

SWEARS FRANK NEWGARD 'Plant' Charged By State Against New Lee

ARTIST'S SKETCH OF FRANK AND HIS WIFE IN THE COURTROOM

The prisoner and his wife are the center of all eyes. Mrs. Frank is at her husband's side throughout every session.



Mrs. Frank at times turns a withering glance toward the prosecutor's table.

BILL HITS BANKS TRYING TO STIR PANIC FEAR

WASHINGTON, July 30.—Senator Lavin introduced a resolution in the Senate today authorizing Secretary of the Treasury McAdoo to withdraw the issuance of the United States through inciting fear of a panic and which have falsely depressed securities of the United States and destroyed the bonds of the United States Government.

Frank sits calmly with his arms akimbo, seldom changing his position as the hours pass.

John D.'s Son-in-Law Speeds 19 Miles to Office in Flying Boat

CHICAGO, July 30.—Harold F. McCormick, millionaire sportsman and son-in-law of John D. Rockefeller, made a successful flight in his flying boat today from his home in Lakeside to Grant Park.

Plan to Strip City Council of Powers

JACKSONVILLE, July 30.—A special committee of the Central Civic Committee will meet next Wednesday evening to draw up a new city charter along commission lines.

Rescinds \$1,000,000 Assessment Income

JACKSONVILLE, July 30.—After raising the valuation of business property in this city \$1,000,000 while sitting as an evaluation board, the county commissioners met again this morning and rescinded their action.

DYING GIRL IS FREED BY SLATON

DALLAS, TEXAS, July 30.—After hours of the most thorough investigation the police of Dallas today admitted that they were no nearer a solution of the city's worst murder mystery than they were when the body of Florence Brown was found in the office where she was employed.

PHAGAN CASE REPALED IN DALLAS

DALLAS, TEXAS, July 30.—After 216 in total vote of about 2100, with three small precincts missing, Hillsborough County, of which this day is the county seat, voted yesterday to issue \$100,000 of bonds for brick roads.

Judge Roan Denies Attorneys Right To Remove Coats

"If I allow the lawyers to take their coats off during this trial, I am afraid we will never get through," said Judge Roan in refusing to allow the attorneys the privilege he had allowed the newspaper men gathered around the press table. Even some of the spectators in the row of seats outside the railing have shown their disapproval of the dignity of the court by removing their coats.

\$1,000,000 in Bonds Voted for Roadways

TAMPA, July 30.—By a majority of 216 in total vote of about 2100, with three small precincts missing, Hillsborough County, of which this day is the county seat, voted yesterday to issue \$100,000 of bonds for brick roads.

Florida Shippers Got Rate Hearings

JACKSONVILLE, July 30.—Friday afternoon there will be a hearing in this city for the purpose of discussing the raising of water transportation rates on freight between this port and Baltimore.

Jacksonville to Invite President

JACKSONVILLE, July 30.—A special committee from the Board of Trade of this city left here this afternoon bearing a special invitation to President Wilson to visit this city on his contemplated trip to the Canal Zone.

Coroner to Probe Initiation Deaths

BIRMINGHAM, July 30.—Coroner today summoned a jury to inquire into the deaths of two candidates during an initiation in the Local Order of Moose last Thursday night. The witnesses were summoned to appear to-morrow morning.

Storage Reduced On Naval Stores

JACKSONVILLE, July 30.—The National Storage and Terminal Company has made a reduction on the storage charges of lard and rosin because of the present weak condition of the market.

BLACK GUYS STAND WHEN ENTANGLED BY ROSSER'S HARASSING

Important developments in the trial Wednesday of Leo M. Frank for the murder of Mary Phagan followed. W. W. Rogers, former county policeman, in whose auto the police went to the factory the morning the body was found, testified Frank was nervous when taken to the plant and apparently afraid to look at the body.

John Black, detective, testified Frank rarely spoke to the girls in the plant and that the young women combed their hair near the lathe where strands of hair alleged to be from the body of Mary Phagan were found.

John Black, detective, testified Frank was nervous. His statement that Frank was nervous, as any other man would be who had been arrested, is stricken out on Dorsey's request. It is questioned by the State in an effort to show Frank engaged counsel before he was arrested. Cross-examined by Rosser, he admits having made a mis-statement and retracts it. He is severely grilled by the defense.

Sollicitor Dorsey came out with the startling announcement Wednesday afternoon that it was the clothing of the black-stained shirt found at the house of New Lee, negro night watchman at the National Pen Company, was a deliberate attempt to shift suspicion from Leo M. Frank to the negro Lee.

Boy in Knee Pants Jailed as Slayer

VALDESA, July 30.—Henry Miller, a boy in knee trousers, is today in jail here charged with the murder of Walker Smith at Malrose, last night. Miller, 14 years old, is charged with the murder of Smith to the heart with a barbed wire, Smith dying in a few minutes.

16-Year-Old Boy On Trial for Slaying

GAINESVILLE, Ga., July 30.—Barlow Cantrell, 16 years old, today is being tried for the murder of Arthur Hawkins on May 31. He first decided to bleed guilty and said his brother Jim Cantrell hired him to kill Hawkins. Mrs. Cantrell has been found guilty of murder without recommendation.

Cudahy Employees To Hold Annual Convention

Employees of the Cudahy Packing Company of this city will hold their annual convention at O'Clock Wednesday evening at Grant Park.

ROSSER'S INVITATION TO LEAVE JUST SHOT BY FRANK; HOPED TO START QUARRY

By JAMES B. NEVIN

If Mr. Luther Z. Rosser's wife is a woman so dangerous as his own... He was not so dangerous as his own...

Always the terrible Rosser was there and not every little bit... He made it plain by a direct development...

Time and again, Lee rallied and... He was not so dangerous as his own... He was not so dangerous as his own...

Still, more than once Rosser's... He was not so dangerous as his own... He was not so dangerous as his own...

And so it seems to me now that... He was not so dangerous as his own... He was not so dangerous as his own...

He was not so dangerous as his own... He was not so dangerous as his own... He was not so dangerous as his own...

FATHER AND SON WHO FIGURE IN THE DEFENSE OF LEO FRANK

L. Z. Rosser, Sr., and son, L. Z. Rosser, Jr., both engaged in Phagan case.



Frank and Wife Perfect in Poise; Mother Pitiful Figure

By L. F. WOODRUFF

Arm akimbo, glasses firmly set... He speaks seldom. Occasionally he turns to pass a word with his wife...

woman. Her form is ample, and in her younger days was evidently a woman of striking appearance... He sits next to the massive Luther Rosser...

Flashes of Tragedy Pierce Legal Tilts at Frank Trial

By O. B. KEELER

The trouble is, plain human emotions won't stick at concert pitch all the time... And so the Frank trial, after the first twenty minutes, says, becomes much like any other trial...

Defense Plans Sensation, Line of Queries Indicates

This sensation is to be sprung by the mysteriously missing ribbon... Mrs. Coleman said that the ribbon had been seen on the hat when she had been wearing it...

SPECIAL REDUCTION

For a few days you have an opportunity to get your eyes fitted with first-class glasses at lowest possible prices... EYEGLASSES AND SPECTACLES \$2.50 Glasses Now \$1.00 \$5.00 Glasses Now \$2.50

FABRICATION GIRL SAYS FRANK SEEN IN MACHINES WORKERS IN PENCIL PLANT

Continued From Page 2. being secured for them, Frank leaned over and held a whispered conversation with Rosser.

FRANK TRIAL BATTLE WAGED AROUND PHAGAN DEATH NOTES

He said he would love me hand dab in play like the night it did it but that long tall black negro did by his self.

Here is a facsimile of one of the notes found beside the body of Mary Phagan and introduced in the trial of Leo M. Frank. The defense met with little success in its effort to make the notes...

Dorsey interrupted. Mr. Frank did not reply to that. Mr. Rosser called the witness a salver and asked, "Why, that question has never been put by the state?"

Jacobs' Pharmacy Reductions

- At Main Store Only Last Day of July Sales to clear stocks of a few small lines. No Mail or Telephone orders accepted for these Specials.

Demonstration Hansen-Jenks Perfumes and FREE Samples This Week

During the entire week demonstration will be given at our Main Store of the Hansen-Jenks Perfumes and Toilet Goods...

Beautiful Hair Makes a Beautiful Woman

STURBLY all know that beautiful hair makes a woman more than half as good toward making a beautiful woman.

- \$2.50 Braids Special at 98c 22-inch length, and in all shades. A very fine, soft texture.

We Develop Your Pictures FREE

Prints made on a fine Velox paper, or any you prefer. Compare our work with any other; it will stand the test.

