

**BYRD**  
Printing Co.  
46-48 2nd St. N.E., Atlanta, Ga.

Phone M. 1550-2608-2614.

HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

FOURTH WEEK OF FRANK TRIAL ENDS IN INTEREST OF PUBLIC STILL WHITE HOT

MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Bea Frank, the defendant's mother, who also betrayed her agitation.

Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Every degree to the tragedy has been portrayed in the extreme. Mary Phagan, a sweet young working girl, cruelly murdered by Leo Frank, a young business man of therefore unblemished character and standing.

Case Fought Stubbornly. Never before in Fulton County, if indeed within the state, has a case been so stubbornly and so bitterly fought as the Frank case.

Conley Blamed and Praised. Conley has been held up both as a witness worthy of all honor and as a witness worthy of no better whatever.



the State has fought doggedly to one theory; that Leo Frank, shortly after noon on Saturday, April 26, lured little Mary Phagan, for an unspokenly immoral purpose, to the rear of the second floor of the National Pencil Factory in Porety street, after having paid her weekly wages.

rear of the building, tied the stranger's legs about his neck, either to prevent him from escaping or to create a false suspicion as to the direct cause of her death.

That Conley only began his series of contradicted 'confessions' after he found that Frank was under suspicion, and thereby realized his (Conley's) opportunity to fasten more firmly upon Frank than suspicion, to Conley's own great benefit.

That Frank's general character is good, in contradistinction to Conley's admitted bad character.

That the jury, by its verdict, has shown that it is not to be easily misled by any other source.

That Frank, as a matter of fact, knew nothing whatever of the death of Mary Phagan's death, and is utterly and entirely guiltless of any participation in the same.

That the State's case, therefore, has been almost entirely based upon Conley's statement, just as the defense's case has been almost entirely based upon the State's case.

That the jury, by its verdict, has shown that it is not to be easily misled by any other source.

that reputation be challenged lightly, perhaps. Much credit for hard work and intelligent effort will be accorded Frank Hoover, too, for the part he played in the Frank trial.

It was a long day to measure up, to say the least, and the day was not to be safely underrated. He could not be accused down-faught, down-rattled, down-smashed down.

He took a lot of lefty gibing, and was called "ha!" and "sox," right along, but every time they pelted him down he would come back and gently reproach them every time.

He forced them to make Frank's character an issue, despite their own bias.

It was a long day to measure up, to say the least, and the day was not to be safely underrated. He could not be accused down-faught, down-rattled, down-smashed down.

He took a lot of lefty gibing, and was called "ha!" and "sox," right along, but every time they pelted him down he would come back and gently reproach them every time.

He forced them to make Frank's character an issue, despite their own bias.

again will that reputation be challenged lightly, perhaps. Much credit for hard work and intelligent effort will be accorded Frank Hoover, too, for the part he played in the Frank trial.

It was a long day to measure up, to say the least, and the day was not to be safely underrated. He could not be accused down-faught, down-rattled, down-smashed down.

He took a lot of lefty gibing, and was called "ha!" and "sox," right along, but every time they pelted him down he would come back and gently reproach them every time.

He forced them to make Frank's character an issue, despite their own bias.

It was a long day to measure up, to say the least, and the day was not to be safely underrated. He could not be accused down-faught, down-rattled, down-smashed down.

He took a lot of lefty gibing, and was called "ha!" and "sox," right along, but every time they pelted him down he would come back and gently reproach them every time.

He forced them to make Frank's character an issue, despite their own bias.

English Housewives Plan Bacon Boycott

Hope to Force Down Price by Abstaining from Buying for Fortnight

Cost of Living Up in Britain 14 Per Cent

Prices of Foodstuffs Except Tea and Sugar Have risen at Remarkable Rate

Castle to be Home of Tramps of Germany

Special Cable to The American

Russ Serves Jails, But Lazy, Says Yassir Girl

Special Cable to The American

Mail-Wood Bride on Journey to Coast

Millionaire Ranchman is Given Fine Recommendation by Pastors of His Neighbor

5-Cent Fraud in Ice; 5 Days on Rockpile

Portland Dealer is Sentenced for Cheating Customer in 25-Cent Transaction

DR. WHITLAW, Painless Dentist

Largest and Most Thoroughly Equipped Sanitary Office in the South. Phone M. 1228.

Advertisement for Dr. Whitlaw's Gold Filling, featuring a list of dental services and prices, such as 'GOLD FILLINGS .75c UP' and 'BRIDGEWORK \$3.54 UP'.

# SCIENTIST'S CLOSING ARGUMENT A MASTERPIECE

## Dorsey Attacks Frank's Statement

### Denounces Defendant's AS MORAL PERVERT AND LAUGHS ALIBI TO SCORN

Prisoner Likened to Oscar Wilde, Pastor Richeson and Beattie—Charged With Committing Murder to Hide Evidence of His Crime Against Girl

Continued From Page 2.

of refer to them? What are they all about? I have to say that I am a scientist, and I am a moral pervert and a laughing alibi to scorn. I have to say that I am a scientist, and I am a moral pervert and a laughing alibi to scorn. I have to say that I am a scientist, and I am a moral pervert and a laughing alibi to scorn.

"I am a scientist, and I am a moral pervert and a laughing alibi to scorn. I have to say that I am a scientist, and I am a moral pervert and a laughing alibi to scorn. I have to say that I am a scientist, and I am a moral pervert and a laughing alibi to scorn."

Mention Girl Who Would Die for Frank  
A girl named Mary Quinn was mentioned in the proceedings. She was a girl who would die for Frank. She was a girl who would die for Frank.

Witness Affidavit to Identify Handwriting  
An affidavit was taken from a witness to identify handwriting. The witness was a man who had seen Frank write.

Must Have Overdone It  
The witness testified that he must have overdone it. He was a man who had seen Frank write.

Concluded by the Scientist  
The scientist concluded his argument. He was a man who had seen Frank write.

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Did't Have Courage to Put Frank in Cell  
The witness testified that he did not have the courage to put Frank in a cell. He was a man who had seen Frank write.

Compliments  
The witness received compliments from the jury. He was a man who had seen Frank write.

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Quoted From Scene Poem as Poem  
The poet quoted a scene from a poem. He was a man who had seen Frank write.

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

Frank's statement at the police headquarters on Monday, April 28, says "I didn't look the door that morning. The mail was coming up. I looked in when I started home to lunch at 1:30 o'clock."

# AN ANNOUNCEMENT OF VITAL IMPORTANCE TO PIANO BUYERS

THE WESTER MUSIC CO., 64 Peachtree Street, Desire to Announce the Opening of Their 'Once-A-Year' Clearance at 8:30 Monday, August 25.

# PIANOS OF HIGH GRADE AND ACKNOWLEDGED REPUTATION

Our Entire Stock Sacrificed—Everything Goes—Nothing Reserved—Every Person Interested in the Purchase of an Instrument Should Read Carefully, As It Concerns Them Most.

# PROMPT ACTION WILL BRING REWARD

This Is Our Annual Clearance Sale of Fine Pianos—Your Opportunity to Save From \$100 to \$250 in Your Piano Purchase. Terms Are Made as Pleasing as the Prices. Opening Evenings.

In announcing this special clearance sale of fine pianos, we have taken the time to make sure that you are getting the best possible deal. We have a large stock of fine pianos of high grade and acknowledged reputation. We have a large stock of fine pianos of high grade and acknowledged reputation. We have a large stock of fine pianos of high grade and acknowledged reputation.

Continued on page 5.



# BOLL WEEVIL COSTS SOUTH BILLION, ZONE CURE URGED

Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years. Shows How \$107,539,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The zone strip to which Senator Smith refers as a remedy for the boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.)

By ELLISON D. SMITH, (United States Senator From South Carolina)

WASHINGTON, Aug. 21.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extract:

"The only adequate way of arriving at the losses due to the boll weevil is by studying the average production per acre by State, comparing years of non-infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre."

"This average production is used in connection with the average planted to obtain an estimate in money value of the loss from the boll weevil to the producer. This is only the primary loss and is turned over and over again as it repeats upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the final consumer."

"The total loss to producers obtained by this method from 1893 through 1912 is \$41,021,135, or an average during the 18 years of 16,678,114 per annum, with the loss now reaching over \$100,000,000 per annum."

"These Only Obvious Losses."

"Only the more obvious losses from the ravages of this pest can even be estimated. There are the losses in productivity suffered by the producer, and the losses in business of the first processor in manufacture."

"Figures presented to show the losses to the planter, the ginner and the oil mill are as follows, for the period from 1893 to 1912:

Loss to the planters ..... \$41,021,135  
Loss to the ginners ..... 1,545,275  
Loss to the oil mills ..... 72,570,421

Total ..... \$115,136,831

"To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer."

"In other words officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1893 and 1912 has been considerably more than \$100,000,000. This is staggering."

"The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts, entomologists, farm demonstration agents and others have done scientific work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil is concerned they themselves admit that their work has been a failure."

"Moves Eastward Steadily."

"The weevil continues its march westward at a steady pace each year, and to section where it has made its appearance has any method been discovered of minimizing the damage done by it?"

"Unless something is done, it will not be very long until the entire cotton area of the South is infested. Of course, some cotton can be grown in the areas infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a number of congressmen who own a large plantation in an infested section that it costs just about twice as much to produce a bale of cotton now as it cost before the boll weevil came. Many others have given me testimony to the same effect."

"When one undertakes to estimate the loss to the South during recent years because of this little insect, and then tries to estimate the possibilities in the future, the result must be appalling."

"I have been deeply interested in the boll weevil for a number of years, and have watched it spread from the time it made its first appearance."

Continued on Page 6, Column 4.

## New Cancer Cure Arouses Germany

Kaiser's Subjects Have Formed Supply of Mesothorium, Found in U. S. and Brazil.

BOSTON, Aug. 21.—Mesothorium, the new cure for cancer, is causing great excitement in Germany, according to Dr. P. D. Donaghy, of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German doctors have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Carolinas and Brazil.

A rayless product of thorium, it becomes active through transformation into radiothorium. The price, formerly one-sixth that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1915. It is said to be a dependable cure for certain forms of cancer.

## Sir Herbert Tree's Cast Stirs British Ire

Americans in 'Joseph and His Brethren' Win Noted Playwright's Praise.

SPECIAL CABLE TO THE AMERICAN.  
LONDON, Aug. 21.—Antagonism has been aroused in London theater circles because Americans are to play the principal roles in Sir Herbert Tree's production of "Joseph and His Brethren."

Sir Herbert said:

"The Americans are wonderful in whatever they attempt to do. I have the greatest faith in their powers, and, without wishing to enter on a comparison between American and English methods, I must say I think Maxine Elliott will be a perfect Zula, and George Bith a most romantic Joseph."

## Caruso Sadly Says: 'My Star Is Dimming'

Tenor Thinks Public Soon Will Desert Him for Young and Brilliant Star.

SPECIAL CABLE TO THE AMERICAN.  
ROME, Aug. 21.—Caruso, who is taking the cure with his eldest son at Monte Catini, in a philosophical mood. To a newspaper man he said:

"It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?"

Then he sadly shook his head and walked slowly away.

## HEARTHSTONE 200 YEARS OLD FOUND IN MINNESOTA

ST. PAUL, MINN., Aug. 21.—The hearthstone used by early French voyagers who made their headquarters in the stone house at Taylor's Park, in Itasca Park, was found by workmen excavating in the foundations for a police station. The house is thought to have been built 200 years ago.

## NEGRO VILLAGE DESTROYED BY MOB OF WHITES

Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

NO CASUALTIES REPORTED

Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTRIE, Aug. 21.—Greenough, a negro village just over the line in Mitchell County, has been partially destroyed by a mob of white men.

No deaths have been reported. It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect, a difficulty arose, in which one of the negroes struck John Davis with a scimitar, knocking him unconscious. The Davis boys escaped to their homes and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found the Bradleys had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many shops emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak, and further trouble is not expected by the whites.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor continued in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



## DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

## PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in expiation of the murder of Mary Phagan on April 25.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Greets Him With Cheers.

When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arm and escaped through the crowd into his law offices in the Kuer building.

Hurls Charge Directly at Frank.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a "pervert." Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes.

Likens Frank to Oscar Wilde.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Pastor Richeson, of Boston; Mayor McCue, of Charlottesville, Va.; Henry O. Beattie, of Richmond; Dr. Crippen, and others. In the same connection he mentioned the name of Judge Iscariot and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

"Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind.

Prisoner Encourages His Wife.

His denunciation at times was so unsparring and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and glib description of the torturous manner in which the pretty little factory girl had



# HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

## FOURTH WEEK OF FRANK TRIAL FINDS INTEREST OF PUBLIC STILL WHITE HOT

### Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

**BY AN OLD POLICE CHRONICLER.**

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Judge Ross announced at 1:15 that he would adjourn the case over until Monday as he has been doing heretofore, and the Solicitor will conclude his argument then.

The Solicitor had been speaking more than six hours when adjournment came, but apparently was physically able to do so if necessary.

His address when it is finished Monday will have been broken into three sections—on Friday afternoon, another Saturday morning, and a third Monday morning.

The Solicitor's address has been so far a wonderful piece of work.

On all sides he has been praised ungrudgingly for the fine effort he has made in behalf of the prosecution.

Atlanta will breathe a long, deep and soulful sigh of relief, however, when the last word is spoken by the argument and the case is given into the hands of the jury for a verdict.

**Leading Topic for Month.**

Never before in the history of Fulton County has a criminal proceeding so challenged the untrained and undisciplined attention of the people.

For four months the Frank case or the Phagan case, as it more generally is called, has been the leading topic of discussion among all classes of Georgians, rich and urban, rich and poor, high and low, informed and uninformed.

Every figure to the tragedy has been pictured in the extreme.

Mary Phagan, a sweet young work girl, cruelly murdered; Leo Frank, a young business man of theretofore unblemished character and standing, indicted for the murder; Alvin Conley, a negro, a confessed accessory after the fact of the murder, with a long criminal career attaching to him; the principal witness against Frank; Lucie Frank, the loving and devoted wife of the defendant; and the other side, with his mother, cheering and sustaining him; Reuben Arnold and Luther Rosser, two of the leading and most noted lawyers in the South, defending the accused; Frank Hooper and Hugh Dorsey, the former an attorney of established reputation, the latter a brilliant young lawyer lately named a practicing attorney of the Atlanta Circuit; a presiding judge who has tried many of the most famous cases in the State—these make up the dramatic personnel of the Frank case.

**Case Fought Stubbornly.**

Never before in Fulton County, if indeed, within the State, has a case been so stubbornly and so bitterly fought as the Frank case.

It required more than three weeks to get the evidence all in. Every inch of ground was contested vigorously and to a finish.

It is estimated that the defense interrogated more than 100 objections of one side and another, and the case progressed, thus fortifying itself as abundantly as possible for an appeal, in the event of conviction.

The only party to the crime, as it was or otherwise, who has not been attacked vehemently only may be the other is the little dead girl, Mary Phagan.

All sides have agreed that, whatever else might or might not be said of the murdered child, she was a pathetic and unoffending victim of a brutal homicide.

Frank, the defendant, has been painted by the defense as a bright young business man, perfect in deportment at all times, a loyal husband, a dutiful son, irrefragable in his character, incapable of crime, and a devoted, conscientious father.

By the State Frank has been painted as a black as the devil, a villainous son, a lustful monster, particularly after young girls, a pervert, a leader of two lives, a cunning and crafty monster, an inhuman murderer.

**Conley Has Been Held in Prison.**

Conley has been held in prison as a witness worthy of all honor and as a witness worthy of all blame, whatever he may be, reluctant to tell the truth originally because of his determination to involve Frank, and later, while kind and profitable matter, but

rushing candidly and sincerely to recite the truth eventually, nevertheless, and, on the other hand, as a negro lying from start to finish for no other purpose than to save his own neck from the noose by slipping it over the head of the oppressed Frank.

Lucie Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the shrinking, suspicious wife, early indisposed even to visit Frank in his cell at the jail.

Rosser and Arnold have painted Hooper and Dorsey as direct agents of a wicked and malicious "frame-up" against the life, liberty and most sacred honor of Leo Frank, deliberately and designedly seeking to hang the defendant to gratify a malignant enthusiasm and official zeal, if nothing worse, and Dorsey and Hooper have been unparing in their criticisms of Rosser and Arnold, the paid attorney of the defense.

An imposing array of witnesses have declared Frank's character both good and bad, while two other arrays of witnesses have sought both to uphold and to break down his alibi.

Medical experts, of repute and name, have been set up one by one, only to be designated "fakes" and "quacks" by the other side, and vice versa.

**Second Charge in Case.**

Besides the original charge of murder there was injected into the case, by its early stages, an unresolvable charge of degeneracy.

Upon this charge, what in with the defense's knowledge and consent (and then the defense moved to rule it out) it wanted ruled out and the defense opened against him and underwent to make a boomerang upon the State.

The State thereupon sought to hang upon it, and the State was stopped from doing that.

Frank, at four days was used up in attempting to show that he had committed the crime, and such a state of digestion in such a short time, and after a long wrangle as to who the defendant was, not particularly pleased about the matter, anyway.

The public has been swung first one way and then that, pushed to one conclusion only to be thrown to another, after a bit, to another, until up

MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Rea Frank, the defendant's mother, who also betrayed her agitation.



enough to warrant the presumption that he had just intentions toward Mary Phagan, as evidenced by his relations with other women, and girls.

That his professed alibi is inconsequential and misleading, and not sustained, is fact.

Frank's seemingly contradictory attitude is accounted for in two directions, first by his desire to save both himself and Frank, and second by his desire to protect himself against a great measure of responsibility for the tragedy, when it really belonged to him, when it became evident to him that Frank was preparing to let him suffer just as much as he himself, if he were even to the murderer itself, as might be fixed if he did speak.

The defense has fought doggedly to this one theory: That Leo Frank fearfully knew Mary Phagan at the time that the only time he saw her on Saturday, April 25, was when she came to his office to get her pay; that he never talked her to the rear of the second floor, or anywhere else, in the building at that time.

Dorsey an Unknown Quantity.

Dorsey was known as a "bright young attorney" but widely experienced, willing and aggressive enough, but little had been heard of him since he graduated from the Georgia bar.