Take a Kodak On Your Vacation

No pleasure is so intimate, nor more fascinating than Kodaking. Make your vacation a vacation of pleasure.

Jacobs' Pharmacy

Main Store and Laboratory, 6 and 8 Marietta Street. 123 Whitehall Street, 144 Peachtree Street, 222 Peachtree Street, 75 W. Mitchell Street, 214 Lee St., West End, 423 Marietta Street, Market and Forsyth Streets, Under No. 101 West Street.

FREE FILM DEVELOPING AND 8-HOUR FINISHING SERVICE

For efficient, quick and quality 8-hour service, mail your film rolls or prints to us to get the best results you ever saw in developing and printing.

Atlanta Conservatory of Music

Session 1913-1914, First Term begins Sept. 2, at 9 P. M. Address: 1100 Peachtree Street, Atlanta, Ga.

Eckman's Alternative

Eckman's Alternative is effective in Rheumatism, Gout, Neuralgia, Sciatica, Migraine, Headache, Stomachic, Catarrh, etc.

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THE ATLANTA GEORGIAN

Published Every Afternoon Except Sunday... AT THE GREAT ATLANTA BLDG. ATLANTA, GA.

The Demon of Ambition Is the Champion Driver of All the World

Lucky You, If He Is YOUR Driver, for He Will Give You No Peace, No Rest, No Chance To Be Lazy.

At the top of this page is a picture of the world's greatest driver.

Lucky the man whom he harnesses and drives through life. This wonderful little coachman, the Demon of Ambition, is the champion driver of all the world and of all history.

Lucky you, if he is YOUR driver. He will give you no peace, no rest, no chance to be lazy.

He will keep you going until you do something worth while—working, running and moving ahead—until the last day.

AND THAT IS HOW A REAL MAN OUGHT TO BE DRIVEN.

This little driver is the Demon that drove Columbus across the ocean, that drove Napoleon over the Alps, that drove the Wright brothers up into the air, that kept Washington fighting when his soldiers ran away and every battle ended in defeat.

This is the Demon that works in our brains, that makes the blood tingle at the thought of achievement and that makes the face flush and grow white at the thought of failure.

Every one of us has this Demon for a driver, in YOUTH AT LEAST.

Unfortunately the majority of us he gives up as very poor, worthless things, not worth driving, by the time we reach twenty-five or thirty.

How many men look back to their teens when they were harnessed to the wagon of life with Ambition for a driver? When they could not wait for the years to pass and for opportunity to come?

How many remember the whip that Ambition laid on their backs?

And how many unfortunately remember the gradual death of the driver and the cessation of effort?

It is the duty of Ambition to drive, and it is your duty TO KEEP AMBITION ALIVE AND DRIVING.

Now in the summer weather especially you can test yourself and learn what you are apt to be in future.

If you are doing nothing, if there is no driving, no hurrying, no working, YOU MAY COUNT UPON IT THAT THERE WILL BE NO RESULTS, NOTHING MUCH WORTH WHILE IN THE YEARS TO COME.

Those that are destined to be the big men twenty years from now, when the majority of us will be nobodies, ARE THOSE WHOM THIS DEMON IS DRIVING RELENTLESSLY, REMORSELESSLY, THROUGH THE HOT WEATHER AND THE COLD WEATHER, THROUGH EARLY HOURS AND LATE HOURS.

Lucky YOU, if you are in harness and driven as the man is driven in this picture.

And UNHAPPY you, if you sit at your ease with nothing to drive you, with self-complacency and empty excuses as your companions in idleness.

Still No Help for Our Merchant Marine

There are to-day only five American ships regularly in the trans-Pacific trade. They have to meet competition from the Canadian Pacific Steamship Company, subsidy, \$218,000 a year. The Nippon Yusen Kaisha, subsidy, \$338,000 a year. The Osaka Shosen Kaisha, subsidy, \$400,000 a year. The Toyo Tisen Kaisha, subsidy, \$1,340,000 a year.

So that there is little chance of building up a merchant marine in the great Pacific so long as Congress continues to neglect these interests; and there is every chance of losing the little we have left.

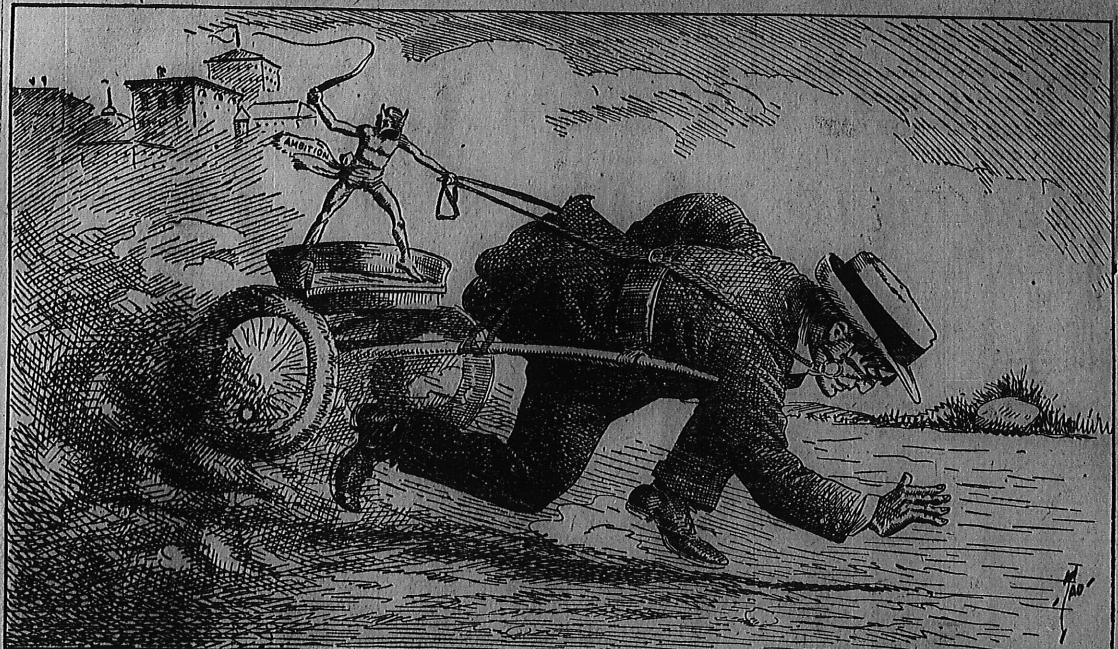
Our merchant marine is thus vanishing, first, because it costs more to build a ship in America than in Japan or Great Britain or Germany, that extra cost being nearly all the extra cost of labor under the American standards of living. Second, it costs more to operate an American ship for precisely the same reason.

American industries on land are protected by tariffs. Why not those on the sea? It is conceded that absolute free trade would be ruinous to our industries on land. IT HAS RUINED OUR INDUSTRIES ON THE SEA.

To protect our industries on the sea a 5 per cent discriminating tariff in favor of imports brought in American ships was put into the Underwood Tariff bill. This clause should be put back into the bill, passed, and put into rigid operation; and wherever there are treaties blocking its operation, those treaties should be terminated as soon as possible.

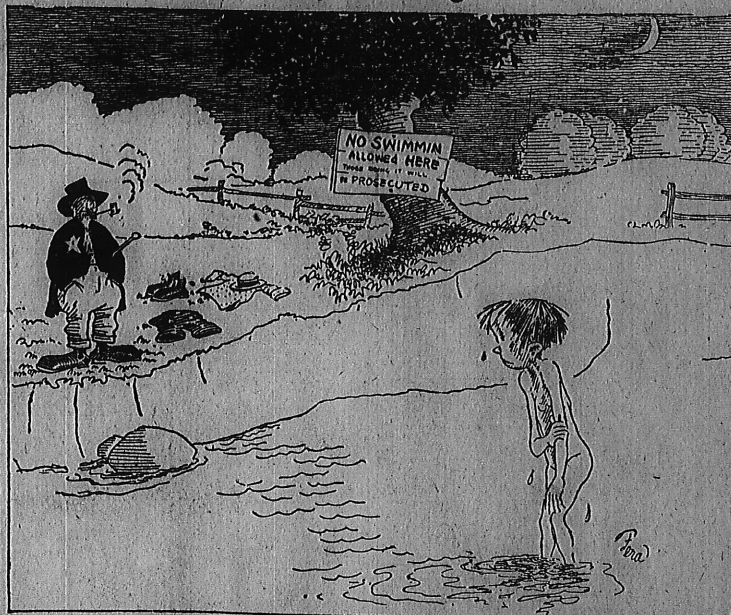
The cash cost of neglect is a MILLION DOLLARS A DAY paid to foreign shipowners for carrying American commerce, or just about ENOUGH IN ONE YEAR TO PAY THE ENTIRE COST OF THE PANAMA CANAL.

Does This Little Devil Drive You?



Lucky You, if the Demon of Ambition Is Your Driver. He Will Make You Trot Fast, AND GET SOMEWHERE.

July Evening



Growing Old and Out of Fashion :: Selected by EDWIN MARKHAM

DR. WOODS HUTCHINSON, in his book, "Common Diseases," published by Houghton Mifflin and Company, entertainingly discusses old-age conditions that will come to each of us if we live long enough.

Internal changes have reached and shown themselves upon the surface, in which, so to speak, these microscopic alterations have finally become visible to the naked eye.

It is nothing short of absurd to say that a man becomes old, or senile, or incapable of further development or incapable of the conception of new ideas at, or after, any special or particular age. There is no one period of life in which we grow, and another in which we decline. Both processes are going on side by side in every part of our body from the day we are born.

It is obvious then that there is no hard and fast line which can possibly be drawn, beyond which no further growth, or fresh creative effort, or new enterprise, or improvement is possible. In fact, by living a healthful active, happy life, and keeping up all our interests, we can grow and develop and continue our lives until we are one day and ten dead without ever realizing in any distressing or very much later period—fifty-five, sixty, and even seventy years.

How to Measure Motions of the Stars

By EDGAR LUIGEN LARRIN.

SEEKING that you answer an old question in the Georgian, I take the liberty to ask you the following question: How do astronomers assign proper motions to the stars?

A—By long and accurate trigonometrical measure of distance of a suspected star from a number of adjacent stars. When we attach a micrometer—small measure—to a telescope and look in, we see a system of crossed, fixed and movable spider threads. In some micrometers the lines are all movable. One is turned until it is in the celestial equator and the other in the celestial meridian. Then, at intervals the distance of the star east of the meridian or right ascension is measured with great accuracy and recorded. Likewise its distance north or south of the equator declination is measured with extreme care and recorded.

Dismissing Changes. If the places are different, the star has moved—perhaps. But the motion may be that of both base line, meridian and equator. They both slide around the entire celestial vault from east to west in a mighty period of 55,878 years. This mysterious motion must be computed and added to or subtracted from the measured motion of the star under examination. A variation of light is another harassing correction. Refraction of light in our atmosphere must be measured and allowed for also. The retrogradation of the equator and meridian around all stars alike, then, to detect absolute motion of any one star, best measuring distances from it to others adjacent.

Suppose that six sets of triangles were made from our suspected star to five others, and many sets from these five to each other to-day. Then in a year or two the triangles would be made again. If the angles from each set show no change, the star is known to be at such stupendous distance that its proper motions are inappreciable. But if all the angles changing to the wonderment, they have changed. The amount of change can be measured. If it has changed, the displacement in miles cannot be told until the star's distance from the earth is first found.

Speeds of the Stars.

Tests of ancient research have revealed that the stars of our firmament have specific speeds of from 10 to 30 miles per second. Our sun, moving about 11 miles per second. But the nearest stars, those having large proper motions, say of 2 or 3 seconds of arc per year, are such terrific velocities that a class by themselves. They travel at between 100 and 500 miles per second, the latter being the speed of the sun.

DETECTIVE SCOTT HELPS FRANK KENDRY for Battle Over Jim Conley's Story

GOVT. TAX BOSS ON LIKELY

Lipscomb State Board Bill Virtually Killed, but Sheppard Substitute Olves Reformers Hope.

Heat Makes Senator Forget His Collar; He Pays Calls, Too

WASHINGTON, July 31.—(Pressy hot to-day), observed Senator Thornton, as he boarded an elevator at the Capitol to-day.

GIRL HITS BROTHER'S SLAYER

Mary H. Bramlett Pushes Search for Robber Who Killed Cafe Owner in San Francisco.

Determined to find the slayer of her brother, Mary H. Bramlett, of No. 214 Edgewood avenue, sister of D. Q. Bramlett, who was killed by a robber in San Francisco on June 14, has offered a reward of \$200 for the apprehension of the guilty man.

DETECTIVES FIGURING PROMINENTLY IN PHAGAN CASE AND FRANK TRIAL

J. N. STARNES. HARRY SCOTT. JOHN BLACK.



PHAGAN FACTOR IS FRANK TRIAL BESMES

A surprise in the trial of Leo M. Frank was sprung Thursday when Harry Scott, Pinkerton detective who worked exhaustively on the Phagan murder mystery, testified that the prisoner was composed the Sunday the body was discovered, in direct contradiction to the testimony of police witnesses.

Solicitor Dorsey expressed his amazement at the testimony of his own witness.

Jail for Life Faces Victim of Alimony

MACON, July 31.—C. C. Brooks, a Central of Georgia Railroad conductor, expects to spend the remainder of his life in jail, owing to his inability to give the \$750 alimony bond required of him by the superior court.

J. H. Hunter New Head of Brinson Railroad

SAVANNAH, July 31.—Following the consummation yesterday of the sale of the Brinson Railroad to New York capitalists, represented by James Imbrey, the formal transfer of the road to the new management of George M. Brinson, president of the road, a meeting of the directors was held here, and the following officers were elected to serve under the new regime.

Dr. B. Clark Hyde Playing Tennis Now

KANSAS CITY, Mo., July 31.—There doubtless are better players in the Missouri Valley tennis tournament, but none so gravely with greater interest from the grandstand than Dr. B. Clark Hyde, who was tried yesterday on the charge of killing Thomas S. Swope. He was convicted once, but the supreme court reversed the verdict, and the second jury disagreed.

DEFIANT CONVICT PLACED IN IRONS

Negro Holds Poss at Bay, 'Sasses' Recorder and Threatens to Repeat.

Henry Shelton, a negro convict in the city stocks, was double-shoeked and closely guarded Thursday following a sensational escape Wednesday after which he attempted to stand off a posse of pursuers with an ax, and later defied Negro Nash Boyles in police court in the afternoon.

HOWARD TO PUSH POSTOFFICE PROBE

Atlanta Congressman Declares That Republican Officials Were Caught 'Redhanded.'

WASHINGTON, July 31.—That the investigation into the solicitation of campaign contributions in the Atlanta City building by representatives of the Republican administration during 1912 would be vigorously pushed was the statement of Representative William Boyles Howard here today. He was explaining his resolution, which called upon the Civil Service Commission to submit all documents and papers it held in connection with this case to the committee on Reform in the Civil Service, along with the order of the former Attorney General quashing the case.

Columbus Doctor Accuses His Wife

COLUMBUS, July 31.—Alleging that his wife, Mrs. Kelley Cooke, had been unfaithful to him, and naming Charles D. Hunt, Jr., a business man, as co-respondent, Dr. W. L. Cooke has filed suit for divorce.

Plump and Dimpled Babies All Wrong

BOSTON, July 31.—I want to tell the mothers of those babies that have been exhibited in the baby contest that every one of them is a little obese creature, said Dr. Charles Page, No. 119 Tremont street, to-day.

Mrs. Vanderbilt Held Child Her Auto Hit

NEWPORT, R. I., July 31.—Kneeling in the dust of John Street yesterday, Mrs. Edith French Vanderbilt held in her lap the head of a year-old Edward Cannell, who had been struck and knocked unconscious by her when she was first woman president of the National Education Association.

Mrs. Young Not to Quit Chicago Schools

CHICAGO, July 31.—Mrs. Young will remain at the head of Chicago's public schools, his and her announcement to-day that she would reconsider her resignation after the City School Commission refused to accept it. Only one member of the board voted in favor of Mrs. Young's resignation.

Militants Use Torch To Harass the King

LONDON, July 31.—To further harass King George, suffragettes today set fire to the luncheon pavilion near the entrance of the Tower and near track. It was known that the king would be there today and the queen and the princess became active, considerable damage was done.

China Rebels Slay Helpless Thousands

BEIJING, July 31.—Several hundred Chinese rebels received here late of the wholesale massacre in China by the rebels.

NAVY DEBTER CAUGHT

COLUMBIAN.—Marsh Weathersburg, an alleged deserter from the United States army, was caught in the hands of the Chinese rebels in Yunnan. He is alleged to have deserted July 1, in Savannah.

THE WEATHER.

Forecast for Atlanta and Georgia—Local thundershowers Thursday and Friday.

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Order it NOW
Both Phones Main 100

VOL. XI. NO. 309.

ATLANTA, GA., THURSDAY, JULY 31, 1918.

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By The Georgian Co.

2 CENTS.

PAY NO MORE

SCOTT TRAPPED US FORGEY CHARGES

Pinkerton Man Is Also Attacked by the Defense

SWEARS FRANK WAS NOT AT HIS DESK NEAR 12, DAY OF TRAGEDY



Monten Bloyer, Thursday witness for State.