When it was first learned that Rosser and Arnold were to defend Frank, the public realized that the defendant had determined to take no chances. He selected from among the cream of the Georgia bar.

That the State's interests, while sacred as the defendant's, were not so sacred as they were, so audaciously and so shrewdly in the hands of the youthful Dorsey, however—that was a matter so immediately settled.

Dorsey was known as a "bright young attorney" but widely experienced, willing and aggressive enough, but little had been heard of him since he graduated from the Georgia bar.

When it was first learned that Rosser and Arnold were to defend Frank, the public realized that the defendant had determined to take no chances. He selected from among the cream of the Georgia bar.

That the State's interests, while sacred as the defendant's, were not so sacred as they were, so audaciously and so shrewdly in the hands of the youthful Dorsey, however—that was a matter so immediately settled.

Dorsey was known as a "bright young attorney" but widely experienced, willing and aggressive enough, but little had been heard of him since he graduated from the Georgia bar.

rear of the building, told the strange story about her neck, either to complete his last-ditch work or to create a false suspicion as to the direct cause of her death.

That she pulled the staple from the back door of the basement and thus made his escape final from the building.

That all of Conley's story as to how he helped dispose of the body is a fabrication and a monstrous lie, framed for the purpose of shielding himself and placing the blame upon Frank.

That his story was drawn from him, bit by bit, beginning with the falsehood that he could not write, and that it was revised four times, always under oath, before its amazing and incompatible contradictions could be fixed up to stick with any degree of plausibility, and that he was helped in every one of these revisions by all the willing police officers, detectives and court officials bent upon finding in Frank a victim for Mary Phagan's murder.

**Claim Negro Wrote Note.**

That the negro himself, of his own motion, wrote the note he later confessed having written, hoping thereby to divert suspicion from himself.

That Conley only began his series of contradictory "confessions" after he found that Frank was under suspicion, and thereby realized his (Conley's) opportunity to fasten more firmly upon Frank that suspicion, to Conley's own great benefit.

That Frank's general character is good, in contradistinction to Conley's admitted bad character.

That Frank has set up two unsupportable alibis, and could not, therefore, have committed the crime charged.

That his nervousness the day following the murder was occasioned by the manner in which the fact of the murder was communicated to him, and not because of guilt.

That the long and deliberate statement he did on the afternoon following the murder is proof that he could not then have been actuated by fear or by any other sinister knowledge.

That Frank, as a matter of fact, knows nothing whatever of the cause of Mary Phagan's death, and is utterly and entirely guiltless of any participation therein.

That two intensely dramatic events marked the progress of the trial, and about them the entire case has revolved constantly.

Conley's remarkable story, containing the unparelleled charge of perversion, which he stated in the full and full thrill, was the State's big point.

Frank's wonderfully clear, dispassionate and well-organized statement from the witness stand, as the defendant's big point.

These two contrary things have been pitted the one against the other, and upon which the jury finally would accept as the true thing, if the case had seemed to turn for final settlement.

**Attack Centers on Negro.**

Every effort of the defense has been to break down Conley—including two days' unmerciful grinding by Mr. Hooper—and every effort of the State has been toward upholding him.

Every effort of the defense, therefore, has been directed toward holding up Frank's statement just as every effort of the State has been directed toward breaking it down.

It ever was Frank vs. Conley—the life of the one or the other as the State's satisfaction for the murder of Mary Phagan.

Regardless of all things else, the public is maintaining in its own approval of the brilliant young Solicitor General of the Atlanta Circuit, Hugh Dorsey, for the manner in which he has handled the State's case.

All things have been freely admitted that those veterans of criminal practice, Luther Rosser and Reuben Arnold, would take ample care of the defendant.

Two more experienced, able and aggressive attorneys it would be impossible to secure in any case.

When it was first learned that Rosser and Arnold were to defend Frank, the public realized that the defendant had determined to take no chances. He selected from among the cream of the Georgia bar.

That the State's interests, while sacred as the defendant's, were not so sacred as they were, so audaciously and so shrewdly in the hands of the youthful Dorsey, however—that was a matter so immediately settled.

Dorsey was known as a "bright young attorney" but widely experienced, willing and aggressive enough, but little had been heard of him since he graduated from the Georgia bar.

**English Housewives Plan Bacon Boycott**

Hope to Force Down Price by Abstaining From Buying for Fortnight.

Special Cable to The American.

LONDON, Aug. 23.—The English "housewife" is threatened with disaster. London housewives are preparing to boycott the meat markets because of the continued high price ruling for bacon.

They plan to refuse to buy bacon for a fortnight, beginning today. Economical housewives are likely to restrict their purchases to ham, mutton and poultry, and are expected to come down to 100 percent of their usual purchases.

Optimists predict a drop in price of at least 6 cents a pound.

**Cost of Living Up in Britain 14 Per Cent**

Prices of Foodstuffs Except Tea and Sugar Have Risen at Remarkable Rate.

Special Cable to The American.

LONDON, Aug. 23.—Sinking prices of foodstuffs in the United Kingdom are being replaced by a rise in prices according to which present prices are the highest in the world's history.

Real prices of food have risen 14 per cent in the last few months.

Prices of flour, wheat, wheat and other cereals have risen 10 per cent. Prices of meat, butter, eggs, and other foodstuffs, except tea and sugar, have risen, the greatest increase being in the price of mutton, which has advanced 15 per cent.

The advance only by reducing consumption.

**CASTLE TO BE HOME OF TRAMPS OF GERMANY**

Special Cable to The American.

BERLIN, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of our American "bordering" neighbors.

A ruined castle at Merkenstein, Saxony, is about to be restored by the local authorities, who will use it as a free rest house and night shelter for tramps from all parts of Germany.

**Mail-Wedded Bride On Journey to Coast**

Millionaire Ranchman is Given Fine Recommendation by Pastors of His Neighbor.

Special Cable to The American.

LOS ANGELES, Aug. 23.—Mrs. Theresa Patterson, a handsome widow, aged 26, of Alhambra, Pa., is on her way to the coast on a journey of 2,000 miles across the country, to become the bride of Charles H. Smart, a wealthy rancher, after a romantic courtship by mail.

The marriage was celebrated in Alhambra by the Rev. James and Alvin Sherman, who gave a clean bill of the former stating that while Smart is not a millionaire, he is worth nearly that sum, and would make a most happy for any woman of his choice.

The marriage is to take place immediately upon Mrs. Patterson's arrival.

**5-Cent Fraud in Ice; 5 Days on Rockpile**

Portland Dealer is Satisfied for Cheating Customer in 25-Cent Transaction.

Special Cable to The American.

PORTLAND, ORE., Aug. 23.—Five days of the rockpile for a 5-cent fraud in the sale of a piece of ice was the sentence imposed by the Portland Police on the merchant, Thomas Barnes, proprietor of the National Ice and Cold Company.

Barnes delivered a 46-pound piece of ice, which weighed 50 pounds and charged 25 cents.

**RUSS SERFS JOLLY, BUT LAZY, SAYS VASSAR GIRL**

Special Cable to The American.

ST. PETERSBURG, Aug. 23.—Miss Taylor, a graduate of Vassar College, who has been making a tour of Russia, and is returning to the States, has been telling the Russian newspapers the students' impressions of their good temper and dislike for work.

## I Cannot Possibly

Impress upon your minds (through the newspapers) the importance of calling to see me when your teeth need attention. I have a trial run for yourself, low fee, and honest I treat you—how my methods are ABSOLUTELY PAINLESS, and my prices MUCH LOWER than any other dentist in Atlanta. I can assure you that it will be a pleasure to you to recommend me to your friends after you have tried me. I employ the best material, and from 8 to 15 years' experience, and I thoroughly versed in my patient's methods.

**MY WORK IS GUARANTEED FOR 15 YEARS**

**THEY MUST BE**

**They Must Be \$5 A Set**

**Terms: WELL DON'T WORRY. THESE ARE ARRANGED TO SUIT.**

**Best Service for Least Money**

They Never Slip or Drop.

**50c UP TO \$5.00 PER SET**

SILVER FILLINGS ..... 75c UP  
GOLD FILLINGS ..... 50c UP  
BRIDGEWORK ..... \$5.00 UP  
GOLD CROWNS ..... 75c UP

**DR. WHITLAW, Painless Dentist**

Largest and Most Thoroughly Equipped Sanitary Office in the City.

**73 1/2 WHITEHALL ST.**



# BOLEWEEVIL COSTS SOUTH BILLION; ZONE CURE URGED

### Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years. Shows How \$107,539,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The cone strip to which Senator Smith refers as a remedy for the boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.)

By ELLISON D. SMITH,  
(United States Senator From South Carolina.)

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extracts:

"The only adequate way of arriving at the losses due to the boll weevil is by tabulating the average production per acre by States, comparing years of non-infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre."

"The total loss to producers obtained by this method from 1895 through 1912 is \$41,821,132, an average during the 18 years of \$46,724,111 per annum, with the loss now reaching over \$100,000,000 per annum."

"These Only Obvious Losses."

"Only the more obvious losses from the ravages of this pest can even be estimated. These are the losses in productivity suffered by the producers and the losses in business of the first process in manufacture."

"Figures are presented to show the losses to the planter, the ginners and the oil mills as follows for the period from 1895 to 1912:

Loss to the planter	\$41,821,132
Loss to the ginners	17,416,295
Loss to the oil mills	7,729,421
Total	\$66,966,848

"To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer."

"In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1895 and 1912 has been considerably more than \$100,000,000. This is staggering."

"The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government, experts, entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil is concerned they themselves admit that their work has been a failure."

**Move Eastward Steadily.**

"The weevil continues its march westward at a steady pace each year, and in no section where it has made its appearance has any method been discovered of minimizing the damage done by it."

"Unless something is done it will not be very long until the entire cotton area of the South is infested."

"Of course, some cotton can be raised in the area infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs just about twice as much to produce a bale of cotton now as it cost before the boll weevil came. Many others have given me testimony to the same effect."

"When one undertakes to estimate the loss to the South during recent years because of this little insect, and tries to estimate the probability in the future, the result must be appalling."

"I have been deeply interested in the boll weevil for a number of years. I have watched its spread from the time it made its first appearance in

## New Cancer Cure Arouses Germany

### Kaiser's Subjects Have Cornered Supply of Mesothorium, Found in U. S. and Brazil.

BOSTON, Aug. 23.—Mesothorium, the new cure for cancer, is causing great excitement in Germany according to Dr. F. D. Donoghue, of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German towns have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Carolinas and Brazil.

A rhyssic product of thorium, it becomes active through transformation into radio-thorium. The price, formerly one-sixth that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1916. It is said to be a dependable cure for certain forms of cancer.

The Americans are wonderful in whatever they attempt to do. I have the greatest faith in their powers, and without wishing to enter on a comparison between American and English methods, I must say I think Maxine Elliott will be a perfect Zerkka, and George Relph a most romantic Joseph."

## Sir Herbert Tree's Cast Stirs British Ire

### Americans in Joseph and His Brethren Win Noted Playwright's Praise.

SPECIAL CABLE TO THE AMERICAN.  
LONDON, Aug. 23.—A longish article has been caused in London theatrical circles because Americans are to play the principal parts in Sir Herbert Tree's production of "Joseph and His Brethren."

Sir Herbert said:

"The Americans are wonderful in whatever they attempt to do. I have the greatest faith in their powers, and without wishing to enter on a comparison between American and English methods, I must say I think Maxine Elliott will be a perfect Zerkka, and George Relph a most romantic Joseph."

## Caruso Sadly Sings 'My Star Is Dimming'

### Tenor Thinks Public Soon Will Desert Him for Young and Brilliant Star.

SPECIAL CABLE TO THE AMERICAN.  
ROME, Aug. 23.—Caruso, who is taking the cure with his eldest son at Monte Catini, is in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?"

Then he sadly shook his head and walked slowly away.

## HEARTHSTONE 200 YEARS OLD FOUND IN MINNESOTA

ST. PAUL, MINN., Aug. 23.—The hearthstone used by early French voyagers who made their headquarters in the stone house at Taylor Park in Interstate Park, was found by workmen excavating in the foundations for relief. The house is thought to have been built 200 years ago.

## NEGRO VILLAGE DESTROYED BY MOB OF WHITES

### Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

### NO CASUALTIES REPORTED

### Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTRIE, Aug. 23.—Greenough, a negro village just over the line in Mitchell County, has been partially destroyed by a mob of white men. No deaths have been reported.

It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect a difficulty arose, in which one of the negroes struck John Davis with a scuffling, knowing him unaccountably. The Davis boys escaped to their home and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found the Bradley had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many shots emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak, and further trouble is not expected by the whites.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor consumed in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



# DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

### Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

## PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

### Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in explanation of the murder of Mary Phagan on April 28.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

**Growth Greets Him With Cheers.**

When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and send the air with their yells because of the magnificent light he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law offices in the Kiser Building.

**Hurls Charge Directly at Frank.**

In the opening of his plea with venom and bitterness, he can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of any trial—carried with it the conviction that the speaker was in deadly earnest.

Many of the first things he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He had his finger at the defendant's signing calmly between his mother and his beautiful wife. He called him a "real handed murderer" and a "scoundrel." Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his mind, he would have buried there, far out of sight, his human eyes.

**Labels Frank to Degrade Whites.**

Dorsey compared the defendant with that prince of perverts, Scott Wolfe, and there was no one of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had passed 300 years in prison and who had been guilty of the most heinous offenses. The doctor of San Francisco, Foster Richardson of Boston, Mayor McGuire of Charlottesville, Va., Henry O. Beattie, of Richmond, Dr. Ottenberg and Agers. In the same connection he mentioned the name of Judge Isaac and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and scoundrels.

Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind.

**Prisoner Encourages His Wife.**

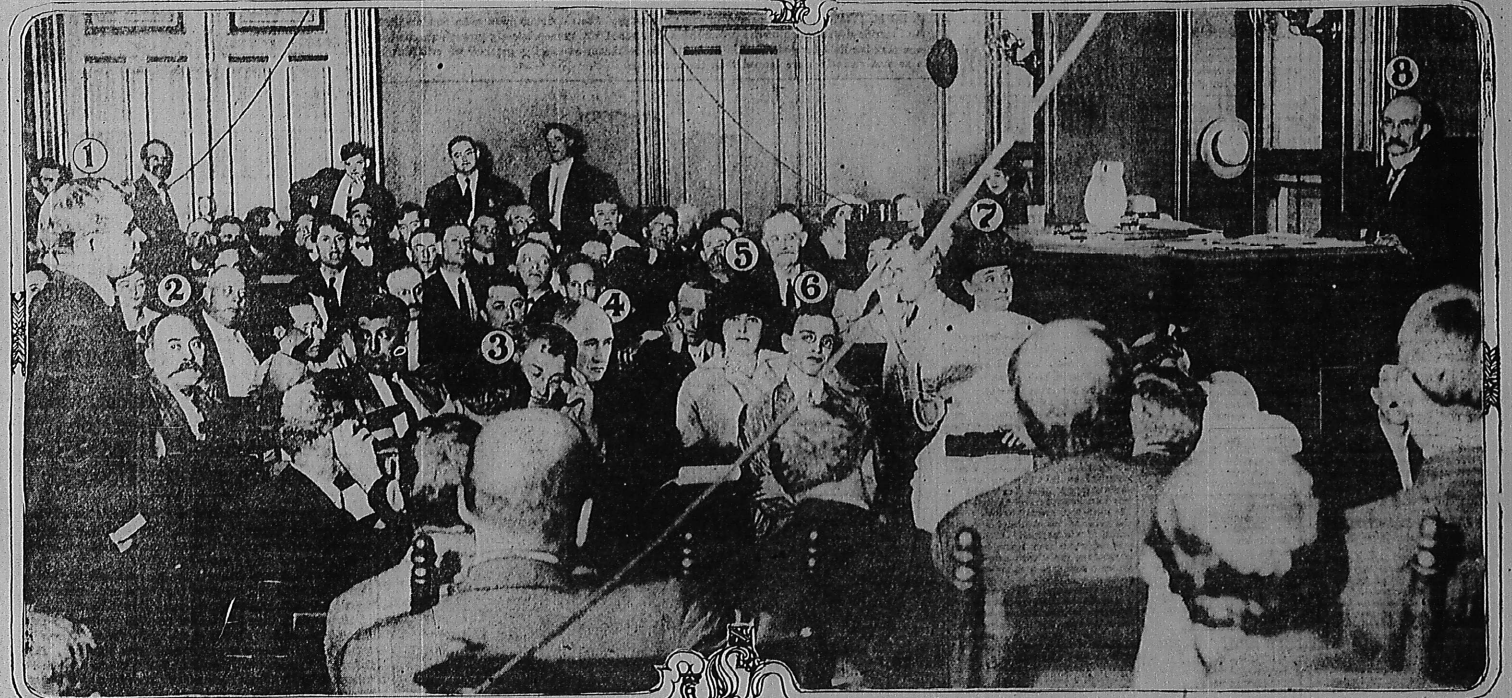
His denunciation of times was so unparaph and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manly, hakened, he might be feeling of some amazing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and gruesome description of the torturous manner in which the pretty little factory girl had

# DEATH PENALTY DEMANDED FOR LEO M. FRANK

A TENSE moment in the courtroom yesterday when Solicitor Dorsey was denouncing Frank in his dramatic plea to the jury. Numbered in the picture are (1) Solicitor Hugh M. Dorsey, (2) Chief of Detectives Newport Lanford, (3) Attorney Reuben Arnold of counsel for the defense, (4) Luther Z. Rosser, who has had charge of the battle for Frank's life; (5) Mrs. Leo M. Frank, wife of the defendant; (6) Leo M. Frank, whose ray will soon rest with the jury; (7) Mrs. Rea Frank, his mother, and (8) Judge L. S. Ross.



## DORSEY CHEERED AFTER GREAT CLOSING SPEECH

been attacked and strangled to death was Mrs. J. W. Coleman, mother of Mary Phagan, that she collapsed utterly and wept. Frank's young wife was affected by the scene and she laid her head upon the shoulder of her accused husband and cried for several minutes.

The very manner in which Frank had borne himself during the trial had been remarkable. He had confronted the jury with a calmness and self-possession that was unusual in a man in his position. He had been a man of great intelligence and of a high moral character. He had been a man of great courage and of a high moral character. He had been a man of great courage and of a high moral character.