EMVOY WILSON'S DEATH TOLL 7 IN RETIREMENT IS LOOKED FOR

MOTORCYCLE RACE CRASH

Recommendation That Huerta Be Recognized Expected to Fix President's Plan.

WASHINGTON, July 31.—That Ambassador Wilson's testimony before the Senate Committee on Foreign Relations, in which he emphasizes the fact that recognition of General Huerta must be the basis of all plans for a peaceful settlement of the Mexican question, necessitates a prompt and decisive shaping of policy by President Wilson, is considered certain in official circles today.

As President Wilson is believed to be immovable in his policy of non-recognition of General Huerta, the early retirement of Ambassador Wilson is looked for.

TIFTON WARD ON DOGS.

TIFTON, July 31.—As a result of a telegram from the State Board of Health that the head of a dog killed here Tuesday showed positive signs of hydrophobia, Chief of Police Thrasher has given notice that all dogs on the streets without tags will be killed and those with tags must be muzzled.

\$250,000 JEWEL THEFT LAID TO COLLEGIAN

Detective Declares Brown University Graduate Organized Servants Into Gem Robbers

NARRAGANSETT PIER, R. I., July 31.—Jewel robbers here, in which thieves have secured \$250,000 worth of gems, were the work of agents organized into a band of thieves by a Brown University graduate, is the opinion of Frank Lambert, head of the Western Detective Agency of Providence.

Moutrie Feudist Is Guilty, Brother Tried

MOULTRIE, July 31.—After deliberating many hours the jury trying the case of James M. Moutrie, charged with the murder of J. M. Hargrave, returned a verdict today of voluntary manslaughter.

THE WEATHER.

Forecast for Atlanta and Georgia—Local thunderstorms here Thursday and Friday.

SUBSABIS GOVERNMENT TAX 'SPOILS' U.S. BONES FOR CAPITOL

Support for Suffrage Amendment Asked in Senate—Senators Plead for It.

WASHINGTON, July 31.—Bearing petitions signed by 78,000 American women, a band of suffragists swept down on the Capitol at noon today with a demand that the proposed constitutional amendment granting women the franchise be passed.

The suffrage demonstration started this morning at Hyattsville, Md., a suburb where the women were welcomed by members of the Woman Suffrage Committee of the Senate.

On the floor of the Senate, Sen. Owen, of Missouri, Thomas, of Ohio, and Sherman, of New York, were the chief speakers.

English High to Move to Crew St.

The English Commercial High School on August 1 will vacate the property of the Episcopal Diocese on Washington street and occupy the old crew street schoolhouse pending the construction of a new \$70,000 structure in 1919.

This is the decision of the Board of Education following the report of the committee composed of Walter R. Daley, W. M. Blanton, L. M. Landrum, Dan Green and Marcus A. Strickland.

Montrie Feudist Is Guilty, Brother Tried

MOULTRIE, July 31.—After deliberating many hours the jury trying the case of James M. Moutrie, charged with the murder of J. M. Hargrave, returned a verdict today of voluntary manslaughter.

TIFT WILL RESUME

TIFTON, The summit of H. E. Tift's board of directors, which resumed operations next week, will be held at the Tift Hotel, Tifton, Ga., on August 1.

TAKE POSTOFFICE TEST.

TIFTON.—Three applicants entered for the examination had in Tifton this week to fill the postoffice at Tifton, Ga., on August 1.

Heat Makes Senator Forget His Collar; He Pays Calls, Too

WASHINGTON, July 31.—"Pretty hot to-day," observed Senator Thornton, as he boarded an elevator at the Capitol to-day.

"Yes," replied the runner, "but I see you are going the limit in trying to be comfortable."

Boys in Jail Try to Hang Cellmate for Informing on Them

FITZGERALD, July 31.—The timely interference of Sheriff Fountain prevented the hanging of a prisoner by his cellmates in the Hill County Jail.

China Rebels Slay Helpless Thousands

SPECIAL CABLE TO THE GEORGIAN. YIANGYI, July 31.—Disasters occurred here last week in the wholesale massacre in China by the rebels.

Atlanta Minister to Head Masonic Home

BIRMINGHAM, July 31.—The Rev. C. Williams, of Atlanta, has been selected to head the new Masonic Home at Montgomery and will take charge August 1.

Copper Strikers Ask 'Mother Jones' Help

CALUMET, Mich., July 31.—A telegram was sent to the headquarters of the United Mine Workers of America asking that 'Mother Jones,' the 'angel' of a dozen mine strikes, be sent to the Calumet copper region, where 1,000 miners are on strike.

Pror Citizens Meet To Act on Regrading

Definite action on the projected improvement of Sixth Street from Georgia avenue to Ridge avenue will be taken Wednesday night at a meeting of the committee at McCord Brothers grocery corner of South Fifth street and Georgia avenue.

FRANK IN OFFICE JUST AFTER 12 ON DAY OF SLAYING, SAYS GIRL

The deliberate charge that he had been "trapped" by Pinkerton Detective Harry Scott was made by Solicitor Dorsey at the trial of Leo M. Frank Thursday.

He was given the same dry baptism that annihilated City Detective Black the day before, but he passed through the ordeal in much better shape than his brother detective.

The Stover girl testified that she visited the factory shortly after 12 o'clock, April 26, and that Frank was not in his office.

Scott refused to be cowed by the battering attack of Luther Rosser, chief of Frank's counsel, and fought bravely at various times during his cross-examination.

Rosser succeeded in impeaching Scott's testimony to a certain extent by showing that his testimony at the coroner's inquest differed in some respects from that given at the trial.

Dorsey demanded the privilege of asking leading questions in order to determine whether Scott's memory was faulty or if he was purposely ignoring something he saw.

Dorsey said that he was surprised at the evidence regarding Frank's attitude.

Noted Nothing Unusual.

When asked his brother's attitude toward the witness, Scott said he was surprised at the evidence regarding Frank's attitude.

Noted Nothing Unusual.

When asked his brother's attitude toward the witness, Scott said he was surprised at the evidence regarding Frank's attitude.

WOMEN ON WHOM INTEREST CENTERS AT TRIAL OF FRANK

The mother of Leo Frank, who is at her son's side constantly during his trial for life.



Mrs. J. W. Coleman, mother of the slain girl, Mary Phagan. She is a witness for the State.



Olive Phagan, sister of slain girl, who is attending every session of the trial.

Mrs. Leo M. Frank, wife of the accused, who sits at her husband and aids and abets him.

State Balloon Soars When Dorsey, Roiled, Cries 'Plant'

By JAMES B. NEVIN.

Poor John Black! With the unwitting assistance of the Solicitor General and the assistant, the "punch" there was in Wednesday's story of the Frank trial. Black evidently was underlining to tell the truth and was unwilling to tell more or less than the truth, but that didn't help matters much, so far as the State was concerned. When Dorsey roared, he exclaimed "plant," which means nothing more than "traced" or "framed up," evidence for the benefit of the defense. I saw precisely what I expected to see—a momentary flicker of a smile about the lips and eyes of the man an almost immediate tightening of the lips and narrowing of the eyes and then a quick return of the habitual ferocious frown. I knew Dorsey had put his foot in it—but it right in, away up over the axle, and I also knew that getting that foot back to solid ground again was going to be an undertaking as fraught with extreme difficulty and danger.

State Balloon Goes Up. The Solicitor was treated when he explained "plant" thereby accusing the defense of frankly unfair and reprehensible methods of new fishing Frank's innocence. And right then and there, up went the state's balloon, and it hasn't come down yet! If there is one thing in all this world Luther Roosevelt loves better than anything else he knows of, it is an adversary in the courtroom who hollers "plant," and things like that, particularly when said adversary is mad.

When Mr. Dorsey on Wednesday in a moment of forgetfulness and vexation, exclaimed "plant!" it was meat and bread and the best cakes and beef and skittles to Luther Roosevelt. Right then I would much have preferred being a hip private in the ranks of the Bulgarian army than John Black!

The Solicitor handed Mr. Rogers the very club Mr. Roosevelt was laying for, and whatsoever the said Mr. Roosevelt proceeded to pound poor, unoffending John Black to smithereens in so contemptible way did Black's response justify the Solicitor's passionate outbursts.

Witness Goes Far Afield. On the contrary, it served to con-

fuse and befuddle the witness, to send him far at sea. After that he contradicted himself, failed to remember, became hazy and evidently worried and distressed. He had been shot mortally from an unexpected quarter, and he soon realized that Luther Z. Roosevelt was determined to mist the job—and mist it he did.

So far the progress of the case has been, in the main, commonplace in the extreme, and bewildering only when spectators have considered the hoarseness and one question asked, and the always inevitable interposition of objections. The thing the average person in the audience does not understand, however, is that in all that seemingly interminable, obnoxious, and wrangling there is, at least upon the part of the defense, a far-reaching purpose, the mere mention of which will serve to illustrate its importance.

Effect of One Little Error. In murder cases the defense has the right, in the event the battle goes against it, to move for a new trial upon assignment of judicial error in the first trial. If a new trial is refused by the trial judge, the defense may appeal to the highest court of review in the State, and if that court finds error to have been committed on the trial of the case, it will remand the entire proceeding back to the court of original jurisdiction for reconsideration of the error, which means, of course, for another trial. Then the case will begin all over again, exactly as if it never had been.

The State on the other hand, has no such right, as that if it loses its case in the first instance, it loses it for all time. Frank, save of his own motion, never can be tried a second time for the killing of little Mary Phagan.

The more rallies the defense, therefore, calls upon the trial judge to make the more chances there are that error may creep in—and one little assignment of error sustained by the court of review would serve to reverse the entire judgment and send the case back for another trial. This case must Orit and Bary. In this case the only legal ball is strictly within the legal rules, which a trial judge never can be absolutely sure of doing. He stands on the anchor to windward in case of defeat—and the State can do nothing but stay grimly, and bear it.



Maybe so—but then— Rogers swore almost in the same breath that Frank, looking up the record of Mary Phagan after the party, reached the factory, deliberately set the combination on the office safe, opened it the very first time, without excitement or unusual circumstances of any sort.

Does the State intend to establish the presumption here that Frank, not withstanding the weight of guilt upon his soul, was diabolically cool and deliberate in his movements, as indicated by the safe incident? What is State's Purpose? Why not that presumption as rationally as the other? Which then does the State intend the jury shall believe from Rogers' own witness testimony? Piddles! What is the State driving at anyway?

Maybe we shall find out eventually. Again, when Grace Dix was placed on the stand—and she was the State's witness, remember—she testified on cross-examination that Frank had once occasioned to her three or four times during her six years' services in the penitentiary that he talked to the girl employees very seldom, and that she had never known him to address any woman. This very pretty young girl, we are told, was quite devoted to him in a straightforward way—evidently she was seeking to speak only the truth.

Crimson Trail Leads Crowd To Courtroom Sidewalk

By L. F. WOODRUFF.

The sun heat is broiling. No man can stand, not one man, but scores of them, on a blistered pavement gazing on a red brick building as unhealthily as a gorgon's head and looking at nothing by the hour. The trial was led there by a trail of crimson, and they are held there by the carnine charm that—since Cain committed his deed of fratricide—has made murder throbbed that the law most severely punishes and has made it the act that most interests man.

Go to Pryor and Hunter streets. You'll find a study here. Leo Frank is being tried for the murder of Mary Phagan in the courtroom in a building on the northeast corner. The trial is progressing in a quiet, orderly manner. Sheriff Mangum's force is attending to that. Few persons not vitally interested in the case are permitted in the courtroom. Outdoors are not even allowed on the same side of the street that abuts on the building housing Atlanta's most famous criminal trial.

But these remonstrations fail to dampen the interest. Atlanta feels in the case as if it were a great drama. The crowd is a mass of humanity, a sea of heads and human emotions. Do you remember when Mr. Dickwick was arrested for treason and when asked why he had so bravely replied "cool potatoes." Do you remember when he was placed in the pound the sage of Oak Hill said how the village populace raved at nothing though the cracks in the fence of that enclosure? Old Scene Re-enacted. The same thing that Dickens wrote of a half century ago is being re-enacted in Atlanta in this good year of 1913. Hundreds of Atlantians are nostalgically looking through the cracks of the pound fence and seeing nothing.

Many people are seen looking through the cracks of the pound fence and seeing nothing.

NEW EVIDENCE FACTORY MACHINIST GIVES STARTLING TESTIMONY

BEAUTIFUL WIFE OF PHAGAN DEFENDANT



Mrs. Leo
M. Frank.

Boys in Jail Try to Hang Cellmate for Informing on Them

FITZGERALD, July 31.—The timely interference of Sheriff Fountain prevented the hanging of a prisoner by his cellmates in the Ben Hill County Jail. Two near-victim and the plotters are all boys from 10 to 16 years of age. They had been arrested for robbing the grocery store of John Brothers.

Ice Users Cheated By Short Weighing; Negro Drivers Fined

A systematic ice steal, through which numerous Atlantians have been consistently swindled, was brought to light in Police Court Thursday morning when two negro employees of the Atlantic Ice and Coal Corporation, Will Clifford and Dan Irwin, were arraigned. Another negro, Tom Williams, implicated in the steal, failed to show up and was ordered re-arrested.

Do You Know ?

The greatest depth known.
See Page 17.

SENATE WILL CUT HOUSE BUDGET

The House general appropriations bill, calling for approximately \$230,000 more in disbursements than in estimated revenues, is deemed to require a standing when it is considered in executive session by the Senate.

WASHINGTON, July 31.—Twenty not-to-day, observed Senator Thornton, as he boarded an elevator at the Capitol today.

"Yes," replied the runner, "but I see you are going the limit in trying to be comfortable."

"How is that?" inquired the Senator, with an uneasy tremor in his voice.

"The runner silently pointed at the Senator's neck, and Mr. Thornton grabbed it with both hands.

"There was nothing there but neck," the Senator had neglected putting on collar and necktie until the last minute because of the excessive heat, and then fared forth without them.

"Slushing Princess" exclaimed the Senator, "and I have been on making department calls. I just left Postmaster General Burleson."

Appropriations Committee Thursday afternoon, Senator Stark, chairman of the committee, Thursday morning declared he would fight the bill as now drawn to the last ditch. Members of the Senate committee, he says, will not adopt the bill until the House provides some means for balancing up disbursements with revenues.

Should the committee withhold its approval of the House budget, it will go to the lower house to legislate through the taxing bills or else "lose" its right for an increase in appropriations.

"That the House will never allow the latter to be done is certain, for pressure is being brought to bear for necessary increases in certain appropriations."

MULE'S KICK FATAL.
VALDOSTA, July 31.—John Lopez of Hickory, N.C., is dead as the result of being kicked in the head by a mule. The animal, strayed to Mr. Lopez's place. When he attempted to put it in his lot until the owner came, the mule kicked him on the forehead, fracturing his skull.

Heat Makes Senator Forget His Collar; He Pays Calls, Too!

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THE WEATHER.
Forecast for Atlanta and Georgia—Local thunderstorms Thursday and Friday.

READ FOR PROFIT SLIP UP FOR FEDERAL

Murder of Dallas Typist Expected to Seek Last Look at Victim—Teeth Prints Clew.

DALLAS, TEX., July 31.—Love letters written to Miss Florence Brown opened a new line of investigation today in the most puzzling murder in the history of this section. The letters were guarded by the police, and nothing of the contents nor the identity of the girl's admirer was revealed.

The body of the murdered stenographer was buried today. A half holiday was declared in most of the stores in Dallas. Chief of Police Ryan detailed every officer that could be spared for duty at the funeral. He expected the murderer to be there.

"The man capable of such a heinous murder," said the chief, "the attraction to the church would be so great that he could not resist, if he was within a reasonable distance."

"That," insisted the chief, "is the only way in which the murderer could have been so near the victim's home, and yet not been seen."

Presses were made to guard against mob activity if the slayer of the stenographer is captured at the funeral. It was certain that those who believe should be done to slayer of the young stenographer, who had scores of friends and no enemies.

Father Watches by Body.
Today in the home of the Brown family the minutes beat the front door in the only quiet room. The house was besieged by hundreds of curious onlookers who had come to see the friends and mourning relatives.

The girl's father, Policeman Brown, who walked the beat, was in the office of the real estate firm in the morning when the murder was reported to the police. He was unable to locate the girl's father.

Missing Tooth a Clew.
The man who is convicted of the murder of the girl will have one less than a normal number of teeth. Impressions of the marks on Miss Brown's arms show that they were made by teeth set in the wrong jaws of a male. One tooth was missing.

Crucifixion in the City.
Great faith was placed in the city detectives on the case. They believe the man who wrote the message of love to the girl on Monday placed the crucifix on the wall of the room where the murder was committed.

Atlanta Minister to
Head Masonic Home
BIRMINGHAM, July 31.—The Rev. S. C. Williams, of Atlanta, has been selected superintendent of the Alabama Masonic Widows and Orphan Home at Montgomery and will take office on August 1. The selection was made here at a meeting of the board of control, of which Ben M. Jacobs, of Birmingham, is chairman.