At 11:30 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

At 11:35 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

At 11:40 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

## Policewoman Uses Her Stare as Club

Declares She Has No Trouble With Mischief After One Strain of Club.

CHICAGO, Aug. 23.—Sueheli the mother with a look. You don't need a whistle like the Boston woman; happen to not make good weapons, and a club should be used only in a tight corner.

This is the opinion of two of Chicago's policewomen, both long in the business of protecting women.

"I haven't had any trouble with men on the beach this year, even those who don't know I was a policewoman," said Officer Mary Boyd, who is in charge of the Thirty-ninth street bathing beach. "All you have to do when a man peeks to you indignantly is to look at him. He turns and runs."

## Woman Toper Has Thirst Amputated

Obstruction in Her Throat Was Believed Cause of Her Longing For Alcohol.

COLUMBIA, Aug. 22.—Mary (Ma) Han, 21, admitted to a surgical operation in the Chief of Police's office to day and it is hoped Mary's thirst was cut off and her liquor habit cured.

Several years ago she was shot in the jaw. A scalded head looked against her pain, creating a constant desire for drink. She insists the desire was for strictly alcoholic drink and that she had tried grape juice in vain. Since that time Mary and her female home have given the police a ticklish time.

At 11:30 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Author-Convict Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William A. Davis, of 15 West A street, a member of the class of 1877 of Harvard and an evangelistic clergyman, has written the Boston Herald that he would give his term in prison to the author of "The Scarlet Letter" and William James Morton, in the Federal Prison at Atlanta, offering to serve the remainder of their sentence in place of the author and Morton, who are serving life terms.

At 11:30 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

## EX-BANDIT GETS RELIGION; COLE YOUNGER CONVERTED

LEWIS SUMMIT, Mo., Aug. 23.—Vernon Cole, a bandit, was converted to the Christian faith at a revival meeting tonight.

## Dorsey's Closing Address a Scorching Attack on Frank

Hurls Charges of Perversion and Murder in Face of Defendant While Wife Bows Head and Weeps.

Probably a more stirring denunciation and a more biting denunciation, which was a surprise to all who heard it, was the closing address in the case against Leo M. Frank. Here it is as the Solicitor delivered it.

"Dorsey moved over to the railing of the jury box and he opened his eyes and his mouth and he said: 'Your honor and gentlemen of the jury, I am speaking to you yesterday of the character of this defendant. This defendant has not a good character. The weight of the evidence in this case is falling to cross-examine, in refusing to cross-examine these twenty young ladies, refuses effectively and absolutely the claim of the defendant that he has a good character and a good wife.'

## Says Defense Had Right to Refute Charge

"I am speaking to you yesterday of the character of this defendant. This defendant has not a good character. The weight of the evidence in this case is falling to cross-examine, in refusing to cross-examine these twenty young ladies, refuses effectively and absolutely the claim of the defendant that he has a good character and a good wife.'

"I am speaking to you yesterday of the character of this defendant. This defendant has not a good character. The weight of the evidence in this case is falling to cross-examine, in refusing to cross-examine these twenty young ladies, refuses effectively and absolutely the claim of the defendant that he has a good character and a good wife.'

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Author-Convict Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William A. Davis, of 15 West A street, a member of the class of 1877 of Harvard and an evangelistic clergyman, has written the Boston Herald that he would give his term in prison to the author of "The Scarlet Letter" and William James Morton, in the Federal Prison at Atlanta, offering to serve the remainder of their sentence in place of the author and Morton, who are serving life terms.

## EX-BANDIT GETS RELIGION; COLE YOUNGER CONVERTED

LEWIS SUMMIT, Mo., Aug. 23.—Vernon Cole, a bandit, was converted to the Christian faith at a revival meeting tonight.

## You Can't Be Well When Constipated

Keep Your Bowels Open!—Doctors Estimate 75 Per Cent of Sickness Due to Torpid Liver.

Some unappreciated food is left in the stomach daily which the liver should get rid of. If the liver is not open, a change in your life may cause the liver to leave a few particles of food in the stomach and the next day you are left with a headache, aching stomach and indigestion, and cause constipation.

At 11:30 he asked the door to be opened. "Thank you," he said, and he looked at the jury for the first time. "I am ready to go to the gallows."

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Author-Convict Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William A. Davis, of 15 West A street, a member of the class of 1877 of Harvard and an evangelistic clergyman, has written the Boston Herald that he would give his term in prison to the author of "The Scarlet Letter" and William James Morton, in the Federal Prison at Atlanta, offering to serve the remainder of their sentence in place of the author and Morton, who are serving life terms.

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Author-Convict Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William A. Davis, of 15 West A street, a member of the class of 1877 of Harvard and an evangelistic clergyman, has written the Boston Herald that he would give his term in prison to the author of "The Scarlet Letter" and William James Morton, in the Federal Prison at Atlanta, offering to serve the remainder of their sentence in place of the author and Morton, who are serving life terms.

## Offers to Serve Out Hawthorne's Term

Pastor-Classmate of Author-Convict Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William A. Davis, of 15 West A street, a member of the class of 1877 of Harvard and an evangelistic clergyman, has written the Boston Herald that he would give his term in prison to the author of "The Scarlet Letter" and William James Morton, in the Federal Prison at Atlanta, offering to serve the remainder of their sentence in place of the author and Morton, who are serving life terms.







VOL. L. NO. 21. Copyright, 1913, by The Hearst Company. ATLANTA, GA., SUNDAY, AUGUST 24, 1913. PRICE FIVE CENTS

### BOLL WEEVIL COSTS SOUTH BILLION-ZONE CURE URGED

Senator Smith of South Carolina Secures Government Experts' Figures on Total Estimated Ravages During Last 17 Years.

Shows How \$107,539,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The same trip to which Senator Smith refers at a recent hearing for the boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.)

By ELLISON D. SMITH, (United States Senator From South Carolina.)

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extracts:

"The only adequate way of lessening at the least due to the boll weevil is by studying the average production per acre by States, comparing years of insect infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre.

"This average production is used in connection with the acreage planted to obtain an estimate in money value of the loss from the boll weevil to the producer. This is only the primary loss and is turned over and over again as it reaches upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the final consumer.

"The total loss to producers obtained by this method from 1895 through 1912 is \$84,123,185, or an average during the 18 years of \$46,731,157 per annum, with the loss now reaching over \$100,000,000 per annum.

"These Only Obvious Losses. "Only the more obvious losses from the ravages of this pest can even be estimated. These are the losses in productivity suffered by the producer and the losses in business of the first processes in manufacturing.

"Figures are presented to show the losses to the planter, the ginner and the oil mills as follows, for the period from 1895 to 1912:

Loss to the planters	\$84,123,185
Loss to the ginners	12,270,421
Loss to the oil mills	72,270,421
Total	\$168,664,027

"To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills; the loss in property values; the ultimate effects upon the consumer."

"In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1895 and 1912 has been considerably more than \$100,000,000. This is staggering.

"The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts and entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil is concerned, they themselves admit that their work has been a failure.

**Moves Eastward Steadily.**

"The weevil continues its march eastward at a steady pace each year, and in no section where it has made its appearance has any method been discovered of minimizing the damage done by it.

"Unless something is done it will not be very long until the entire cotton area of the South is infested.

"Of course, some cotton can be grown in the area infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs just about the same to raise cotton now as it cost before the boll weevil came. Most others have given me testimony to the same effect.

"When one undertakes to estimate the loss to the South during recent years because of the little insect, and then tries to estimate the probable loss in the future, the result must be appalling.

"I have been deeply interested in the boll weevil for a number of years. I have watched its progress from the time it made its first appearance in

### New Cancer Cure Arouses Germany

Kaiser's Subjects Have Corroborated Supply of Mesothorium, Found in U. S. and Brazil.

BOSTON, Aug. 23.—Mesothorium, the new cure for cancer, is causing great excitement in Germany, according to Dr. F. D. Donoghue, of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German towns have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Carolinas and Brazil.

"A rayless product of thorium, it becomes active through transformation into radiothorium. The price, formerly one-sixth that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1915. It is said to be a dependable cure for certain forms of cancer.

### Sir Herbert Tree's Cast Stirs British Ire

Americans in 'Joseph and His Brethren' Win Noted Playwright's Praise.

Special Cable to The American. LONDON, Aug. 23.—Antagonism has been aroused in London theatrical circles because Americans are to play the principal roles in Sir Herbert Tree's production of "Joseph and His Brethren." Sir Herbert said: "The Americans are wonderful in whatever they attempt to do. I have the greatest faith in their powers, and, without wishing to enter on a comparison between American and English methods, I must say I think Maxine Elliott will be a peerless Zulaika, and George H. Rupp a most romantic Joseph."

### Caruso Sadly Says: 'My Star Is Dimming'

Tenor Thinks Public Soon Will Desert Him for Young and Brilliant Star.

Special Cable to The American. HOME, Aug. 23.—Caruso, who is taking the cure with his eldest son, Altonio, in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?" Then he sadly shook his head and walked slowly away.

### HEARTHSTONE 200 YEARS OLD FOUND IN MINNESOTA

ST. PAUL, MINN., Aug. 23.—The hearthstone used by early French voyageurs who made their headquarters in the stone house at Taylor Falls, in Interstate Park, was found by workmen excavating in the foundations for relics. The house is thought to have been built 200 years ago.

### NEGRO VILLAGE DESTROYED BY MOB OF WHITES

Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

NO CASUALTIES REPORTED

Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTREE, Aug. 22.—Greenough, a negro village just over the line in Mitchell County, has been partially destroyed by a mob of white men. No deaths have been reported.

It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect, a difficulty arose, in which one of the negroes struck John Davis with a scuffle, knocking him unconscious. The Davis boys escaped to their home and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found the Bradleys had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many shots emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak, and further trouble is not expected by the whites.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor consumed in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



### DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

### PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in explanation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Grets Him With Cheers. When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom door. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law offices in the Kiser building.

Hurl Charge Directly at Frank. If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmercifully. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervert. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes.

Likens Frank to Oscar Wilde. Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Foster Richardson, of Boston; Mayor McCue, of Charlottesville, Va.; Henry C. Beattie, of Richmond; Dr. Grippen, and others. In the same connection he mentioned the name of Judge Icaorri and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

"Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind.

Prisoner Encourages His Wife. His denunciation at times was so unparaphing and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and gruesome descriptions of the torturous manner in which the pretty little factory girl had



# HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

## FOURTH WEEK OF FRANK TRIAL FINDS INTEREST OF PUBLIC STILL WHITE HOT

### Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Judge Ross announced at 1:15 that he would adjourn the case over until Monday, as he has been doing heretofore, and the Solicitor will continue his argument then.

The Solicitor had been speaking more than six hours when adjournment came, but apparently was physically able to go on as necessary.

His address, when it is finished Monday, will have been broken into three sections—one Friday afternoon, another Saturday morning, and a third Monday morning.

The Solicitor's address has been so far a wonderful piece of work. On all sides has been praised unreservedly for the fine effort he has made in behalf of the prosecution.

Atlanta will breathe a long, deep and soulful sigh of relief, however, when the last word is spoken by way of argument and the case is given into the hands of the jury for a verdict.

Leading Topic for Months. Never before in the history of Fulton county has a criminal proceeding so challenged, unchallenged and undivided attention of the people.

For four months the Frank case—the Phagan case, it is more generally called—has been the leading topic of discussion among all classes of Georgians, rich and poor, high and poor, high and low, informed and uninformed.

Every figure to the tragedy has been prominent in the extreme. Mary Phagan, a sweet young working girl, cruelly murdered; Leo Frank, a young business man of the most unblemished character and standing, indicted for the murder; Jim Conley, a negro, a confessed accessory after the fact of the murder, with long criminal career attaching to him, the principal witness against Frank; Lucie Frank, the loving and devoted wife of the defendant, always at his side, with his mother, cheering and sustaining him; Hester Arnold and Luther Roser, two of the leading and most noted lawyers in the South, defending the accused; Frank Dorsey, a brilliant young lawyer, the able prosecuting attorney of the Atlanta Circuit; a presiding Judge who has tried many of the most important cases in the State—these make up the dramatic personae of the Frank case.

Case Fought Subtly. Never before in Fulton County, it is estimated, has a case been so subtly and so bitterly fought as the Frank case.

It required more than three weeks to get the evidence all in. Every inch of ground was contested vigorously and to a finish.

It is estimated that the defense introduced more than 100 objections of one sort and another, as the case progressed, thus fortifying their abundance as possible for an appeal in the event of conviction.

The only party to the crime, as a witness or observer, who has not been attacked vehemently one way or the other is the little dead girl, Mary Phagan.

All sides have agreed that, whatever else might or might not be true, the murdered child was blameless—a pathetic and unoffending victim of a brutal homicide.

Frank, the defendant, has been painted by the defense as a bright young business man, perfect in deportment at all times, a loving husband and a dutiful son, irreproachable in character, incapable of criminal deeds and towards, personified and assailed maliciously by hostile officials seeking reward both by way of fame and material gain.

By the State Frank has been painted as black as the darkest depths of Hades itself, an unfaithful husband, a vicious son, a lustful monster, a liar, a liar after young girls, a pervert, a leader of two lives, a designing and crafty monster—an inhuman murderer.

Conley Blamed and Praised. Conley has been held up both as a witness worthy of all belief and as a witness worthy of no belief whatever—as a negro reluctant to tell the truth originally because of his detestation to involve Frank, his aristocratic and profitable master, but

MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Rea Frank, the defendant's mother, who also betrayed her agitation.



one side and down the other, the public breathed, as it were, a long and deep sigh of relief when at last the jury got the matter into its keeping. It was not, it is believed, until they speak the truth of it as nearly and as exactly as human indignity and the forms of law can approximate the same.

The State has fought doggedly to one theory. That Leo Frank, shortly after noon on Saturday, April 26, lured little Mary Phagan, for an unexplainable immoral purpose, to the rear of the second floor of the National Penitentiary in Dorsey street, after having paid her weekly wages, and there, when she refused to yield her lustful purpose, he killed her, first by knocking her down and subsequently strangling her.

That after this horrible tragic culmination of a perhaps premeditated original intent, Frank sought the help of a negro, Conley, with whom he had had previous very questionable relations, to hide the body, and that Conley, already deep in the mire of a life of crime, did as he was ordered, did hide the body of the dead girl in the basement of the factory, where she subsequently is expected to burn.

Charges Notes Were Framed. That after this, Frank and his accomplice returned to the second floor, where Frank's office is located, and prepared some dilute note, which were placed beside the dead body for the purpose of diverting suspicion both from Frank and the negro.

That the other witness save the witness returned to the second floor, where Frank's office is located, and prepared some dilute note, which were placed beside the dead body for the purpose of diverting suspicion both from Frank and the negro.

Public Swayed Both Ways. Into all the other complex, puzzling, elusive and intricate details of the mysterious Frank case, a large measure of credence was injected as it fit both theories like a glove to the man who had been indicted within an hour after eating the cabbage. The defense has contended that Jim Conley and not Leo Frank murdered

rear of the building, tied the strangling rope about her neck, either by mistake or by design, or that she creates a false suspicion as to the exact cause of her death.

That he pulled the staple from the back door of the basement and thus made his escape finally from the building.

That all of Conley's story as to how he helped dispose of the body is a fabrication and a monstrous lie, framed for the purpose of whitening himself and placing the blame upon Frank.

That his story was dragged from him, bit by bit, beginning with the falsehood that he could not write, and that it was revised four times always under oath, before its amazing and incompatible contradictions could be fixed up to stick with any degree of plausibility, and that he was helped in every one of these revisions by all the willing police officers, detectives and court officials bent upon hiding in Frank a victim for Mary Phagan's murder.

Claim Negro Wrote Note. That the note himself, of his own motion, wrote the note he later contended he had written, hoping thereby to divert suspicion from himself.

That Conley only began his series of contradictory "confessions" after he found that Frank was under suspicion, and thereby realized his Conley's opportunity to fasten more firmly upon Frank that suspicion, to Conley's own great benefit.

That Frank's general character is good, in contradiction to Conley's admitted ails, and could not, therefore, have committed the crime charged.

That Frank has set up two unexplainable ails, and could not, therefore, have committed the crime charged.

That the nervousness the day following the murder was occasioned by the manner in which the fact of the murder was communicated to him, and not because of guilt.

That the long and delicate clerical work he did on the afternoon following the murder is proof that he could not then have been attainted by guilt or by any other sinister knowledge.

That Frank, as a matter of fact, knew nothing whatever of the case of Mary Phagan's death, and is entirely and wholly ignorant of any participation therein.

That intensely dramatic scenes marked the progress of the trial, and about them the entire case has revolved.

Conley's remarkable story containing the unexplainable charge of perjury, which he has denied, and which he swears is the State's big point.

That Frank's wonderful clear, dispassionate and well-timed testimony from the witness stand was the defendant's big point.

That the two contrary things have been pitted the one against the other, and upon which the jury finally would accept as the truth the case always has seemed to turn for final adjustment.

Attack Centers on Negro. Every effort has been made to break down Conley—including two days' unmerciful grilling by Mr. Roser and every effort on the State's part toward upholding him.

Every effort of the defense, therefore, has been a direct effort toward holding up Frank's statement just as every effort of the State has been directed toward breaking it down.

It ever was Frank vs. Conley—the life of the one or the other as the State's satisfaction for the murder of Mary Phagan!

Regardless of all things else, the public is unmitigating in its desire for approval of the brilliant young Solicitor General of the Atlanta Circuit, Hugh Dorsey, for the way in which he has handled the State's side of the case.

It is all along has been freely admitted that those two veterans of criminal practice, Luther Roser and Hester Arnold, would take ample care of the defendant.

Two more experienced, able and aggressive attorneys it would be impossible to secure in any case.

When it was first learned that Roser and Arnold were to defend Frank, the public realized that the defendant had determined to take no chances. We selected from among the cream of the Georgia bar.

That the State's interests, quite as sacred as the defendant's, would be looked after so fearlessly and so ably, and so ably in the hands of the youthful Dorsey, however—that was a matter not so immediately settled.

Dorsey an Unknown Quantity. Dorsey was known as a "brilliant young lawyer" who was fearless, willing and aggressive enough, but who had been but a fairly named lawyer.