Slayer Convicted By Circumstances Faces the Gallows

DALTON, July 31.—The jury in the Dan Hatfield murder case today returned a verdict of guilty of murder without recommendation, the verdict meaning a death sentence for the defendant. The jurors were out fifteen hours. It being understood that the question of a recommendation was what had them.

Hatfield was convicted of the murder of Will Parrish. He was arraigned before Judge Pitt Wednesday morning when court opened, and the entire day was consumed in the hearing.

The evidence introduced by the state virtually was an of circumstantial character. The defense had two alleged eyewitnesses to killing of Parrish, who swore that Hatfield shot in self-defense while Parrish was advancing on him with an ax. These two, John and Tom Nicodemus, were, however, jointly indicted with Hatfield as accessories to the crime.

Mulhall, Lobbyist, Once Was Policeman

WASHINGTON, July 31.—The cross-examination of Colonel M. M. Mulhall by attorneys for the National Association of Manufacturers, the activities of which he revealed in \$2,000 letters, was begun Wednesday morning by the Senate Lobby Inquiry Committee today.

The first question was whether Mulhall was not discharged from the Cleveland, Ohio, police force in 1911 after two years' service for violation of a state law.

"No, sir," it was a political reply, said answered Mulhall.

Pants Pocket Bank Is Robbed of \$2,000

INDIANAPOLIS, IND., July 31.—Joseph Diamond, a painter employed by an automobile company, today is minus \$2,000 in gold and currency because he lacked faith in banks and kept his savings in his room at the boarding house.

Scout Refused to be Cowed by
the Hattering Attack of Luther Rosser, Chief of Frank's Regiment, and Court back victoriously a various times during his cross-examination. He was inclined to agree with both Attorney Rosser and Solicitor Dorsey, and at one time blazed forth angrily when he thought that Dorsey was charging him with holding something back.

Defense Discovers Scott's Story.
Defense succeeded in impeaching Scott's testimony to a certain extent by showing that his testimony at the coroner's inquest differed in some respects from that given at the trial, and that the testimony at the inquest lacked much that was contained in his testimony just given under the questioning of Solicitor Dorsey.

Scout testified that Frank in the first degree of the investigation had been rebuffed that J. M. Ganitt, a discharged factory employee, knew Mary Phagan and was familiar and intimate with her, his Solicitor by the evidence seeking to show a disposition on the part of Frank to throw suspicion on someone else.

The detective described Frank's demeanor as nervous and nervous at the interview Tuesday night, April 23, between Phagan and Le. Scott was Frank being his head, crossed and reversed his feet, rubbed his face and lip with one hand, and with the other

FOUND PART OF PAJ ENVELOPE AND RED SPOTS ON 2ND FLOOR

B. F. Barrett, a machinist on the second floor of the National Pencil Factory, gave unexpected and important evidence for the State Thursday at the trial of Leo M. Frank. He told for the first time of finding between April 28 and 30 part of a paj envelope near the machine used by Mary Phagan, who was murdered in the factory April 26.

Barrett is the factory employee who made the startling discoveries of the spots resembling blood near the water cooler at the ladies' dressing room on the second floor and the strands of reddish-brown hair on the lathing machine about 20 feet from the Phagan girl's machine.

The witness repeated his story of the finding of the supposed blood spots and the hair. He said probably the best witness the State called during the forenoon to strengthen his theory that the murder was committed on the second floor of the factory.

"I know it was blood!" was the repeated assertion of Barrett when Attorney Rosser, Frank's lawyer, tried to force him to admit that the determination of whether it was blood was a matter for a skilled chemist.

Henry Scott, Pinkerton detective; Monte Stover, a lather-of-hair factory employee, and Mel Stamford, another employee at the factory, were the coroner's witnesses.

Scott refused to be cowed by the hattering attack of Luther Rosser, Chief of Frank's Regiment, and Court back victoriously a various times during his cross-examination. He was inclined to agree with both Attorney Rosser and Solicitor Dorsey, and at one time blazed forth angrily when he thought that Dorsey was charging him with holding something back.

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and seemed not to know where to put his hands.

Rosser, cross-examining Scott, made the detective admit that he had not told of these circumstances before the coroner's inquest, and had not stated any of the corroborative evidence Leo and Frank, which he had just told to the Solicitor. Goslar rather, he forced Scott to admit that he had said at the inquest that he had heard none of the conversation.

Scott told Dorsey that he had made a thorough search of the first floor of the factory soon after the services were engaged, and that he had found no ribbon, purse, paj envelope or bloody alkali which later was said to have been found near where Jim Conroy was hiding, by Pinkerton operatives.

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USE FOR RESULTS

RED SPOTS ON FACTORY FLOOR SMEARED OVER, SAYS SCOTT Swears Frank's Lawyer, Haas, Called for Report Before Police Saw It

MACHINIST TELLS JURY OF FINDING OF PAY ENVELOPE

Continued From Page 1.

I have decided to employ you to find the murderer."

Frank said he was suspicious.

Q. What else did he say?—A. He said he had just come from the police station and that the police, particularly Detective Black, seemed to suspect him.

Q. What else?—A. He related his movements on the day of the murder. He said that he paid the bills all over that day and that when he left he heard voices on the flat. He said that later he let Mrs. White out of the factory at about 1 o'clock. She saw a negro sitting on a box at the foot of the stairway. Frank said he went home for lunch. He said he returned from lunch at about 2 o'clock and went up to his office.

Scott testified as readily as though he were reading a narrative.

Q. Give the jury a description of how Frank acted.—A. He acted perfectly natural.

Rosser interrupted.

Q. How do you know it was natural if you never saw him before?—A. I just thought it was natural.

Rosser objects again.

Dorsey took up the questioning again.

Q. How were his eyes?—A. Large and piercing.

Q. How was his breathing?—A. Very deep.

Q. Didn't you state to me—

Rosser interrupted.

"I object. You can't ask him that," Dorsey replied. "I don't know whether this witness has trapped me or not. I have it written down."

Rosser: "I have no doubt you have it written down from details to Ray relations, but this witness has already said the defendant was not nervous." The objection in the question was sustained.

Dorsey: Q. How did he give you the narrative?—A. Very rapidly and specifically as to time.

DETECTIVES FIGURING PROMINENTLY IN PHAGAN CASE AND FRANK TRIAL



J. N. STARNES. HARRY SCOTT. JOHN BLACK.

Q. How did the defendant state the time when Mary Phagan entered the factory?—A. He said about 11:10.

Q. What did Frank say, if anything, about hearing voices before she came?—A. I don't recall.

Dorsey addressed Judge Roan: "I want to refresh the memory of this witness with the notes he took on the case."

Q. Mr. Scott, did you furnish a report of this case to the defendant?—A. Yes.

Q. To whom?—A. To B. Montar, Herbert Haas and L. Z. Rosser.

Q. Did you furnish the Btato a readable copy like you did the defense?—A. I don't know. I read your complaint.

Rosser objected. "I object to anything like this, Your Honor. It is absolutely immaterial here how or whether he furnished the defense with the reports."

"Not Sticking to Testimony," Dorsey: "I hold, Your Honor, that this witness is not sticking to his original testimony and I have the right to refer to reports to refresh his memory."

Judge Roan: "Put your question, Mr. Dorsey."

Q. Was it before or after 12 o'clock that Frank said he heard voices?—A. (Scott read from his notes) Frank told me that before 12 o'clock he heard voices outside his office.

Rosser objected. "I object to his testimony being sustained."

"Mr. Scott, you can only refresh your memory from the notes," said the court.

Scott refreshed his memory from his notes, and said:

"I now state that Mr. Frank told me he heard those voices before 12 o'clock."

Q. Before Mary Phagan came or not?—A. Before.

Q. Where?—A. On the second floor. Dorsey misled, He Asks.

Q. What did Frank say he did at home when he went home at 1:10 o'clock?—A. He said he went home for lunch.

Q. What, if anything, did Frank say in reference to Gantt?—A. He said J. N. Gantt knew Mary Phagan very well and was intimate with her.

Q. What, if anything, did Frank say about Gantt's suspicions to Mary Phagan?—A. Nothing.

"Your honor," said Dorsey, "I admit I have been misled."

Rosser objected. "These sorts of questions fall on me like a fair one on a piano."

"Your honor," said Dorsey, "it is discretionary with you as to whether I may lead a witness. If there ever was a time when a witness should be led it is now with this detective who was hired by the bench factory and who has been working with the attorneys for the defense. When I talk with him and he told me things and how he testifies differently, I have a right to lead him."

Charles Scott "Trapped" Him.

"If you mean to say the witness has trapped you, I will permit it," said Judge Roan.

"No," answered Dorsey.

Attorney Rosser objected, and the court looked up.

"He is trying to impeach a witness," said Rosser.

"It is meant that I am holding back anything I want to disabuse the mind of that interrupted Scott."

"I am not trying to impeach a witness," Rosser retorted. "Here is a detective employed by this defendant and he simply has had a lapse of memory."

Rosser wanted to submit a memorandum he had taken from Scott, but Rosser objected.

He referred to Notes.

"He saw me take it," said Dorsey.

"He saw you write it," retorted Rosser. "Before my friend Dorsey conferred with Hooper, Hooper is a wise man. He charged three times that he had been trapped by the witness."

Judge Roan ruled: "At this stage of the game I can't allow you to ask the witness leading questions. He may be allowed to refresh his memory, but it is on anything that is written. He must have seen it at some other time."

Dorsey then questioned the witness.

Q. Mr. Scott, in my talk with you at my office last week, did not make a memorandum of what you would swear? I want to ask this witness if he wrote these notes.

Rosser objected. "That is just exactly what I don't want."

Judge Roan ruled: "I don't think you can lead the witness at this stage of the game."

Said Gantt and Girl Were Friendly.

Mr. Hooper interrupted: "As I understand it, Mr. Dorsey has the right to ask this witness what he wishes. Provided he asks him about the specific question."

"I hold that," said Judge Roan.

Dorsey put the question:

Q. Did Frank say anything about the attraction of Gantt to Mary Phagan?—A. He said he seemed unusually friendly.

Q. Do you remember when Gantt was arrested?—A. Yes. About the time I was in conference with Frank and Rosser.

Q. What was the result of the conference of the attorneys for Frank about you suppressing evidence?

Rosser objected. "Why, your honor," he said, "a client is not even bound to lead him."

bound by his attorney in a civil case. I demand that that question be withdrawn."

The objection was sustained.

When Pinkertons Suspected Frank, Dorsey: "It is a circumstance, your honor, that I would withdraw from the case before we would do that."

Q. Who did the taking and showed you on your walk through the factory?—A. Mr. Dorsey did most of it, Mr. Frank a little.

Q. Did Mr. Frank offer any suggestions as to how or why it happened?—A. No.

Q. Did you see any white smears over the blood spots?—A. Yes, they were covered with a sort of white smears.

Q. Were you sure it was a smear of a split?—A. It was a smear.

When Frank Met Her.

Q. Are you willing to tell the jury whether Frank was nervous or composed?

"He answered that question," interrupted Rosser.

"Did you?" asked Judge Roan of Scott.

A. I said his eyes were piercing and he looked pale.

Judge Roan asked the witness if Frank was composed.

A. He was composed.

Dorsey resumed his questioning.

Q. What happened at the police station Tuesday night?—A. Detective Black and I had a discussion. In Frank's presence about New Lee. We had been talking to Lee, Mr. Black told Mr. Frank he didn't think it was fair to talk all he knew. I said about the same thing. We asked him if he would consent to go into a room with Lee and try to get Lee to tell us anything out of the case, and we left them alone together about ten minutes. When we returned, Lee did not seem to have finished his conversation. Mr. Frank, said Lee, "it would have been for me to be handcuffed in this chair." Well, they got me, too, said Frank. Frank told me later they did not get anything out of the negro.

Q. What did Frank do?—A. His head was dropped.

Q. What was Frank's attitude at the police station?—A. He was extremely nervous.

Q. On what do you base that statement?—A. He didn't know what to do with his hands and feet. He rubbed his nose with his hands and was agitated.

Q. How about his eyes?—A. His eyes always appeared to be the same.

Q. What was his attitude at the time of his arrest on Tuesday?—A. His hands were trembling. He was pale and silent.

Q. Did you see Attorney Rosser at the police station?—A. No, I did not.

Q. You see Frank at the factory Saturday, May 31?—A. Yes; with Black.

Q. What conversation did you have with him then?—A. I asked him if he was in his office continuously from 11 o'clock noon until 1:10. He answered that he was there in his private office for every minute.

Q. How was it you put the question?—A. "For every minute of the time between 11 and 1:10, were you in your private office?" He replied that he was.

Q. Did you check the pencil factory?—A. Yes.

Q. Did you search the area around the elevator shaft and radiator?—A. Yes.

Q. Did you find anything around there in the shape of hair ribbon, bludgeon or purse?—A. No.

Q. Did Rosser take the witness on cross-examination.

Didn't Order Reports Made.

Q. You sent a report to Mr. A. Yes.

Q. Did you report this, Mr. Pierce and myself went to Haas' office and he told us to catch the murderer regardless?—A. Yes.

Q. You didn't report that other incident to me. Didn't say to you—

Dorsey: "I object to anything that was said except what was said to Haas."

Judge Roan: "Isn't it comparatively evidence for these attorneys to show evidence was not an effort at suppression?"

Dorsey replied: "Your honor, the right to show right on the part of the defendant, but he can't show that he is innocent."

Scott interrupted: "Haas never told me."

CARLTON'S Semi-Annual Clothing Reduction Sale

America's FOREMOST Clothing, Furnishings and Shoes to Go at Greatly Reduced Prices

To-morrow, at this store, there will be an occasion of supreme delight to hundreds of Atlanta's most particular dressers; for then we will commence our usual Semi-Annual Reduction Sale, offering the best and most stylish goods from America's FOREMOST manufacturers, at tremendous reductions in price.

Alfred Benjamin & Co.'s "Correct Clothes for Men"

Alfred Benjamin & Company enjoy the distinction of being America's FOREMOST tailors; and their "Correct Clothes for Men" are known EVERYWHERE as the best and most reliable Clothes values that money can buy. In this Sale will be included our entire stock of Spring and Summer styles; and there will be some very exceptional values in blue serges, tropical worsteds and mohairs.

15.00 Suits \$11.25	25.00 Suits \$18.75
18.50 Suits 13.85	30.00 Suits 22.50
20.00 Suits 16.00	35.00 Suits 26.25
22.50 Suits 16.85	40.00 Suits 30.00

ODD TROUSERS.	NIGHTSHIRTS—PAJAMAS
\$ 5.00 Values \$3.75	\$ 5.00 Values \$ 4.00
6.00 Values 4.60	7.50 Values 6.00
7.00 Values 5.25	1.00 Values 75
8.00 Values 6.00	1.50 Values 1.15
9.00 Values 6.75	2.00 Values 1.60
10.00 Values 8.50	2.50 Values 1.90

NEGLIGEE SHIRTS.	UNDERWEAR.
\$1.00 Values \$.75	\$ 5.00 Values \$ 4.00
1.50 Values 1.15	7.50 Values 6.00
2.00 Values 1.50	1.00 Values 75
2.50 Values 1.75	1.50 Values 1.15
3.50 Values 2.50	2.00 Values 1.60

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\$4.00 values \$2.75	All Straw Half-Price
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The reputations of Alfred Benjamin & Co.'s "Correct Clothes for Men," Hanan Shoes, and Manhattan and Gotham Shirts are too well established to need comment here. These and other celebrated lines will be put on sale to-morrow; and when our doors open there will be some choice picking. So come in early and get your share.

Hanan's and Other Fine Shoes for Men and Women

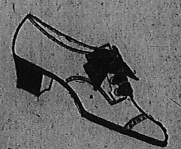
Every man and woman in Atlanta with taste enough to distinguish between the exceptional and the commonplace knows the enviable reputation enjoyed by Hanan Shoes. And those who have worn Hanan Shoes can attest their perfect comfort and splendid wearing qualities; for upon these two features, as much as on their exclusive stylishness, rests the popular favor accorded this dependable footwear. Hanan's and other popular makes will be included in the following offerings.

WOMEN'S OXFORDS AND PUMPS.	
\$3.00 Values \$2.45	\$4.00 Values \$3.45
3.50 Values 3.15	5.00 Values 4.25
	\$5.50 Values \$4.65

GROWING GIRLS' OXFORDS AND PUMPS.	
\$2.50 Values \$2.15	\$3.00 Values \$2.45
	\$3.50 Values \$3.15

MISSES' SLIPPERS AND OXFORDS.	CHILDREN'S SLIPPERS AND OXFORDS.
\$2.00 Values \$1.65	\$1.25 Values \$.95
2.50 Values 2.15	1.50 Values 1.20
3.00 Values 2.45	1.75 Values 1.45
	2.00 Values 1.65

MEN'S OXFORDS.	BOYS' OXFORDS.
\$4.00 Values \$3.45	\$2.00 Values \$1.65
5.00 Values 4.25	2.50 Values 1.95
6.50 Values 5.85	3.00 Values 2.45
7.00 Values 5.95	3.50 Values 2.95



350 PAIRS WOMEN'S SHOES TO CLOSE OUT AT \$1.65.
 This lot includes mostly small sizes and narrow widths. Values range from \$3.50 to \$6.00 and patent, dull, tan, black and white shoes are represented. They are simply broken lots of discontinued lines that we want to close out. None will be exchanged, returned, or sent C. O. D. If you can find your size in this lot, you will get the best shoe bargain you ever saw.