That after she left his presence, happy and unharmed, she passed downstairs and encountered Jim Conley, the negro wrecker, whom Frank did not even know who was in the building, and who was not supposed to be in the building at that time.

That Conley, then only partially recovered from a drunken debauch of the morning, saw her little mouth open in her hand, and being "broke" and wanting more whiskey, he seized the girl, snatched her mouth, took her knocking her down, threw her into the path, pulled down the nearby open dragger shaft, whence later he dragged her to the trash pile in the

actor General, and he hadn't been read out exhaustively.

Maybe he could measure up to the standard of Roser and Arnold, but that was a long way to measure up to Roser's.

It soon became evident that Dorsey was not to be safely underrated. He could not be sneered down, laughed down, ridiculed down, or smashed down.

He took a lot of billy clubbing, and was called "burr" and "son" right along, but every time they pushed him down, he rose again, and generally stronger than ever.

True and again he outargued his more experienced opponents. He forced them to make Frank's character an issue, despite their wishes.

He got in vital and far-reaching evidence, over protest long and loud. Whenever the Solicitor was called upon for an authority, he was right there with the books. They never once caught him napping. He had prepared himself for the Frank case, every phase of it.

The case had not progressed very far before the defense discovered one mistake that it had in Dorsey, a foreman worthy of its most trusted and best-tempered steel!

And the young Solicitor clinched his long-continued effort with a masterly speech, that will long be remembered in Fulton County.

In almost no instance does he overlook the efforts of the defense. He gives the details at times he was catching at the feet of the great moments of Roser and Arnold, and never was he disappointed.

Whatever the verdict, when Hugh Dorsey sat down, the Solicitor had had a grand day's work, and he had done so as an able and altogether capable prosecuting attorney—and never again will that reputation be challenged lightly, perhaps!

Such credit for hard work and intelligent effort will be accorded Frank Dorsey, too, for the part he played in the Frank trial. He was at all times the repressed and painstaking first lieutenant of the Solicitor, and his work, while not so spectacular, formed a very vital part of the whole case made out and argued by the State. He was for four years the Solicitor General of one of the most important South Georgia circuits, and his active suggestions to Dorsey were invaluable.

A noteworthy fact in connection with the Frank trial is that it generally is accepted that it was a fair and square as human forethought and effort could make it. It may be true that a good deal of the irrelevant and not particularly pertinent facts were in, but one side has been to blame for that quite as much as the other side.

Ruling Out Both Ways. The judge's rulings have had an important both ways—sometimes favorable to the State, but quite as frequently in favor of the defense.

Even the one big charge of degeneracy, which many people had had no proper place in the present trial, was without ground from the State and the defense to make out their cases, expense was not considered. The trial was held in the afternoon, and in the criminal law, or left undisturbed, could give either side the right to complain of unfairness.

It is difficult to conceive how human minds and human efforts could proceed in the Frank case.

## English Housewives Plan Bacon Boycott

### Hope to Force Down Price by Abstaining From Buying for Fortnight.

Special Cable to The American. LONDON, Aug. 23.—The English housewives are planning to boycott the bacon trade in London housewives are preparing to boycott the tradehouse in London. It is estimated that prices paid for bacon.

They plan to refuse to buy bacon for a fortnight, and to buy only the minimum quantities, as they are to do with other commodities, except tea and sugar, which are expected to come down with a drop in price of about a cent a pound.

Prices of Foodstuffs Except Tea and Sugar Have Risen at Remarkable Rate.

Special Cable to The American. LONDON, Aug. 23.—Striking figures showing the increase in the price of foodstuffs in London, according to which present prices are 10 per cent higher than a year ago. The price of food has risen 10 per cent in the last 12 months, and the price of meat has risen 15 per cent.

Cost of Living Up in Britain 14 Per Cent. Prices of Foodstuffs Except Tea and Sugar Have Risen at Remarkable Rate.

Special Cable to The American. LONDON, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

CASTLE TO BE HOME OF TRAMPS OF GERMANY. Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

RUSS SERFS JOLLY, BUT LAZY, SAYS VASSAR GIRL. Special Cable to The American. ST. PETERSBURG, Aug. 23.—Miss Vassar, a student at the University of Wisconsin, who has been making a tour of Saratov and Simbirsk, typical agricultural provinces of Russia, to study the land question, has been telling the Russian newspapers the peasants improve her most by their good temper and dislike for work.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

## Mail-Journey Bride On Wooded to Coast

### Millionaire Ranchman Is Given Fine Recommendation by Pastors of His Neighbor.

LOS ANGELES, Aug. 23.—Mrs. Patterson, a handsome widow, aged 38, of Alton, Pa., is expected to arrive in Los Angeles in a few days, accompanied by her 14-year-old daughter, to become the bride of Charles E. Smart, a wealthy ranchman, in a romantic courtship by mail.

Certainly in Los Angeles and Alton have each a church, and the former clergyman, while Smart is not a millionaire, he is worth nearly \$100,000 and would make a home happy for any woman of his rank.

The marriage is to take place immediately upon Mrs. Patterson's arrival.

6-Cent Fraud in Ice; 5 Days on Rockpile. Portland Dealer Is Sentenced for Cheating Customers in 25-Cent Transaction.

PORTLAND, ORE., Aug. 23.—Five days on the rockpile for a 6-cent fraud in the sale of a piece of ice was the sentence imposed by Municipal Judge William H. Smith on Thomas H. Jones, proprietor of the National Ice and Cold Storage Co., for cheating customers.

Jones delivered a 60-pound piece of ice which weighed only 54 pounds and charging 25 cents.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

Special Cable to The American. BRISTOL, Aug. 23.—Here is perhaps a bit of news which will be of interest to some of America's sporting "Willie's." A ruined castle at Merlehampton, Wiltshire, is about to be restored by the local authorities, who have it in a ruinous state and night shelter for tramps from all parts of Germany.

## I Cannot Possibly

Impress upon your minds (through the newspapers) the importance of calling to see me when your teeth need attention. Give me a trial and learn for yourself how fair and honest I am. You will see how my methods are ABSOLUTELY PAINLESS, and my price MUCH LOWER than any other dentist in Atlanta. I can assure you that with pleasure you will recommend me to your friends after you have tried me. I employ no students. Each doctor has had from 10 to 15 years' experience and is thoroughly versed in all the latest methods.

MY WORK IS GUARANTEED FOR 15 YEARS

They Must Fit  
\$5 A Set

Terms: WELL DON'T WORRY. THESE ARE ARRANGED TO SUIT.

Best Service for Least Money

They Never Slip or Drop.  
SETS OF TEETH ..... \$50.00 UP  
GOLD BRIDGES ..... 750.00 UP  
SILVER FILLINGS ..... 50.00 UP  
BRIDGEWORK ..... \$3.50 A TOOTH  
GOLD CROWNS ..... 5.00

DR. WHITLAW, Painless Dentist  
Largest and Most Thoroughly Equipped Surgical Office in the South. Phone M. 1288.  
73 1/2 WHITEHALL ST.



VOL. I. NO. 21

Copyright, 1913, by The Hearst Corporation.

★★★

ATLANTA, GA., SUNDAY, AUGUST 24, 1913.

PRICE FIVE CENTS.

BOLL WEEVIL COSTS SOUTH BILLION-ZONE CURE URGED

Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years Shows How \$107,539,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The zone strip to which Senator Smith refers as a remedy for boll weevil, as proposed, would begin in Tennessee and run down through Alabama and part of Florida.)

By ELLISON D. SMITH, (United States Senator From South Carolina).

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extract:

The only adequate way of arriving at the losses due to the boll weevil is by studying the average production per acre by States, comparing years of non-infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre.

This average production is used in connection with the average planted to obtain an estimate in money value of the loss from the boll weevil to the producer. This is only the primary loss and is turned over and over again as it reaches upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the final consumer.

The total loss to producers obtained by this method from 1895 through 1912 is \$841,621,135, or an average during the 18 years of \$46,731,171 per annum with the loss now reaching over \$100,000,000 per annum.

These Only Obvious Losses. Only the more obvious losses from the ravages of this pest can even be estimated. These are the losses in productivity suffered by the producers and the losses in business of the first processes in manufacture.

Figures are presented to show the losses to the planter, the ginner and the oil mill as follows, for the period from 1895 to 1912:

Loss to the planter \$841,621,135 Loss to the ginner 12,219,421 Loss to the oil mill 12,219,421 Total \$866,059,977

To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer.

In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1895 and 1912 has been considerably more than \$1,000,000,000. This is staggering.

The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts, entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of cultivation, rotation of crops, etc., but so far as checking the boll weevil is concerned, they themselves admit that their work has been a failure.

Moves Eastward Steadily. The weevil continues its march eastward at a steady pace each year, and in no section where it has made a appearance has any method been discovered of minimizing the damage done by it.

Unless something is done it will not be very long until the entire cotton area of the South is infested. Of course, some cotton can be grown in the area infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs less about twice as much to produce a bale of cotton now as it cost before the boll weevil came. Many others have given me testimony to the same effect.

New Cancer Cure Arouses Germany

Kaiser's Subjects Have Received Supply of Mesothorium, Found in U. S. and Brazil.

BOSTON, Aug. 23.—Mesothorium, the new cure for cancer, is causing great excitement in Germany, according to Dr. P. D. Donoghue of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German towns have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Carolinas and Brazil.

A rayless product of thorium, it becomes active through transformation into radio-thorium. The price, formerly one-third that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1914. It is said to be a dependable cure for certain forms of cancer.

Sir Herbert Tree's Cast Stirs British Ire

Americans in Joseph and His Brethren Win Noted Playwright's Praise.

Special Cable to The American. LONDON, Aug. 23.—An agitation has been started in London theatrical circles because Americans are to play the principal roles in Sir Herbert Tree's production of "Joseph and His Brethren."

Caruso Sadly Sings My Star Is Dimming

Tenor Thinks Public Song Will Desert Him for Young and Brilliant Star.

Special Cable to The American. ROME, Aug. 23.—Caruso, who is taking the cure with his eldest son at Monte Catini, is in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming, don't you think so?"

HEARTHSTONE 200 YEARS OLD FOUND IN MINNESOTA

ST. PAUL, MINN., Aug. 23.—The hearthstone used by early French voyageurs who made their headquarters in the stone house at Traylor Falls, in Interstate Park, was found by workmen excavating in the foundation, for relics. The house is thought to have been built 200 years ago.

NEGRO VILLAGE DESTROYED BY MOB OF WHITES

Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

NO CASUALTIES REPORTED

Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTREE, Aug. 23.—Greenough, a negro village just over the line in Mitchell County, has been partially destroyed by a mob of white men. No deaths have been reported.

It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect, a difficulty arose, in which one of the negroes struck John Davis with a scapular, knocking him unconscious. The Davis boys escaped to their homes and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found the Bradleys had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many things emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak, and further trouble is not expected here.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor consumed in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Chaired by Big Crowd Outside the Courtroom.

PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in expiation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:20 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Greets Him With Cheers. When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd swarmed him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom door. Men from the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law offices in the Kiser building. Hurlis Charge Directly at Frank.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervert. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes. Likens Frank to Oscar Wilde.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Pastor Richeson, of Boston; Mayor McCue, of Charlottesville, Va.; Henry O. Beattie, of Richmond; Dr. Grippen, and others. In the same connection he mentioned the name of Judge Lecarot and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

"Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind. Prisoner Encourages His Wife.

His denunciation at times was so unsparring and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and gruesome description of the tortuous manner in which the pretty little factory girl had



# HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

## FOURTH WEEK OF FRANK TRIAL FINDS INTEREST OF PUBLIC STILL WHITE HOT

### Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Judge Ross announced at 1:45 that he would adjourn the case over until Monday, as he has been doing heretofore, and the Solicitor will conclude his argument then.

The Solicitor had been speaking more than six hours when adjournment came, but apparently was physically able to go on as necessary. His address when it finished Monday, will have been broken into three sections—one Friday afternoon, another Saturday morning, and a third Monday morning.

The Solicitor's address has been so far a wonderful piece of work. On all sides he has been praised ungrudgingly for the fine effort he has made in behalf of the prosecution.

Atlanta will breathe a long, deep and soulful sigh of relief, however, when the last word is spoken by way of argument and the case is given into the hands of the jury for a verdict.

Leading Topics for Monday. Never before in the history of Fulton County has a criminal proceeding attracted the undivided and undivided attention of the people.

For four months the Frank case—the Phagan case, as it more generally is called—has been the leading topic of discussion among all classes of Georgians, rural and urban. Rich and poor, high and low, informed and uninformed.

Every feature of the tragedy has been pictured in the extreme. Mary Phagan, a sweet young working girl, cruelly murdered. Leo Frank, a young business man of throbbing, unblemished character and standing, indicted for the murder; Jim Conley, a negro, a confessed accessory after the fact of the murder, with a long criminal career attached to him, the principal witness against Frank; Lucile Frank, the loving and devoted wife of the defendant, always at his side, with his neighbors, cheering and sustaining him; Reuben Arnold and Luther Rosser, two of the leading and most noted lawyers in the South, defending the accused; Frank Hooper and Hugh Dorsey, the former an attorney of established reputation, the latter a brilliant young lawyer, both named prosecuting attorneys of the Atlanta Circuit; a presiding judge who has tried many of the most famous cases in the State; a jury make up the dramatic personae of the Frank case.

Case Fought Stubbornly. Never before in Fulton County, it is believed, within the State, has a case been so stubbornly and bitterly fought as the Frank case.

It required more than three weeks to get the witnesses all in. Every inch of ground was contested vigorously and to a finish.

It is estimated that the defense improved more than 100 objections of one sort and another, as the case progressed, thus fortifying itself as thoroughly as possible for an appeal, in the event of conviction.

The only party to the crime, as a witness or otherwise, who has not been attacked vehemently one way or the other is the little dead girl, Mary Phagan.

All sides have agreed that, whatever else might or might not be true, the murdered child was blameless—a pathetic and unoffending victim of a brutal homicide.

Frank, the defendant, has been painted by the defense as a bright young business man, perfect in deportment at all times, a loving husband and a dutiful son, irreproachable in character, incapable of criminal deeds and thoughts, persecuted and assailed maliciously by hostile officials seeking reward both by way of fame and material gain.

The State thereupon sought to enlarge upon it, and the State was stopped from doing that.

Three or four days was used in an attempt to show whether boiled cabbage could reach such and such a state of digestion in such and such a time, after a long wrangle as to that, the defense and the State found that they were not particularly disagreed about the matter, anyway, as it fit both theories like a glove to show that Mary Phagan died within an hour after eating the cabbage.

The defense has contended that Jim Conley and not Leo Frank murdered

rubbing candidly and sincerely to refute the truth eventually, nevertheless, and, on the other hand, as a negro lying from start to finish for no other purpose than to save his own neck from the noose by slipping it over the head of the oppressed Frank.

Lucile Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the shrinking, suspicious wife, early indignant even to visit Frank in his cell at the jail.

Rosser and Arnold have painted Hooper and Dorsey as direct agents of a wicked and malicious frame-up against the life, liberty and most sacred honor of Leo Frank, deliberately and deviously seeking to hang the defendant to gratify a misguided enthusiasm and official zeal. If nothing worse, and Dorsey and Hooper have been unsparring in their criticisms of Rosser and Arnold, the paid attorneys of the defense.

An imposing array of witnesses have declared Frank's character both good and bad, while two elaborate arrays of witnesses have sought both to uphold and to break down his alibi.

Medical experts, of reputation and fame, have been set up by one side or the other to be designated "trikes" and "quacks" by the other side, and vice versa.

Second Charge in Case. Besides the original charge of murder in the first degree, the State has

charged that Leo Frank, shortly after noon on Saturday, April 25, lured little Mary Phagan, for an unaccountable, immoral purpose, to the rear of the second floor of the National Penell Factory in Forsyth street, after having paid her her weekly wages, and there, when she refused to yield to his lustful purposes, he killed her, first by knocking her down and subsequently strangling her.

That after this horridly tragic incident of a charge non-murder, as original intent, Frank sought the help of a negro, Conley, with whom he had previous very questionable relations, to hide the body, and that Conley, already deep in the mire with Frank, consented and as a matter of fact, hid the body of the dead girl in the basement of the factory, where subsequently he expected to burn it.

Charges Notes Were Framed. That after this, Frank and Conley completely returned to the second floor, where Frank's office is located, and there, Frank, Conley and a number of other negroes were placed behind the dead body for the purpose of diverting suspicion both from Frank and the negro.

That the defendant then gave the negro some money for his work, and that Frank's actions following the murder were suspicious enough to prompt his retention at police headquarters.

That his general character is bad, after a bit, to another, until, up

MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Rea Frank, the defendant's mother, who also betrayed her agitation.



one side and down the other, the public breathed, as if forsaken, a large and deep sigh of relief when at last the jury got the matter into its keeping to unravel it as best it might and to speak the truth of it as nearly and as exactly as human integrity and the forms of law can approximate the same.

The State has sought doggedly to one theory. That Leo Frank, shortly after noon on Saturday, April 25, lured little Mary Phagan, for an unaccountable, immoral purpose, to the rear of the second floor of the National Penell Factory in Forsyth street, after having paid her her weekly wages, and there, when she refused to yield to his lustful purposes, he killed her, first by knocking her down and subsequently strangling her.

That after this horridly tragic incident of a charge non-murder, as original intent, Frank sought the help of a negro, Conley, with whom he had previous very questionable relations, to hide the body, and that Conley, already deep in the mire with Frank, consented and as a matter of fact, hid the body of the dead girl in the basement of the factory, where subsequently he expected to burn it.

Charges Notes Were Framed. That after this, Frank and Conley completely returned to the second floor, where Frank's office is located, and there, Frank, Conley and a number of other negroes were placed behind the dead body for the purpose of diverting suspicion both from Frank and the negro.

That the defendant then gave the negro some money for his work, and that Frank's actions following the murder were suspicious enough to prompt his retention at police headquarters.

That his general character is bad, after a bit, to another, until, up

rear of the building, tied the strange rope about her neck, either to complete his diabolical work or to create a false suspicion as to the direct cause of her death.

That he snatched the staircase from the back door of the basement and thus made his escape finally from the building.

That all of Conley's story as to how he hid the body of the body is a fabrication and a monstrous lie, framed for the purpose of shielding himself and placing the blame upon Frank.

That his story was dragged from him, bit by bit, beginning with the falsehood that he could not write, and that it was written four times always under oath, before its amazing and incompatible contradictions could be fixed up to stick with any degree of plausibility, and that he was helped in every one of these reasons by all the willing police officers, detectives and court officials bent upon finding in Frank a victim for Mary Phagan's murder.

Claim Negro Wrote Notes. That the negro himself, in his own name, wrote the notes he later confessed to having written, and that he thereby to divert suspicion from himself.

That Conley only had a series of contradictory "confessions" after he found that Frank was under suspicion, and thereby realized his (Conley's) opportunity to fasten most firmly upon Frank that suspicion, to Conley's own great benefit.

That Frank's general character is good, in contradistinction to Conley's admitted bad character.

That Frank has set up two unsavable alibis, and could not, therefore, have committed the crime charged.

That his nervousness the day following the murder was occasioned by the manner in which the fact of the murder was communicated to him, and not because of guilt.

That the long and delicate clerical work he did on the afternoon following the murder is proof that he could not then have been actuated by avarice or by any other sinister knowledge.

That Frank, as a matter of fact, knows nothing whatever of the cause of Mary Phagan's death, and is entirely and entirely guiltless of any participation therein.

Two intensely dramatic events marked the progress of the trial—and about them the entire case has revolved constantly.

Conley's remarkable story, containing the unrepeatable charge of perjury, was in detail a full hour of thrill, was the State's big point.

Frank's wonderfully clear, dispassionate and well-organized testimony from the witness stand was the defendant's big point.

Two contrary theories have been pitched the one against the other, and upon which the jury finally would accept as the truth the case always has seemed to turn for final adjustment.

Attack Centers on Negro. Every effort of the State has been to break down Conley—including two days' unmerciful upholding by Mr. Rosser, and every effort of the State has been toward getting him.

Every effort of the defense, therefore, has been also directed toward holding up Frank's statement just as every effort of the State has been directed toward breaking it down.

It ever was Frank vs. Conley—the life of the one or the other as the State's satisfaction for the murder of Mary Phagan.

Regardless of all things else, the public is unimpaired in its demand for approval of the brilliant young Solicitor General of the Atlanta Circuit, Hugh Dorsey, for the part he played in which he has handled the State's side of the case.

If all along has been freely admitted that those two veterans of criminal practice, Luther Rosser and Reuben Arnold, would take ample care of the defendant.

Two more experienced, able and aggressive attorneys it would be impossible to secure in any case.

When it was first learned that Rosser and Arnold were to defend Frank, the public realized that the defendant had determined to take no chances. He selected from among the cream of the Georgia bar.

That the State's interests, quite as sacred as the defendant's, would be looked after so jealously, so ardently, and so shrewdly in the hands of the youthful Dorsey, however—that was a matter not so immediately settled.

Dorsey an Unknown Quantity. Dorsey was known as a "bright young fellow" who had been a willing and aggressive negotiator, but his true character had not been known.

That after she left his presence, happy and unharmed, she passed on downstairs, and entered Jim Conley's room, where she was met by the negro sweeper, whom Frank did not even know was in the building, and who was not supposed to be in the building at that time.

That Conley, then only partially recovered from a drink and debauch, the morning saw her little room in his hand, and, being "broke" and wanting more "chicks," he killed the girl, snatched her neck, hid it in the building, and then, when later he saw her down, threw her into the elevator shaft, whence later he dragged her to the trash pile in the

actor General, and he hadn't been tried exhaustively.

Maybe he could measure up to the standard of Rosser and Arnold, but it was a long way to measure up to them.

It soon became evident that Dorsey was not to be safely underrated. He could not be snatched down, laughed down, ridiculed down, or smashed down.

He took a lot of lofty gibing, and was called "sour" and "sour" right along—but every time they pushed him down, he rose again, and generally stronger than ever.

Time and again he outgeneraled his more experienced opponents.

He forced them to make Frank's character an issue, despite their charges.

He got in vital and far-reaching evidence, over protest long and loud.

Whenever the Solicitor was called upon by an authority, he was right there with the goods, by they never once caught him napping. He had prepared himself for the Frank case in every phase of it.

The case had not progressed very far before the defense discovered an unshakable fact that it had in Dorsey a foreman worthy of its most trustworthy and best-tempered asset.

And the young Solicitor clinched his long sustained effort with a masterly speech, that will long be remembered in Fulton County.

He tore the jury literally to pieces, the efforts of the defense. He over-looked no detail—at times he was crashing in the reply to the arguments of Rosser and Arnold, and never was he commensurate.

Frank His Fare by Work. Whatever the verdict, when Hugh Dorsey sat down, the Solicitor General, and fixed his fame and reputation as an able and altogether capable prosecuting attorney—and never

again will that reputation be challenged lightly, perhaps.

Much credit for hard work and intelligent effort will be accorded Frank Hooper, too, for his part as played in the Frank trial. He was at all times the repressed and painstaking first lieutenant of the Solicitor, and his work, while not so spectacular, formed a very vital part of the whole case made out and argued by the State. He was for four years the Solicitor General of one of the most important South Georgia circuits, and his advice and suggestions to Dorsey were invaluable.

A noteworthy fact in connection with the Frank trial is that it generally is accepted as having been as fair and square as human forethought and effort could make it.

It may be true that a good deal of the irrelevant and not particularly pertinent crept into it, but one side has been to blame for that quite as much as the other side.

Ruling Out Both Ways. The judge's rulings have cut off impartially both ways—sometimes favorable to the State, but quite as frequently in favor of the defendant.

Even the one big charge of degeneracy, which many people had and no proper place in the present trial, went in without protest from the defense, and cross-examination upon it even was indulged in.

Unlimited times was given both the State and the defense to make out their case; expense was not considered. The trial has lasted longer than any other in the criminal history of Atlanta, and a clear bill, or left undone that could give either side the right to make out of it a "ham" after the conclusion of the hearing.

It is difficult to conceive how human minds and human efforts could provide more for the people of a town than was provided in the Frank case.

### English Housewives Plan Bacon Boycott

Hope to Force Down Price by Abstaining From Buying for Fortnight.

Special Cable to The American. LONDON, Aug. 23.—The English housewife is threatened with disaster. London housewives are preparing to boycott the toothsome "bacon" because of the continued high prices ruling for bacon.

They plan to refuse to buy bacon for two weeks, and to demand enormous quantities are likely to result. The boycott is expected to come down with a rush, and it is believed that it will force a drop in price of at least a cent a pound.

### Castle to be Home of Tramps of Germany

Special Cable to The American. BERLIN, Aug. 23.—Here is perhaps a bit of news which will lead interest to some of America's "underdogs." A ruined castle at Merseburg, Saxony, is about to be restored by the local authorities, who will use it as a free rest house and night shelter for tramps from all parts of Germany.

### Mail-Wood Bride On Journey to Coast

Millionaire Ranchman Is Given Fine Recommendation by Pastors of His Neighbor.

LOS ANGELES, Aug. 23.—Mrs. Theresa Patterson, a handsome widow, aged 40, of Altamont, Pa., is leaving Los Angeles today, a journey of 2,000 miles across the continent, to become the bride of Charles H. Stuart, a wealthy ranchman, after a romantic courtship by mail.

Clergymen in Los Angeles and Altamont gave such a glowing recommendation of the former, stating that while Stuart is not a millionaire, he is smartly and well-to-do, and would be a most happy for any woman of his choice.

The marriage is to take place immediately upon Mrs. Patterson's arrival.

### 5-Cent Fraud in Iocel; 6-Days on Rockpile

Portland Dealer Is Sentenced for Cheating Customers of 25-Cent Transaction.

PORTLAND, ORE., Aug. 23.—Five days in the rockpile for a 5-cent fraud in the sale of a piece of ice was the sentence imposed by Municipal Judge Leo Molinas today. Thomas Barnes, proprietor of the National Ice and Cold Storage Co., was sentenced to 60 days in jail and a fine of \$100 for cheating 25 cents out of a 30-cent transaction.

### Russ Seeks Jolly, But Lazy Says Vassar Girl

Special Cable to The American. NEW YORK, Aug. 23.—Miss Vassar, a graduate of Vassar College, who has been making a tour of the East and South, is expected to return to her home in Vassar, N. Y., to study the Russian language, and to study the Russian provinces of the peat and iron industry, but she is not expected to be as jolly as her name implies, and she is not expected to be as lazy as her name implies.

## I Cannot Possibly

Impress upon your minds (through the newspapers) the importance of calling to see me when you (feel) need attention. Give me a trial and learn for yourself how fair and honest I am. I can cure you, my methods are ABSOLUTELY PAINLESS, and my price MIGHTY LOW, than any other dentist in Atlanta. I can cure you, my methods are ABSOLUTELY PAINLESS, and my price MIGHTY LOW, than any other dentist in Atlanta. I can cure you, my methods are ABSOLUTELY PAINLESS, and my price MIGHTY LOW, than any other dentist in Atlanta.

MY WORK IS GUARANTEED FOR 15 YEARS

They Must Fit \$5 Terms: WELL, DON'T WORRY. THESE ARE ARRANGED TO SUIT.

Best Service for Least Money

They Never Slip or Drop. SETS OF TEETH ..... \$5.00 UP GOLD FILLINGS ..... 75c UP SILVER FILLINGS ..... 50c UP BRIDGEWORK ..... \$3.50 TO \$5.00 GOLD CROWNS ..... A TOOTH

DR. WHITLAW, Painless Dentist. Largest and Most Thoroughly Equipped Sanitary Office in the South. Phone M. 1228. 731 WHITEHALL ST.





VOL. I, NO. 21

Copyright, 1914, by The Georgian Company.

ATLANTA, GA., SUNDAY, AUGUST 24, 1914.

PRICE FIVE CENTS.

BOLL WEEVIL COSTS SOUTH BILLION-ZONE CURE URGED

Senator Smith of South Carolina Secures Government Expert's Figures on Total Estimated Ravages During Last 17 Years Shows How \$107,539,127 Yearly Cost of Proposed Remedy Could Be Counteracted by Diversified Crops and United States Aid.

(The new strip to which Senator Smith refers as a remedy for the boll weevil, as proposed, would be planted in Tennessee and run down through Alabama and part of Florida.)

BY ELLISON D. SMITH, (United States Senator From South Carolina.)

WASHINGTON, Aug. 23.—A few weeks ago I asked some of the officials in the Department of Agriculture to give me an estimate of the losses the farmers of the South have suffered as the result of the boll weevil. The figures furnished me are startling. From the report I make the following extract:

"The only adequate way of arriving at the losses due to the boll weevil is by studying the average production per acre by States, comparing years of non-infestation with years of infestation. It is quite noticeable that every State by the third year of infestation has shown a decided reduction in average yield per acre.

"This average production is used in connection with the acreage planted to obtain estimates of money value of the loss from the boll weevil to the producers. This is only the primary loss. It is turned over and over again as it reaches upon ginners, oil mill men, merchants, bankers, property values, manufacturers of the textile and the final consumer.

"The total loss to producers obtained by the method from 1891 through 1912 is \$41,521,135, or an average during the 18 years of \$46,781,114 per annum, with the loss now reaching over \$100,000,000 per annum.

These Only Obvious Losses. — Only the more obvious losses from the ravages of this pest can even be estimated. These are the losses in productivity suffered by the producers and the losses in business of the first processes in manufacture.

Figures are presented to show the losses to the planter, the ginner and the oil mills as follows, for the period from 1891 to 1912:

Loss to the planter, \$41,521,135  
Loss to the ginner, 19,446,235  
Loss to the oil mills, 72,270,421

Total, \$133,237,821

To these must be added losses in business suffered by cotton buyers and brokers, merchants, bankers and cotton mills, the loss in property values, the ultimate effects upon the consumer.

In other words, officials of the Department of Agriculture estimate that the loss to the South from the boll weevil between 1891 and 1912 has been considerably more than \$100,000,000. This is staggering.

The Government has spent hundreds of thousands of dollars to stamp out the boll weevil, but without avail. The Government experts, entomologists, farm demonstration agents and others have done splendid work in teaching the farmers better methods of culture, rotation of crops, etc., but so vainly, that the boll weevil has far as exterminating the boll weevil by themselves admit that their work has been a failure.

Moves Eastward Steadily. — The weevil continues its march eastward at a steady pace each year, and in no section where it has made its appearance has any method been devised of minimizing the damage done by it.

Unless something is done it will not be very long until the entire cotton area of the South is infested. Of course, some cotton crops are grown in the area infested by the boll weevil, but the yield per acre and per farm is greatly reduced, while the cost of production is greatly increased. I am told by a member of Congress who owns a large plantation in an infested section that it costs him about twice as much to produce a bale of cotton now as it cost before the boll weevil came. Many others have given me testimony to the same effect.

When one undertakes to estimate the loss to the South during recent years because of this little insect, and then tries to estimate the probable loss in the future, the result must be staggering.

I have been deeply interested in the boll weevil for a number of years. I have watched its spread from the time it made its first appearance in

New Cancer Cure Arouses Germany

Kaiser's Subjects Have Courned Supply of Mesothorium, Found in U. S. and Brazil.

BOSTON, Aug. 23.—Mesothorium, the new cure for cancer, is causing great excitement in Germany, according to Dr. P. D. Donoghue, of Boston, who has just returned from the Cancer Congress at Brussels and the Medical Congress in London. German towns have subscribed large sums for the purchase of mesothorium, which is found in Colorado, the Carolinas and Brazil.

A rayless product of thorium, it becomes active through transformation into radio-therium. The price, formerly one-sixth that of radium, recently has become higher. Hungary and Germany have purchased the supply of mesothorium available until 1915. It is said to be a dependable cure for certain forms of cancer.

Sir Herbert Tree's Cast Stirs British Ire

Americans in Joseph and His Brothers' Win Noted Playwright's Praise.

SPECIAL CABLE TO THE AMERICAN. LONDON, Aug. 23.—Antagonism has been aroused in London theatrical circles because Americans are to play the principal roles in Sir Herbert Tree's production of "Joseph and His Brothers."

Sir Herbert said: "The Americans are wonderful in whatever they attempt to do. I have the greatest faith in their powers, and without wishing to enter on a comparison between American and English methods, I must say I think Maxine Elliott will be a peerless Zoulika, and George Relph a most romantic Joseph."

Caruso Sadly Says: My Star Is Dimming'

Tenor Thinks Public Soon Will Desert Him for Young and Brilliant Star.

SPECIAL CABLE TO THE AMERICAN. ROME, Aug. 23.—Caruso, who is taking the cure with his eldest son at Monte Catini, is in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?"

HEARTHSTONE 200 YEARS OLD FOUND IN MINNESOTA

ST. PAUL, MINN., Aug. 23.—The hearthstone used by early French voyageurs who made their headquarters in the stone house at Puyallup Falls, in Interstate Park, was found by workmen excavating in the foundation for a new building. The house is thought to have been built 200 years ago.

NEGRO VILLAGE DESTROYED BY MOB OF WHITES

Buildings Are Blown Up by Heavy Dynamite Charge and Then Torch Is Applied.

NO CASUALTIES REPORTED

Attack of Merchant on Young Man Cause of Outbreak—Black Makes Escape.

MOULTRIE, Aug. 23.—Greenough, a negro village just over the line in Mitchell County, has been partially destroyed by a mob of white men. No deaths have been reported.

It appears that John Davis and his brother, young white men, had advanced some money to Bradley Brothers, negro proprietors of the leading store of Greenough. The negroes failed to return the money, and when the white men went to collect, a difficulty arose, in which one of the negroes struck John Davis with a scuffling, knocking him unconscious. The Davis boys escaped to their home and reported the difficulty and the action of the negroes. At night a mob of white men assembled and marched on the village, armed with dynamite and such firearms as could be procured.

When the village was reached, it was found the Bradleys had escaped. A charge of dynamite was exploded under the store and it was completely demolished, together with the stock of goods. Other stores were fired and many shot emptied into negro houses. The fire was returned by the blacks for a short time, but without effect.

The Bradleys have not been seen since the outbreak and further trouble is not expected by the whites.

LEO M. FRANK as he appeared in court yesterday. The defendant was calm under the terrific denunciation of the prosecutor and watched Mr. Dorsey intently through the many hours that the Solicitor consumed in declaring the defendant one of the greatest of criminals. He seemed scarcely more moved than the spectators.



DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile--Case May Go to the Jury by Monday Noon.

Insisting upon the application of the Mosaic law of 'an eye for an eye and a tooth for a tooth,' Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in expiation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard. It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 1:30 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 3:30 the afternoon before and had consumed a total of six and a half hours.

Crowd Greets Him With Cheers. When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street took up the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law office in the Kiser building. Hurls Charge Directly at Frank.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervert. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes. Likens Frank to Oscar Wilde.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durant, of San Francisco; Pastor Richeson, of Boston; Mayor McGue, of Charlottesville, Va.; Henry O. Beattie, of Richmond; Dr. Crippen, and others. In the same connection he mentioned the name of Judge Isaacart and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

"You are in a worse case than you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind. Prisoner Encourages His Wife.

His denunciation at times was so unparading and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that his manner betokened, he might be talking of some amusing incident that had just occurred to him.

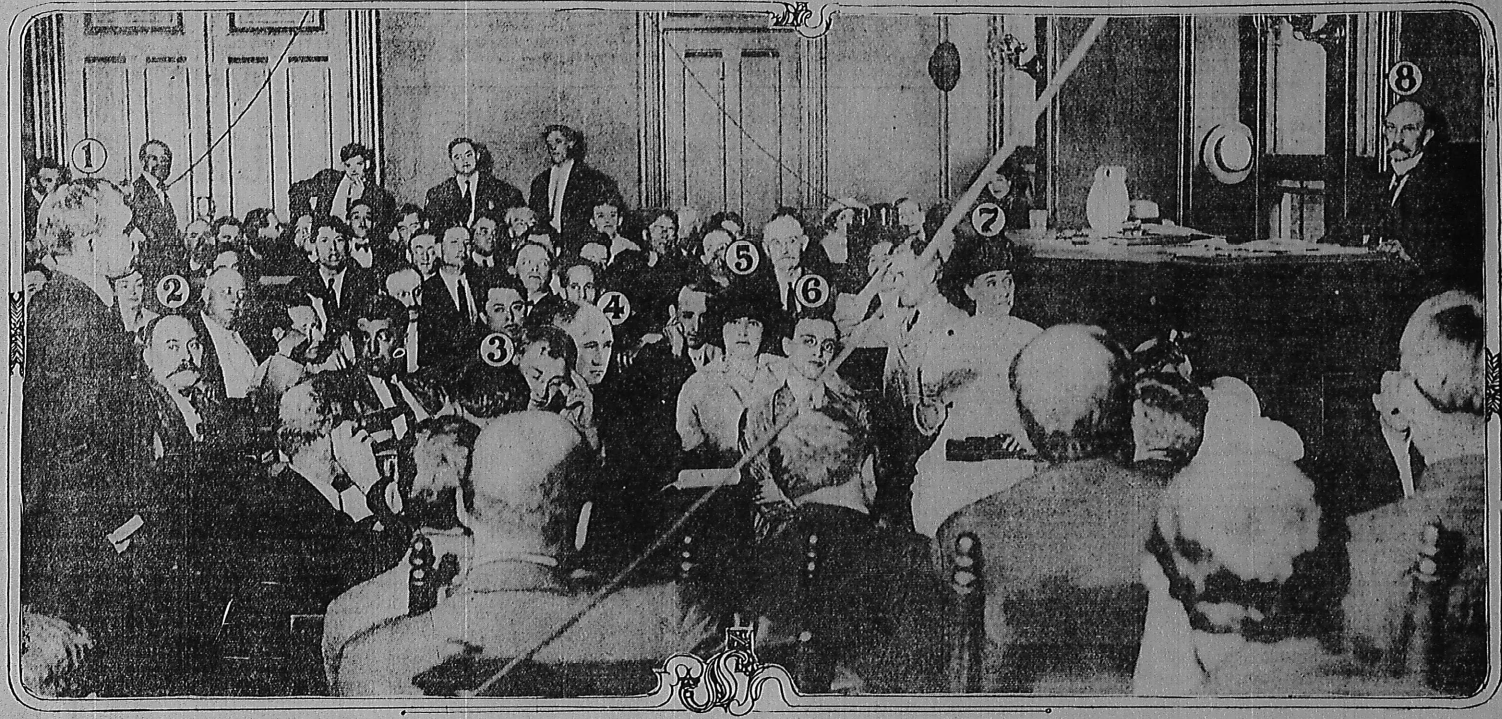
If the Solicitor's words failed to affect Frank, he was probably the only person in the courtroom who did not feel the intensity and the grim determination behind each sentence and each accusation that came from the lips of the State's representative.

So overcome at Dorsey's blunt and gruesome description of the torturous manner in which the pretty little factory girl had

Continued on Page 6, Column 4.

# DEATH PENALTY DEMANDED FOR LEO M. FRANK

A TENSE moment in the courtroom yesterday when Solicitor Dorsey was denouncing Frank in his dramatic plea to the jury. Numbered in the picture are (1) Solicitor Hugh M. Dorsey, (2) Chief of Detectives Newport Lanford, (3) Attorney Reuben Arnold, counsel for the defense, (4) Luther Z. Rosser, who has had charge of the battle for Frank's life; (5) Mrs. Leo M. Frank, wife of the defendant; (6) Leo M. Frank, whose fate will soon rest with the jury; (7) Mrs. Rea Frank, his mother; and (8) Judge L. S. Row.



## DORSEY CHEERED AFTER GREAT CLOSING SPEECH

been attacked and strangled to death was Mrs. J. W. Coleman, mother of Mary Phagan, that she collapsed utterly and voh. Frank's young wife was affected by the scene and she laid her head upon the shoulder of her accused husband and cried for several minutes.

The very manner in which Frank had been himself during the long trial was noted by the Solicitor general. He said that Frank's attitude in the courtroom was a credit to the man. He said that Frank's attitude in the courtroom was a credit to the man. He said that Frank's attitude in the courtroom was a credit to the man.

At the close of his dramatic denunciation of the defendant, Solicitor Dorsey was cheered by the jury and the spectators. He said that Frank's attitude in the courtroom was a credit to the man. He said that Frank's attitude in the courtroom was a credit to the man.

Dorsey's closing speech was a masterpiece of oratory. He said that Frank's attitude in the courtroom was a credit to the man. He said that Frank's attitude in the courtroom was a credit to the man.

The jury returned its verdict after a short deliberation. They found Frank guilty of the crime of which he was accused. The court sentenced him to the electric chair.

## Policewoman Uses Her Stare as Club

Declares She Has No Trouble With Masha After One Stern Glare.

CHICAGO, Aug. 23.—Speech the mother with a look. You don't need a whip like the Italian women, habits do not make good weapons, and a look should be used only in a light manner.

This is the opinion of two Chicago policewomen, both long in the business of prosecuting women.

"I haven't had any trouble with men since I have been a policewoman," said Officer Mary Boyd, who is in charge of the Thirty-ninth street bathing beach.

"All you have to do when a man speaks to you is to look at him. He turns and runs."

## Woman Toper Has Thirst Amputated

Obstruction in Her Throat Was Believed Cause of Her Longing For Alcohol.

CHICAGO, Aug. 23.—Mary Cahill, 22, admitted to a surgical operation in the chief of police's office to have an obstruction removed from her throat.

She had been endeavoring to force her food down her throat for weeks and that her advance condition in the brutal attack of Monday last.

She said that she had been endeavoring to force her food down her throat for weeks and that her advance condition in the brutal attack of Monday last.

## Offers to Serve Out Hawthorne's Term

Pastor-Clasmate of 'Author-Convict' Says It Would Be 'Utmost Pleasure'

BOSTON, Aug. 23.—The Rev. William Davis, of Everett, a member of the class of 1867 of Harvard and an evangelist clergyman, has written his classmates in the Massachusetts State Prison at Andover, offering to serve the remainder of their sentences in his place.

"I would be glad to do so," he writes. "It would be my utmost pleasure."

## EX-BANDIT GETS RELIGION; COLE YOUNGER CONVERTED

ST. LOUIS, Mo., Aug. 23.—Cole Younger, once a bandit, is now a member of the Christian church at a revival meeting to-night.

## Dorsey's Closing Address a Scorching Attack on Frank

### Hurls Charges of Perversion and Murder in Face of Defendant While Wife Bows Head and Weeps

Probably a more stirring denunciation and at the same time incisive and practical argument, has never been heard in a Georgia courtroom. Solicitor Dorsey's closing address in the case against Leo M. Frank, here it is at the Solicitor general's office.

Dorsey moved over to the railing of the jury box as he opened his speech.

"Your honor and gentlemen of the jury," he said, "I am speaking to you in the English language, to speak the English language is to speak the language of this man—an English man. The conduct of this man in this case is in falling to cross-examine in refusing to cross-examine these twenty young ladies, perfect virgins and absolutely the chain of the defendant that he has a good character."

Says Dorsey had a wife and two children. He said that he had a good character and that he was a good man. He said that he had a good character and that he was a good man.

He said that he had a good character and that he was a good man. He said that he had a good character and that he was a good man.

## You Can't Be Well When Constipated

Keep Your Bowels Open! Doctors Estimate 75 Per Cent of Sickness Due to Torpid Liver.

Some undigested food is left in the stomach, which the liver should clear away. A heavy or unusual diet, a change in water, may cause the liver to leave a few particles of food and stool in the bowels, more so if the stomach and intestines are congested.

That is not all. If the waste is not eliminated it ferments and creates uric acid, a poison which gets into the blood and through the system.

JACOBS' LIVER SALT immediately dissolves away every particle of food and stool, purifies the blood and restores the system.

JACOBS' LIVER SALT is much better than saltpeter, or any other cathartic, because it acts on the bowels, and in an hour you will feel fresh.

Don't take any other cathartic, some of them are very harmful. Some of them are very harmful. Some of them are very harmful.

JACOBS' LIVER SALT is much better than saltpeter, or any other cathartic, because it acts on the bowels, and in an hour you will feel fresh.

P-R-I-N-T-O-R-I-A-L-S  
No. 224  
The advance agent of Prosperity is in our midst!  
Already FALL BUSINESS is looking up—already there is a subtle feeling of the increased opportunities for bigger and better things.

BYRD  
Printing Co.  
46-48-50 W. Alabama  
Atlanta  
Phone No. 1550-2608-2614

HUGH DORSEY WINS HIS SPURS IN PHAGAN CASE

FOURTH WEEK OF FRANK TRAIL ENDS IN FINDS INTEREST OF PUBLIC STILL WHITE HOT

Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Judge Hoan announced at 1:15 that he would adjourn the case over until Monday; as he has been doing heretofore, and the Solicitor will conclude his argument then. The Solicitor had been speaking more than six hours when adjournment came, but apparently was physically able to go on as necessary.

His address, when it is finished Monday, will have been broken into three sections—one Friday afternoon, another Saturday morning, and a third Monday morning. The Solicitor's address has been so far a wonderful piece of work. On all sides he has been greeted unreservedly for the fine effort he has made in behalf of the prosecution. Atlanta will breathe a long, deep and soulful sigh of relief, however, when the last word is spoken by way of argument and the case is given into the hands of the jury for a verdict.

Leading Topic for Months. Never before in the history of Fulton County has a criminal proceeding so challenged the unabated and undivided attention of the people. For four months the Frank trial and the Phagan case, as it more generally is called—has been the leading topic of discussion among all classes of Georgian, rural and urban, rich and poor. High and low, informed and uninformed.

Every detail of the tragedy has been picturesque in the extreme. Mary Phagan, a sweet young working girl, cruelly murdered; Leo Frankling, a young business man of theretofore unblemished character and standing, indicted for the murder; Jim Conley, a negro, a confessed accessory after the fact of the murder, with a long criminal career attaching to him, the principal witness against Frank; Lucile Frank, the loving and devoted wife of the defendant, always at his side, with his mother, cheering and sustaining him; Reuben Arnold and Luther Rosser, two of the leading and most notable lawyers in the South, defending the accused; Frank Hooper and Hugh Dorsey, the former an attorney of established reputation, the latter a brilliant young lawyer lately named prosecuting attorney of the Atlanta Circuit, a prestidigitator judge who has tried many of the most famous cases in the State—these make up the dramatics portions of the Frank case.

Case Fought Stubbornly. Never before in Fulton County, if indeed, within the State, has a case been fought so stubbornly and so bitterly as the Frank case. It required more than three weeks to get the evidence all in. Every inch of ground was contested vigorously and to a finish. It is estimated that the defense interposed more than 100 objections of one sort and another, as the case progressed, thus fortifying itself as abundantly as possible for an appeal, in the event of conviction. The only party to the crime, as witness or otherwise, who has not been attacked vehemently one way or the other is the "little doc" girl, Mary Phagan.

All sides have agreed that, whatever else might or might not be true, the murdered child was blameless—a pathetic and unoffending victim of a brutal homicide.

MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Bea Frank, the defendant's mother, who also betrayed her agitation.



one side and down the other, the public breathed, as it were, a large and deep sigh of relief when at last the jury got the matter into its keeping, to unravel it as best it might and to speak the truth of it as nearly and as exactly as human faculties and the forms of law can approximate the same. The State has fought dogmatically to one theory: That Leo Frank, shortly after noon on Saturday, April 26, lured little Mary Phagan, for an unspoken immoral purpose, to the rear of the second floor of the National Bond Factory in Kew-York street, after having told her, her weekly maid, and there, when she refused to yield to his lustful purpose, he killed her, first by knocking her down and subsequently strangling her. That after this horridly tragic commission of a perhaps non-murderous but original intent, he sought the help of a negro, Conley, with whom he had had previous very important relations, to hide the body, and that Conley, already deep in the mire with Frank, consented, and as a matter of fact, was a willing accomplice, to bury the body in the basement of the factory, where subsequently he expected to return it.

Charges Not Were Framed. That after this Frank and his accomplice returned to the second floor, whereon Frank's office is located, and prepared some libelous notes, which were placed before the dead body for the purpose of diverting suspicion both from Frank and the negro. That the defendant then gave the negro some money for his work, and promised him more eventually. That Frank's actions following the murder were entirely those of a man whose retention at police headquarters, only to be released on bail, after a bit, to another unit,

rear of the building, tied the strangled rope about her neck, etc., to complete his dastardly work or to create a false alibi as to the direct cause of her death. That he then pulled the staple from the back door of the basement and thus made his escape finally from the building. That all of Conley's story as to how he helped dispose of the body is a fabrication and a monstrous lie, framed for the purpose of shielding himself and placing the blame upon Frank. That his story was dragged from him bit by bit, beginning with the falsehood that he could not write, and that it was revised four times, always before its amazing and incompatible contradictions could be fixed up to stick with any degree of plausibility. And that he was indicted on every one of these revisions by all (to wit) willing police officers, detectives and court officers, the best upon whom Frank a victim for Mary Phagan's murder.

Claim Negro Wrote Notes. The case was not progressed very far before the defense discovered unmistakably that it had in Dorsey a man worthy of its most unworthy and best-tempered steel. And the young Solicitor climaxed his long sustained effort with a masterful speech, that will long be remembered in Fulton County. In absent here literally tore to pieces the errors of the defense. He overlooked no detail—at times he was crushing in his reply to the arguments of Rosser and Arnold, and never was he commonplace.

Fixed His Name as Witness. What phase of the case Hugh Dorsey set out, the Solicitor General had fixed his name and reputation upon the case and although it is possible prosecuting attorneys—never in any phase of it.

That long and delicate clerical work he did on the afternoon following the murder is proof that he could not then have been actuated by guilt or by any other sinister motive. That Frank, as a matter of fact, knows nothing whatever of the cause of Mary Phagan's death and is utterly and entirely guileless of any participation therein. Two intensely dramatic events marked the progress of the trial and about them the entire case has revolved constantly.

Every effort of the defense has had to break down Conley's testimony, two days' unrelenting grilling by Mr. Rosser and every effort of the State has been toward upholding him. Every effort of the defense, therefore, has been also directed toward holding up Frank's denial. Just as every effort of the State has been directed toward breaking it down. It was a case of "he said" and "she said" and the law's satisfaction for the murder of Mary Phagan.

Regardless of all things else, the public is unfeeling in its praise and approval of the brilliant and able Solicitor General of the Atlanta Circuit, Hugh Dorsey, for the superb manner in which he has handled the State's side of the case. It is all along has been freely admitted that those two extremes of criminal practice, Luther Rosser and Reuben Arnold, would take ample care of the defendant. Two more experienced, able and aggressive attorneys it would be impossible secure in any cause.

When it was first learned that Rosser and Arnold were to defend Frank, had determined to take no chance. He selected from among the cream of the Georgia bar. That the State's interests, quite as sacred as the defendant's, would be looked after so jealously, so actively and so strenuously in the hands of the youthful Dorsey, however—that was a matter not so immediately noticed.

Dorsey was known as a "brisk" young chap, not without manner, but not and aggressive enough, but he had been but lately named Solicitor General.

It may be true that a good deal of the whole case made out and argued by the State. He was for fourteen years the Solicitor General of one of the most important South Georgia circuits, and his advice and suggestions to Dorsey were invaluable. A noteworthy fact in connection with the Frank trial is that it generally is accepted as having been a fair and square—as "human" justice—thought and effort could make it. It may be true that a good deal of the irrelevant and not particularly pertinent cries into it, but one side has been the most that quite as much as the other side.

Each credit for hard work and intelligent effort will be accorded Frank Hooper, too, for the part he played in the Frank trial. He was at all times the repeated and painstaking first lieutenant of the Solicitor and his work, while not so spectacularly formed a very vital part of the whole case made out and argued by the State.

The Judge's rulings have not impartially both ways—sometimes favorable to the State, but quite as frequently in favor of the defense. Over the one big charge of degeneracy, which many "people" hold had no proper place in the present trial, went in without protest from the defense, and cross-examination upon it even was indulged in.

It admitted that the whole of the State and the defense, to make out their cases; expense was not considered. The trial has been longer than any other in the criminal history of Georgia. Nothing was done but what was right and fair on either side of the right to complain of unfairness. It is difficult to conceive how human minds and human efforts could have done more than was provided in the Frank case.

English Housewives Plan Bacon Boycott. Hope to Force Down Price by Abstaining From Buying for Fortnight.

Special Cable to The American. LONDON, Aug. 23.—The "English breakfast" is threatened with starvation in London housewives are preparing to boycott the toothsome "bacon" because of the continued high price for tallow.

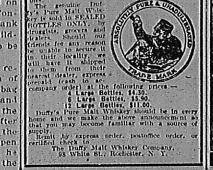
Cost of Living Up in Britain 14 Per Cent. Prices of Foodstuffs Except Tea and Sugar Have risen at Remarkable Rate.

Special Cable to The American. LONDON, Aug. 23.—The figures showing the increased cost of living are reported in a quarterly report issued by the British Board of Trade, the highest in twenty-five years.

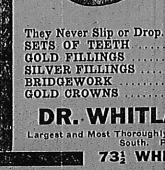
Castle to Be Home of Tramps of Germany. PORTLAND, OREI, Aug. 23.—Five days at the "cottage" for a recent trial in the case of a piece of ice was the sentence imposed by Municipal Judge Sherman today. A journey of 200 miles across the continent to become the bride of Charles H. Smart, a wealthy rancher, after a romantic courtship by the "ice" couple.

Russ Serfs Jolly, But Lazy, Says Vassar Girl. Special Cable to The American. PETERSBURG, Aug. 23.—Miss Taylor, a student of Vassar College, who has been making a tour of Saratov and Smolensk, is much attracted by the rusticity of the Russian peasants and says that they are "jolly and happy but lazy."

Diffu' Pure Malt W/iskey



They Must Fit \$5 A Set



DR. WHITLAW, Painless Dentist. Largest and Most Thoroughly Equipped Sanitary Office in the South. Phone No. 1238. 731 WHITEHALL ST.

I Cannot Possibly

Impress upon your mind (through the newspapers) the importance of calling to see when your teeth need attention. Give me a trial and learn for yourself how fair and honest I am. My price MUCH LOWER than any other dentist in Atlanta. I can assure you that it will be a pleasure to you to recommend to your friends that I have once tried me. I employ no students. Each doctor has had from 5 to 18 years' experience and is thoroughly versed in my painless methods.

MY WORK IS GUARANTEED FOR 15 YEARS

Table listing dental services and prices: SETS OF TEETH \$50.00, GOLD BRIDGES \$60.00, SILVER FILLINGS \$50.00, BRIDGEWORK \$3.25, GOLD CROWNS \$5.00.

# SOLICITOR CONROSEY Attacks Frank's Statement

## AS A PRISONER DEFENDANT

## ALLEGES ALIBI FOR CONROSEY

## Prisoner Likened to Oscar Wilde, Pastor Richeson and Beattie—Charged With Committing Murder to Hide Evidence of His Crime Against Girl

Continued From Page 2

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

**Mentions Girl Who Would Die for Frank.**  
...and on a block and down a short...  
...and on a block and down a short...

**Witness Afraid Even to Identify Handwriting.**  
...and on a block and down a short...  
...and on a block and down a short...

**Boy Must Have**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

**Chain Strong Enough**  
...and on a block and down a short...  
...and on a block and down a short...

"I p.m.—Frank leaves the factory." It looks mighty new on the chart. Turn that chart to the wall, Mr. Sheriff. Let it stay turned to the wall. That statement is refuted by the defendant himself when he didn't realize the importance of this time proposition.

"Frank's statement at police headquarters, taken by G. C. Esbary, on Monday, April 23, says: 'I didn't lock the door that morning. The mail was coming up. I locked it when I started home to lunch at 11 o'clock.'"  
"If you say all this, pointed by your own statement when you didn't realize its importance. Yet these honorable gentlemen, for the purpose of impressing your mind, print in big letters on this chart he left the factory at 1 o'clock. If he were when he was on the stand the other day that he left the factory at 1 o'clock it was because he saw the importance of this time point, and had to leave there ten minutes earlier than he said he had at the police station before he had had time to confer with his lawyer, Mr. Luther Z. Rosser."

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

### AN ANNOUNCEMENT OF VITAL IMPORTANCE TO PIANO BUYERS

**THE WESTER MUSIC CO., 64 Peachtree Street, Desire to Announce the Opening of Their "Once-a-Year" Clearance at 8:30 Monday, August 25.**

### PIANOS OF HIGH GRADE AND ACKNOWLEDGED REPUTATION

**Our Entire Stock Sacrificed—Everything Goes—Nothing Reserved—Every Person Interested in the Purchase of an Instrument Should Read Carefully, As It Concerns Them Most.**

### PROMPT ACTION WILL BRING REWARD

**This Is Our Annual Clearance Sale of Fine Pianos—Your Opportunity to Save From \$100 to \$250 in Your Piano Purchase. Terms Are Made as Pleasing as the Prices. Opening Evenings.**

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

...and on a block and down a short...  
...and on a block and down a short...  
...and on a block and down a short...

BANKS UNITE IN FIGHT ON OWEN-GLASS MONEY PLAN

Robert F. Maddox One of Committeemen Named by Conference of Financiers to Attempt Defeat of Administration's Currency Plan.

Amendments Asked Virtually Take All the Substance From Measure While Leaving the Wording Little Changed in Appearance.

CHICAGO, Aug. 23.—Resolutions attacking the Owen-Glass currency measure, now before Congress...

Those named on the committee are: James B. Forgan, president of the First National Bank, Chicago.

Pleasant Stovall Arrives at Berne Georgian Presents Credentials as United States Minister to Switzerland.

Special Cable to The American. BERNE, SWITZERLAND, Aug. 23.—Pleasant A. Stovall of Savannah, Ga., presented his credentials today as United States Minister to Switzerland.

The bill, as revised by the currency commission, is endorsed by the entire conference, carried out the Forgan idea by emasculating the Owen-Glass bill in spirit, who retained its outward form and wording, thus pleasing the Reynolds faction.

The Vital Changes Asked. The important changes in the Owen-Glass bill recommended by the conference include the following:

That the provisions of the bill applying to national banks shall be optional instead of compulsory.

That national banking associations which do not come under the provisions of the bill within one year shall not be dissolved as provided by the bill in its present form.

That the Federal Reserve Board shall consist of three members chosen by the President, three members by the directors of the Federal reserve banks, and the Secretary of the Treasury.

That the provision for a Federal advisory council shall be eliminated, none being necessary if the bankers are given direct representation on the Federal Reserve Board as recommended.

That the section of the bill relating to note issues and bank reserves shall be rewritten entirely.

That the entire section relating to savings departments shall be eliminated, the bankers feeling that savings departments now conducted by national banks are hampered in an unwarranted manner.

Duchess DeChaulnes Is Reported Engaged

Paris Society Links Former Theodora Shonta With Andre De Fouquieres, French Beau Brummel.

Special Cable to The American. PARIS, Aug. 23.—Rumors of an engagement between the Duchess DeChaulnes, formerly Miss Theodora Shonta, and Andre de Fouquieres, the French Beau Brummel, are being whispered in society circles here.

Caruso Sadly Says: 'My Star Is Dimming'

Tenor Thinks Public Soon Will Desert Him for Young and Brilliant Star.

Special Cable to The American. ROME, Aug. 23.—Caruso, who is taking the cure with his eldest son at Monte Catini, is in a philosophical mood. To a newspaper man he said: "It is about time the public ceased to take an interest in me. There are plenty of young stars rising who soon will shine with dazzling brilliancy in the firmament of art. Mine is dimming; don't you think so?"

Steer Pursues Girl—Up Flight of Stairs

Her Red Dress Enrages Animal, Which Breaks Away From Keeper.

NORTH ESCANABA, MICH., Aug. 23.—A red dress worn by a young woman so enraged a 2-year-old steer that it broke away from Frank Case, who was leading it through the streets.

Pleasant Stovall Arrives at Berne

Georgian Presents Credentials as United States Minister to Switzerland.

Special Cable to The American. BERNE, SWITZERLAND, Aug. 23.—Pleasant A. Stovall of Savannah, Ga., presented his credentials today as United States Minister to Switzerland.

The bill, as revised by the currency commission, is endorsed by the entire conference, carried out the Forgan idea by emasculating the Owen-Glass bill in spirit, who retained its outward form and wording, thus pleasing the Reynolds faction.

The Vital Changes Asked. The important changes in the Owen-Glass bill recommended by the conference include the following:

That the provisions of the bill applying to national banks shall be optional instead of compulsory.

That national banking associations which do not come under the provisions of the bill within one year shall not be dissolved as provided by the bill in its present form.

That the Federal Reserve Board shall consist of three members chosen by the President, three members by the directors of the Federal reserve banks, and the Secretary of the Treasury.

That the provision for a Federal advisory council shall be eliminated, none being necessary if the bankers are given direct representation on the Federal Reserve Board as recommended.

That the section of the bill relating to note issues and bank reserves shall be rewritten entirely.

That the entire section relating to savings departments shall be eliminated, the bankers feeling that savings departments now conducted by national banks are hampered in an unwarranted manner.

The above changes represent only Continued on Page 9, Column 3.

BRIDE'S SECRET IS REVEALED BY FEAR OF DEATH

Young Atlanta Couple Had Kept Pact Entered into About Ten Months Ago.

Death's shadow alone Saturday afternoon was responsible for the baring of a secret ardently kept for ten months in the hearts of two young Atlanta people, when Miss Paula May Shaw, of No. 472 Capitol avenue, made known that since Thanksgiving day she has been the wife of Frank J. Baker, of No. 11 Eugenia street, who now lies stricken with typhoid fever in the Georgian Hospital.

The announcement came as a complete surprise even to the parents of the young couple. Miss Shaw and Mr. Baker met about a year ago at the home of Miss Shaw's aunt, Mrs. George Gillon, of St. Charles avenue.

The pair decided to keep the marriage a secret for one year. Mr. Baker is 21 years of age. The year was not yet up when young Baker was taken ill. His wife was a constant visitor to the Georgian Hospital.

Several weeks ago Mrs. Baker, who keeps on working as a bookkeeper for the Postal & Davies Company, left Atlanta for her home in Monticello, Ga., to spend her vacation with her parents. Mr. Baker decided to run down over Sunday and visit his wife. While in Monticello he was suddenly taken ill. His condition became so serious that his wife insisted on taking him home to Atlanta.

One morning last week, Baker's mother was nonplussed when she answered the door bell and beheld her son, pale and wan, on the arm of a young woman whom she had never seen before. The young woman was Miss Shaw, who announced: "I have brought your sick boy home."

The bride remained at the Baker household several days until her husband was removed to the Georgian Hospital. It was decided to make the announcement of the marriage public.

Special Cable to The American. BERNE, SWITZERLAND, Aug. 23.—Pleasant A. Stovall of Savannah, Ga., presented his credentials today as United States Minister to Switzerland.

The bill, as revised by the currency commission, is endorsed by the entire conference, carried out the Forgan idea by emasculating the Owen-Glass bill in spirit, who retained its outward form and wording, thus pleasing the Reynolds faction.

The Vital Changes Asked. The important changes in the Owen-Glass bill recommended by the conference include the following:

That the provisions of the bill applying to national banks shall be optional instead of compulsory.

That national banking associations which do not come under the provisions of the bill within one year shall not be dissolved as provided by the bill in its present form.

That the Federal Reserve Board shall consist of three members chosen by the President, three members by the directors of the Federal reserve banks, and the Secretary of the Treasury.

That the provision for a Federal advisory council shall be eliminated, none being necessary if the bankers are given direct representation on the Federal Reserve Board as recommended.

That the section of the bill relating to note issues and bank reserves shall be rewritten entirely.

That the entire section relating to savings departments shall be eliminated, the bankers feeling that savings departments now conducted by national banks are hampered in an unwarranted manner.

The above changes represent only Continued on Page 9, Column 3.

CALM AND COLD WHILE HIS LIFE IS AT STAKE

LEO M. FRANK is described as the most remarkable prisoner ever brought before the bar of justice in Georgia. Under the merciless arraignment of Solicitor Dorsey yesterday he sat unmoved and apparently the most unconcerned man in the courtroom. Through all the hours he sat and gazed steadily at the prosecutor.



From a photograph by a staff photographer of The Sunday American.

DORSEY DEMANDS DEATH PENALTY FOR FRANK IN THRILLING CLOSING PLEA; CASE TO JURY MONDAY

Solicitor's Scathing Address Halted by Adjournment--Had Spoken for More Than Six Hours--Cheered by Big Crowd Outside the Courthouse.

PRISONER CALM, WIFE SOBS AS STATE CHARGES MURDER

Slain Girl's Mother Breaks Down, but Defendant Faces Spectators With Hint of Smile After Perversion Charge Is Hurlled at Him.

Insisting upon the application of the Mosaic law of "an eye for an eye and a tooth for a tooth," Solicitor General Hugh M. Dorsey demanded the life of Leo M. Frank yesterday in expiation of the murder of Mary Phagan on April 26.

Nothing less than the death penalty would satisfy justice, declared the Solicitor in one of the most bitter and impassioned addresses a Georgia courtroom audience ever has heard.

It was the closing argument of the State before the fate of Frank is placed in the hands of the twelve jurors. It was interrupted by adjournment at 9 o'clock in the afternoon. The Solicitor had been speaking since 9 o'clock in the forenoon and was exhausted by his efforts. His address had begun at 8:30 the afternoon before and had consumed a total of six and a half hours.

CROWD GREET'S HIM WITH CHEERS.

When, weak with fatigue, he asked for a recess and court adjourned until Monday morning at 9 o'clock, a great crowd awaited him outside to cheer him and rend the air with their yells because of the magnificent fight he has put up to send Frank to the gallows for the murder of the little factory girl.

The demonstration was spontaneous and was of greater magnitude than that of the night before. He had aroused to the highest pitch the admiration of the populace for the earnest and determined battle he was conducting for the conviction of the man he deemed guilty of the murder.

Men in front of the courthouse cheered with all their might as Dorsey came in sight from out the courtroom doors. Men from across the street leaped the cheer and the little Solicitor was given the demonstration of a governor or some other popular hero as he quickly tucked his books and records under his arms and escaped through the crowd into his law offices in the Kiser building.

HURLS CHARGE DIRECTLY AT FRANK.

If his tongue was tipped with venom and bitterness, it can hardly be said that the Solicitor was not sincere and in earnest. Every word and every phrase that he uttered during his long speech—the longest of the trial—carried with it the conviction that the speaker was in deadly earnest.

Much of the time he was talking directly at the prisoner and was accusing him of murder and other crimes unmentionable. He looked Frank right in the eye. He leveled his finger at the defendant sitting calmly between his mother and his beautiful wife. He called him a "red-handed murderer" and a pervert. Frank did not flinch.

During a brief intermission, Frank even walked in front of the spectators with the suggestion of a smile on his face. If there was any fear of the verdict in his heart, it was kept buried there, far out of sight of human eyes.

LIKENS FRANK TO OSCAR WILDE.

Dorsey compared the defendant with that prince of perverts, Oscar Wilde, and there was never a flicker of Frank's eye nor a change in his quiet, speculative expression. Dorsey told of other men who had possessed good reputations and yet had been guilty of the most heinous offenses—Theodore Durand, of San Francisco; Pastor Richeson, of Boston; Mayor McGuire, of Charlottesville, Va.; Henry C. Beattie, of Richmond; Dr. Crippen, and others. In the same connection he mentioned the name of Judas Iscariot and Benedict Arnold, both of whom, he said, were supposed to be of good character until they had become traitors and betrayers.

"Character isn't worth a cent when you've got the evidence before you," shouted the Solicitor after he had compared Frank with some of the most infamous persons he could call to mind.

PRISONER ENCOURAGES HIS WIFE. His denunciation at times was so unsparring and his words so like a physical blow that it seemed that the prisoner must quail before him. But Frank maintained his composure. In fact, during a lull in the storm of invective he occasionally would lean toward his wife or his mother and whisper a few words, accompanying them with a smile. For all that, his manner betokened, he might be talking of some amusing incident that had just occurred to him. If the Solicitor's words failed to affect Frank, he was prob-



# PHAGAN VERDICT A WAITED WITH TENSE EAGERNESS

## FOURTH WEEK OF FRANK TRIAL CLOUDS INTEREST OF PUBLIC STILL WHITE HOT

### Popular Opinion Swayed, First When State Springs Climax With Conley's Story, Again When Defense Put the Accused Man on the Stand.

BY AN OLD POLICE REPORTER.

The fourth week of the Frank trial came to an end shortly after noon Saturday, with Solicitor Dorsey still far from the finish of his concluding argument in behalf of the State.

Judge Roan announced at 1:45 that the would adjourn the case over until Monday, as he has been doing heretofore, and the Solicitor will conclude his argument then.

The Solicitor had been speaking more than six hours when adjournment came, but apparently was physically able to go on if necessary.

Lucie Frank, the wife, has been cited both as the faithful and loving wife there at the husband's side in the courtroom and as the sprinkling, suspicious wife, early indisposed even to visit Frank in his cell at the jail.

Rosser and Arnold have painted Hooper and Dorsey an direct agents of a wicked and malicious frame-up against the life, liberty and most sacred honor of Leo Frank, deliberately and designedly seeking to hang the defendant to gratify a misguided enthusiasm and official zeal, if nothing worse.



MRS. LEO M. FRANK plainly showing the strain as Solicitor Dorsey arraigned her husband. Below is Mrs. Rea Frank, the defendant's mother, who also betrayed her agitation.

The State has fought doggedly to one theory. That Leo Frank, shortly after noon on Saturday, April 26, saved little Mary Phagan, for unspecified immoral purposes, to the rear of the second floor of the National Pencil Factory in Forsyth street, after having just here been weakly pitiable and then when she refused to yield to his lustful purposes he killed her, first by knocking her down and subsequently strangling her.

The defendant's theory, which has been presented as a matter of fact already deep in the mire of the case, is that the woman with whom he had had previous very questionable relations to hide the body and that Conley had been the murderer.

## WHAT THE LAWYERS OF BOTH SIDES THINK AND SAY OF EACH OTHER

The rider of the winds; the stirrer of the storm.—High Dorsey's estimate of Luther Rosser.

As mild a mannered man as ever scuttled a ship or cut a throat.—High Dorsey's opinion of Reuben Arnold.

The charges and insinuations that he has made are the most contemptible that have ever occurred in a Georgia court. The things he (Dorsey) has done in this trial will never be done again in Georgia. I will stake my life on that.—Luther Rosser's opinion of High Dorsey's methods.

Frank a victim for Mary Phagan's claim Negro Verdict Note. That the negro himself, of his own motion, wrote the notes he later confessed to having written, hoping thereby to divert suspicion from himself.

Two intensely dramatic events marked the trial of Leo Frank. Both about them the entire case has been framed. Conley's remarkable story, containing the unshakable charge of perversion, was the State's big point.

Two very contrary things have been pitted the one against the other and upon which the jury finally would accept as the truth the case always has seemed to turn for final adjustment.

Every element of the defense has been broken down (Conley, including two of his most important witnesses) and every effort of the State has been directed toward breaking it down.

Two more experienced, able and aggressive attorneys, it would be possible to say, than any that have been in Georgia since the war, and who were not supposed to be in the building at that time.

The defendant then only partially recovered from a drunken debauch of the morning, saw her little girl in her hand and, being "broke" and wanting more whisky he pushed her girl, snatched her from her, after knocking her down, then he pushed her clear through the nearby open doorway and down the stairs.

That after she later his presence, happy and unharmed, she rushed downstairs and encountered Jim Conley, the negro avenger, whom Frank did not even know was in the building, and who was not supposed to be in the building at that time.

That the defendant had been recovered from a drunken debauch of the morning, saw her little girl in her hand and, being "broke" and wanting more whisky he pushed her girl, snatched her from her, after knocking her down, then he pushed her clear through the nearby open doorway and down the stairs.

That his story was dragged from him by the law, he was framed for the purpose of shielding Frank and placing the blame upon Conley.

### AN ANNOUNCEMENT OF VITAL IMPORTANCE TO PIANO BUYERS

The Western Music Co., 64 Peachtree St., Desire to Announce the Opening of Their "Once a Year" Clearance Sale at 8:30 Monday Morning, August 25.

### PIANOS OF HIGH GRADE AND ACKNOWLEDGED REPUTATION

Our Entire Stock Sacrificed; Everything Goes; Nothing Reserved. Every Person Interested in the Purchase of an Instrument Should Read This Carefully, As It Concerns Them Most.

### PROMPT ACTION WILL BRING REWARD

This Is Our Annual Clearance Sale of Fine Pianos. Your Opportunity to Save From \$100 to \$250 in Your Piano Purchase. Terms Arranged as Pleasing as the Prices. Open Evenings.

### Every Piano We Sell

Is a piano of high grade, built by a famous maker, and comes with a five year guarantee. The price is right. We have a large stock of pianos on hand.

### Duffy's Pure Malt Whisky

It's the purest, the most delicious, and the most healthful of any whisky ever made. It's the whisky that's in the homes of the aristocracy and the homes of the people.

### Second-Hand Orans

Thompson, Smith, Walker & White, Cashmere, and many other makes. All guaranteed. Prices from \$10 to \$100.

# FRANK JURORS AN ENTHRALLING STUDY IN HUMAN EMOTION

## Every Variety of Man Represented--Some Appear Overcome With Responsibility--Others Positive and Confident.

### FRANK JURORS SKETCHED IN COURTROOM BY HEARST'S SUNDAY AMERICAN STAFF ARTIST

Views of twelve men who held fate of Leo M. Frank in their hands as they appeared while listening to the evidence upon which they will base their verdict in the trial of the man charged with slaying Mary Phagan, their expressions, according to character readers, furnishing a clue to the conclusions they draw as the evidence is presented. They are: 1-M. Johanning, 2-A. L. Wisby, 3-F. V. L. Smith, 4-D. D. Townsend, 5-M. S. Woodward, 6-A. H. Henslee, 7-W. M. Jeffries, 8-T. O. Ozburn, 9-Charles J. Boshardt, 10-W. S. Medcalf, 11-Fred E. Winburn, 12-J. F. Haddon.

Much has been said about the Frank jury. Much has been said about jurists ever since a coroner investigated the death of Abel. But always the talk of the jury and never of the men that make it up. You must confess that your idea of a jury is of something altogether generic and unindividual, much as you would think of an adding machine or a blonde Eskimo. Possessing neither person, number nor gender. But the men who have been picked



"to well and truly try the issue joined" between the State of Georgia and Leo M. Frank present an enthralling study, taken singly and as men.

Every variety of man is there—men of convictions and men without convictions, men who will sit in the jury room until Luther Roser grows a six-foot beard before they will acquiesce in a verdict that they don't favor, and men who will listen respectfully to the others argue it out and be persuaded by their fellow jurors.

There are many men like that in the world, you know, and one has been corralled for the Frank jury certainly as there is a jury if countenances run true to form. If countenances run true to form, you can prophesy the agony and the travail that will occur in the jury room before the verdict is brought. Beside the juror who looks to the weak men, some of the twelve are conscientious students who will surely try to reach every bit of the evidence before he announces ready. And of evidence there is a stupendous amount.

There is one young man—a clean-shaven, clean-looking person he is, too—who was evidently brought up in the narrow path which leads toward the fear of God and the understanding of good and evil. He is all conscience, and it is as plain as the nose on his face that he is going to the bottom of this awful matter before he speaks his mind.

The Frank jury is an unusual body of men in some respects. There were three—three weary, preoccupied, exacting weeks—they have sat in their cramped seats, listening to talk of Mary Phagan and to Frank, with now and then, for something new, talk of Leo Frank and Mary Phagan. They have become saturated with all the unpleasant, painful details. They have been guarded and trained like prisoners, and kept away from their homes and families. They must have thought of business unattended, of affairs unattended, their torments have been mental and physical, too.

Jurors Ours! Unperturbed. But through it all they sit unperturbed—that is most of them. Two men there are whose restlessness is apparent. Whether it is a restlessness of the body or of the mind, or of the mind which moves their feet to shift in their seats, and cross and recross their legs like an English chair



each juror the importance of the "reasonable doubt" term which the juror has yet been able to define. Leo Frank directly in the jurors' hands, and which plays an important part in every criminal hearing.

Therefore, Judge Hahn is working carefully and surely. He will be ready to present this charge just as soon as Solicitor General Dorsey concludes his argument Monday. It is expected that it will take at least an hour for him to give his instructions and then re-enounce the solemn sentence you may retire, gentlemen, and consider your verdict, which puts the life of Leo Frank directly in the jurors' hands.

CASH GROC. CO. 118-122 Whitehall  
25 lbs Sugar \$1.25  
Country Eggs, doz 22¢  
Elgin Creamery Butter lb 28¢  
40s Edgewood Coffee lb 29¢  
Maxwell House or Blue Ribbon Coffee lb 26¢

### Specials Monday and Tuesday

Large, 5 month  
Irish Potatoes 25c Peck  
Limited one Peck to a customer

Always good, Fresh, sweet  
Better-Bread 3c Loaf  
Double Loaf 6c

### Save 25% to 50% on These

15c can new pack Piedmont Hotel Brand Tomatoes	10c
15c can new pack Piedmont Hotel Brand Corn	10c
Regal Brand Lump Starch, pound (limit 5 pounds to a customer)	2c
8 cakes Milady Soap for the toilet and bath	25c
8 cans Lighthouse or Red Seal Cleanser	25c
First arrival large, fancy Bermuda Onions, pound	6c
100 package Whittemore's Baby Elite Shoe Polish	7c
15c can Georgia Pie Peaches, new arrival	9c
3 10c cans Piedmont Hotel Brand Soup	25c
12c can Early June Peas, new pack	8c
Sound, ripe Messina Lemons, full of juice, dozen	14c
4 pounds extra fancy Japan Style Head Rice	25c
25c full quart bottle Piedmont Hotel Pure Apple Vinegar	15c
Half pint bottle Crosse & Blackwell's Pickled White Onions	25c
Half pint bottle Crosse & Blackwell's Pickled Chow Chow	25c

carefully every word that comes. His life to his positive friend Higdon with a profound air of respect and of constancy.

Next to him is W. S. Medcalf, of No. 138 Kirkwood avenue, who the record says is a newspaper circulation man. Medcalf, it appears, is a man to form opinions and to back them. His opinions may be easily formed, but stoutly. The compression of his face, the concentration of eyes, nose and mouth all bear witness to the fact that he is a positive, suspicious person, who is certain his ideas are worth fighting for.

Next is C. J. Boshardt, a pressman, so the records show. Boshardt is a young man, who is finding a great experience in this Frank trial. Those who have watched the case daily can tell you that Boshardt has grown in comprehension. He is learning much of wisdom and calmness, and calculating with his trial and will come out much the better man. His countenance shows that and shows, too, a growing wisdom, a willingness to hear and to learn, and an increasing judgment.

Looking at Boshardt you consider that it must be the opportunity of a lifetime for a young man to sit with a jury in a case like this. It must be the opportunity to listen and learn much of wisdom and serious thought and plain common sense.

If Boshardt is ready to learn, no one is his neighbor, juror number eleven. He is J. F. Haddon, an optician, who is plainly the student of the jury. He leans forward in his seat always, studying the words and the witness, very evidently impressed with the grave responsibility that confronts him, very devout of learning everything about the case.

And he is patient, too. Patience seems to be his chief virtue.

If the case lasts all summer, you likely will see Boshardt, remaining forward to hear, forgetfulness in his eyes of everything but the business of being a juror and of trying to reach a true verdict according to the evidence.

### BIJOU THIS WEEK

THE JEWELL KELLEY CO.  
PRESENTING THE HEART-GRIPPING COMEDY DRAMA  
HER FATAL SHADOW

Matinee Prices 10 & 20¢  
Night Shows at 8:30  
10, 20, & 30c

to well and truly try the issue joined" between the State of Georgia and Leo M. Frank present an enthralling study, taken singly and as men.



# FRANK EXHIBITS EVERY EMOTION—EXCEPT FEAR AND DREAD

## PUBLIC, KEVED TO HIGHEST PITCH, IS ASTONISHED BY HIS APPARENT CALMNESS

### Defendant Hasn't Wept nor Shouted Joyously, but No Point Has Escaped Him—Retains Dignity While Dorsey Accuses Him.

By L. F. WOODRUFF.

A cold, calm, callous, every other adjective that could be applied to a description of Leo Frank's attitude during his trial for the murder of Mary Phagan, has been applied to his apparent calmness. These adjectives leaped into popular favor for more than one reason. In the first place, persons who have been able to invade the sacred precincts of Frank's life, during his trial, were not able to find a single desire to be able to tell their less fortunate friends that they had happened there, when the public outside could know.

And "cold, calm, callous," found plenty of room in the minds of the spectators. Frank shows no fear. But the fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear. The fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear.

But the fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear. The fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear.

But the fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear. The fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear.

But the fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear. The fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear.

## Frank Women-Folk Staid As Spartan Grieved by Six

What must be the moral bravery, the fortitude, of those two women who faithfully have sat by the side of Leo M. Frank every day for the last four weeks?

The two-widow and her mother-in-law have displayed a courage that seems hardly to have been possessed by any woman in any other case.

But the fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear. The fact remains that Frank has shown about all the human emotion that can be expected in a view-alike of the emotions except fear.

## Crowds at Frank Trial As Remarkable As Case Itself

Four weeks have passed since Leo M. Frank heard the indictment read to the jury that was to try him for his life as the murderer of Mary Phagan. And the crowd that has thronged the courtroom and jammed the sidewalks about the courthouse every day during these four weeks has been as remarkable as the case itself.

Each of the 24 days of the case has been fought, it has been fought, but no man could sit in comfort in the close, crowded courtroom. No man could stand at ease on the sun-

HUGH M. DORSEY, Solicitor General, who made prodigious use of inventive, sarcasm, logic, ridicule and pathos in six hours of speaking to the jury, which left him too weak to complete his summing up of the State's case against Frank, and forced an adjournment over Sunday.



Leo Frank, defendant in the murder of Mary Phagan, is shown in this illustration. He is depicted in a dark suit, looking towards the right with a serious expression.

He was a faithful attendant on the trial as Frank himself. Some have spent even more hours in the courtroom than the defendant. They are on hand as soon as the doors of the building are thrown open, and they do not leave even for lunch, slipping close to their seats so as not to lose one second or one word of the case.

There are many of them who know as much of the evidence as Dorsey or Hooper, or Arnold or Hester. They know the State's strength and the State's weakness. They know the defendant's scheme of attack, and they know, or profess to know, the best way to halt it.

It is a crowd as varied in its makeup as the case in issue is in its features. There are men from the Wholesale and Package businesses, and from the office building districts and the wholesale section around Broad street.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

## Dorsey Shows Victim's Clothes to Jury; Her Mother and Mrs. Frank Break Down

Continued from Page 2.

He said it was 11:05. At 12:15 they saw Mary Phagan arrived at the factory. "Blessed to Do It," Just Like Br'er Rabbit.

"Oh, my, they have to do it. Like the rabbit in Uncle Remus, they're just 'blessed to do it.' Move the minutes up or back for God's sake, or we are lost!

"Here is your table turned to the wall, having the time of Lemmie Quinn's arrival at 12:25. I have an affidavit here of this pet foreman of the metal department. He said he got there at 12:25 to 12:30. Those girls went out of the factory at 12:15 o'clock. They walked up a block and down a block to the Buay Bee Bank. There they saw Quinn.

"In the name of goodness, if Frank, according to his own statement, could leave the factory at 1:10 o'clock and get home at 1:20, couldn't these girls walk up a block and down a block and see Quinn in fifteen minutes?"

"I know it hurts, but this table here which puts Lemmie Quinn at the factory from 12:25 to 12:35 is a fraud on its face. There is no greater force in this case than his straining at this chart that he left the factory at 1 o'clock. If he said when he was on the stand the other day that he left the factory at 1 o'clock, it was because he realized the importance of the time point and had to leave the room then the young defendant. They were on hand as soon as the doors of the building are thrown open, and they do not leave even for lunch, slipping close to their seats so as not to lose one second or one word of the case.

There are many of them who know as much of the evidence as Dorsey or Hooper, or Arnold or Hester. They know the State's strength and the State's weakness. They know the defendant's scheme of attack, and they know, or profess to know, the best way to halt it.

It is a crowd as varied in its makeup as the case in issue is in its features. There are men from the Wholesale and Package businesses, and from the office building districts and the wholesale section around Broad street.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

He said it was 11:05. At 12:15 they saw Mary Phagan arrived at the factory. "Blessed to Do It," Just Like Br'er Rabbit.

"Oh, my, they have to do it. Like the rabbit in Uncle Remus, they're just 'blessed to do it.' Move the minutes up or back for God's sake, or we are lost!

"Here is your table turned to the wall, having the time of Lemmie Quinn's arrival at 12:25. I have an affidavit here of this pet foreman of the metal department. He said he got there at 12:25 to 12:30. Those girls went out of the factory at 12:15 o'clock. They walked up a block and down a block to the Buay Bee Bank. There they saw Quinn.

"In the name of goodness, if Frank, according to his own statement, could leave the factory at 1:10 o'clock and get home at 1:20, couldn't these girls walk up a block and down a block and see Quinn in fifteen minutes?"

"I know it hurts, but this table here which puts Lemmie Quinn at the factory from 12:25 to 12:35 is a fraud on its face. There is no greater force in this case than his straining at this chart that he left the factory at 1 o'clock. If he said when he was on the stand the other day that he left the factory at 1 o'clock, it was because he realized the importance of the time point and had to leave the room then the young defendant. They were on hand as soon as the doors of the building are thrown open, and they do not leave even for lunch, slipping close to their seats so as not to lose one second or one word of the case.

There are many of them who know as much of the evidence as Dorsey or Hooper, or Arnold or Hester. They know the State's strength and the State's weakness. They know the defendant's scheme of attack, and they know, or profess to know, the best way to halt it.

It is a crowd as varied in its makeup as the case in issue is in its features. There are men from the Wholesale and Package businesses, and from the office building districts and the wholesale section around Broad street.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

There are men who hover about the courtroom for financial gain. It took a wicker of peanuts but a few minutes to see the possibilities of the case.

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

## Final Reductions For To-morrow Only

Positively Last Call on These Stylish Garments Monday. Let nothing stand in your way of sharing in these WONDERFUL SAVINGS.

The time has come for the final wind-up. Remodeling and the daily arrival of new goods necessitates this sacrifice—

Consider the uniform high character of this stock—then note the REMARKABLE FINAL REDUCTIONS—and catch an early car for this store to-morrow morning—

Just 39 Linen & Ratine Dresses \$3.75. All that is left of our stock of these charming dresses—just the thing for "right now" and early fall wear. They Were \$12.50 to \$16.50. CHOICE

65 Striped and Figured Voile Dresses \$3.75. Final wind-up of these lovely dresses, featuring the latest style ideas. All sizes in the lot. They Were \$10.50 to \$14.50. CHOICE

Just 53 White Lingerie Dresses \$3.75. Exquisite little frocks—these are the better grades—so dainty and dear to the feminine fancy. Final clearance. They Were \$11.75 to \$15.00. CHOICE

25 Linen and Ratine Suits \$3.95. Charming graceful models—these handsome suits have been the store's best sellers. This will be your last chance. Only 25 left. They Were \$12.50 to \$16.50. CHOICE

Just 75 White Ratine Skirts \$1.48. These strikingly popular little garments can be worn at any time. Very latest styles—a truly remarkable reduction Monday. They Were \$3.50. CHOICE

These specials are positively for Monday only—No C. O. D. orders filled. No approvals. No exchanges.

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

## Small Expenses Small Profit This Advertisement Is Worth 50c AT THE

## Royal Shoe Shop 86 N. BROAD, NEAR LUCKIE ST.

This week, in order to introduce our new lines of God-year Welt and English Welt Dress Shoes for Men and Women, we will sell for

\$2.50

If offered at our store, together with this advertisement ONE PAIR TO A CUSTOMER. Our extra quality shoes as described above. ALL LEATHERS—Gun Metal, Kid, Russia and Patent Calf. Made by some of the Greatest and Best Manufacturers in this Country.

We Make a Specialty of Comfortable Work Shoes for Mechanics and Workmen. Certainly! We Sell EDUCATOR SHOES for the Whole Family.

No reasonable offer refused on the remainder of our Low Shoes in stock. Come while the counting is good. SAVE HALF A DOLLAR

The ROYAL SHOE SHOP

## SENT FREE TO MEN

A Most Pleasing Remedy Given to Quickly Restore Lost Vitality.

A Free Trial Treatment Sent by Mail To All Who Write.

Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop.

Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop.

Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop.

Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop. Small trials of the Royal Shoe Shop.



BEHIND CLOSED DOORS

One of the Greatest Mystery Stories Ever Written

By ANNA KATHARINE GREEN

TODAY'S INSTALLMENT

death of her regard, which was always...

And while the two waited this strange man...

And while the two waited this strange man...

And while the two waited this strange man...

And while the two waited this strange man...

And while the two waited this strange man...

Playing With Cupid--and After

This Is the Way the Game with Cupid Begins--



By BEATRICE FAIRFAX

LOVE comes with a summer breeze...

The girl who was in love...

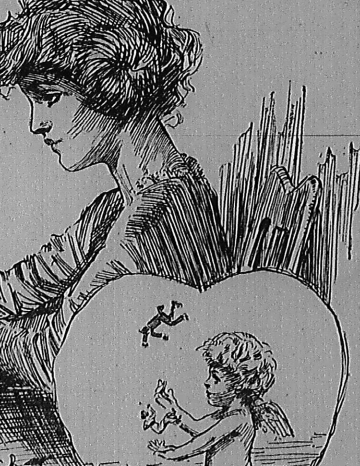
The man with perfect lungs...

It is the cry of the heart for love...

It is the cry of the heart for love...

One Woman's Story

By VIRGINIA TERHUNE VAN DE WATER



Chapter XXV

As soon as Herbert Fletcher was...

But it ends so...

He had been thinking...

He had been thinking...

He had been thinking...

The Cry of the Heart

By BEATRICE FAIRFAX

LOVE, courtship and marriage...

The man with perfect lungs...

It is the cry of the heart for love...

It is the cry of the heart for love...

It is the cry of the heart for love...

It is the cry of the heart for love...

It is the cry of the heart for love...

The One You Didn't Marry

By DOROTHY DIX

THEY had the woman who...

THEY had the woman who...

THEY had the woman who...

THEY had the woman who...

THEY had the woman who...

THEY had the woman who...

THEY had the woman who...