CARLTON SHOE & CLOTHING CO., Thirty-Six Whitehall

INTEREST AT RIVAL CENTERS ON WOMEN

TRAIL OF GEORGE LEADS CROWDS TO BISTEERED COURTROOM SIDEWALK

By L. F. WOODRUFF. When the issue and the result is considered... The trial is progressing in a quiet, orderly manner... The trial is in progress in a quiet, orderly manner...



Mrs. J. W. Coleman, mother of the slain girl.

The mother of Leo Frank, who is at her son's side constantly



The mother of Leo Frank, who is at her son's side constantly



Mrs. J. W. Coleman, mother of the slain girl.



Miss Phagan, sister of slain girl, who is attending every session



Miss Phagan, sister of slain girl, who is attending every session



Miss Phagan, sister of slain girl, who is attending every session

State Balloon Soars When Dorsey Cries 'Plant'

By JAMES B. NEVIN. Poor John Black! With the unwitting assistance of the Solicitor General... The balloon soars when Dorsey cries 'plant'.

ingly interminable objection and wrangling there, at least upon the part of the defense... The balloon soars when Dorsey cries 'plant'.

'nervous' when he (Roger) saw him Sunday morning... The balloon soars when Dorsey cries 'plant'.

pressured and unemotional, seems very sure of the State's case... The balloon soars when Dorsey cries 'plant'.

Collapse of Testimony of Black Great Aid to Defense

Although the State's witnesses... The collapse of testimony of Black is a great aid to the defense.

The detective features flashed... The collapse of testimony of Black is a great aid to the defense.

He tripped and stumbled over his... The collapse of testimony of Black is a great aid to the defense.

The climax came when Solicitor... The collapse of testimony of Black is a great aid to the defense.

English High to Move to Crew St.

The English Commercial High School... The English high school is moving to Crew street.

Episcopal Property Ordered Voted—New School to Be Completed in 1914.

The English Commercial High School... Episcopal property is ordered voted for a new school.

State Balloon Goes Up.

The balloon soars when Dorsey cries 'plant'... The state balloon goes up.

Weather Officials, Moore's Aides, Out

WASHINGTON, July 31.—Secretary of Agriculture Houston today announced the dismissal of Daniel J. Carr, chief clerk... Weather officials and Moore's aides are out.

White Man Held in Dublin Slaying Case

DUBLIN, July 31.—Robert Williamson, white man arrested here yesterday charged with the murder of Mr. and Mrs. J. T. Howell... White man held in Dublin slaying case.

Tipton Will Resume

TIP—The arrival of H. H. Tipton... Tipton will resume.

Take Postoffice Test

TIP—Three applicants entered for the examination held in Tipton... Take postoffice test.

Black Opposes Ruler's Plan

Black opposes ruler's plan... Black opposes ruler's plan.

DETECTIVE SCOTT PROVES PUZZLING WITNESS BOTH FOR STATE AND DEFENSE

Continued From Page 2. He is not to give the reports to the police, but merely to report to him first. Q. Didn't you testify, before the coroner's inquest, everything you know?—A. Yes, but not in detail. Q. Did you say before the coroner that Frank said that Gent was familiar with Mary Phagan?—A. I don't know. Q. Why didn't you give it to me in your report?—A. Either I didn't think it was a suspect or it was an oversight. Q. Well, why didn't you tell the coroner about what Frank said about Gent and Mary Phagan? Gent was a suspect then, wasn't he?—A. It didn't have been an oversight, if I didn't do it. Q. Isn't it true when the inquest that you did not say one word about Frank holding his head down when you and Black interrupted his interview with New Lee?—A. I don't recall. I haven't read the minutes. Admits Working for Frank. Q. You have stated here you were working in the interest of Frank, the defendant?—A. Yes. Q. You stated there that you were employed by the National Pencil Company?—A. Yes; Frank was the man I talked to. He had to see Mr. Montas before he could employ me. Q. Didn't you say before the coroner's jury that you could find out about the conversation between Frank and Lee was from Lee?—A. Yes. Q. You didn't say a word about overhearing Lee and Frank in their conversation, and of Frank hanging his head, did you?—A. No; I have retained my memory since then. Scott Gets Angry. Q. What you asked them to tell it all?—A. Yes; but a man would be a little taller who couldn't refresh his memory. Do you think a man can remember verbatim everything said a year ago? Q. Hold on; don't lose your temper. I'm not losing my temper. Q. Now, you didn't say anything before the coroner about Frank saying that Gent was familiar with Mary Phagan?—A. No. Q. You haven't got the word familiar in your notes here. (Those had been said by Scott's notes from him.)—A. Well, I've got my own system about taking notes; what may be different from yours. I don't write out the whole story. Neither was I cross-questioned before the coroner. Q. You didn't say anything about Mr. Frank being nervous before the coroner?—A. I said I wasn't cross-questioned. Q. You detailed your statement to ten pages before the coroner and you didn't refer to that?—A. Yes. Q. When you did the statement about the conversation between Lee

RED BANDANNA, A JACKKNIFE AND PLENNIE MINOR PRESERVE ORDER



Pleennie Minor, chief deputy sheriff, who is depended upon to uphold the majesty and dignity of the court at the Frank trial. He does.

He Raps With the Barlow Blade and Waves the Offlamed Kerchief Judiciously.

Pleennie Minor, chief deputy sheriff, has a man's ased job on his hands and he handles it with the aid of a red bandanna handkerchief and a pocketknife. Most formidable armament has been invented, but the offlamed kerchief and the barlow blade are all that Plennie Minor requires to perform a duty that many would deem tedious, all of which shows that the deputy sheriff is a man of resource and ability. It is his job to keep order in Judge Toles' courtroom while Leo Frank is being tried as the slayer of Mary Phagan. It is a real job when he considered that during each day at least two thousand persons attend the trial or try to and each one looks to Plennie Minor to see to their personal accommodation. Everything is up to him. Minor is a public officer, ergo a public servant, and the public expects him therefore to attend to all the wants from a seat beneath an electric fan to a drink of ice water. In the old days before democracy simply and grace. These things were supposed to impress on every one the majesty of the law. A red bandanna can never rank with a paring as an emblem of authority. A pocketknife is hardly in the major's class. But Minor keeps the laws supreme as firmly fixed as the rock of Gibraltar, which shows there is he left the factory about 11:01—A. Yes. Q. You told me in this report that had Scott identify the reports that he told you he left the factory at 11:01?—A. Yes. Q. How many mistakes are there in this report?—A. Very few. They are errors of the stenographer. I over-

all factory?—A. Yes. Scott Ends Testimony. Dosey on redirect examination. Q. When did you report the location of club to the police?—A. I saw it in a report of May 16. Q. Do you swear what day it was reported to the police?—A. No. Q. About the police—do you follow the facts, or the theory?—A. I don't quite understand. Q. Report in full to the jury what you mean by working with the police?—A. Mr. Black and I worked in partnership and reported to the police. Q. Detail on this chart the course of your inspection of the factory with Frank and Darley?—A. We went from the office to the machine room, where the hair was found; saw the blood stains, went down to the basement and were shown where the body was found. We saw where the slipper was found. That's all. Call Miss Monteen Blover. Monteen Blover on Stand. Judge Hoan said: "Mr. Sheriff, take the jury out for a few minutes and let them get a little fresh air." Sollicitor Dosey began questioning Monteen Blover. She obviously was somewhat overawed, but fairly well composed. She appeared about the same age as Grace Hix and like her, had very light eyes. She was dressed in a tan cotton dress with a skirt well above her ankles. She appeared 17 or 17 years of age. Q. What is your name?—A. Monteen Blover. Q. Where do you work now?—A. Nowhere. Q. Where were you working April 21st?—A. The day Mary Phagan was killed?—A. Yes. Q. Did you ever work for the pencil factory?—A. Yes. Q. When did you quit?—A. Monday before Mary Phagan was killed. Q. Did you go to the factory on the Saturday before Mary Phagan was killed?—A. Yes, sir. Q. What time?—A. 11:05 o'clock. Q. How long did you stay?—A. Five minutes. Q. What did you go for?—A. To get my pay. Q. What floor did you go on?—A. The second. Q. To where?—A. To Mr. Frank's office. Q. Did you see Mr. Frank?—A. No. Q. Did you see anyone?—A. No. Q. Did you notice the dock in the rear leads to the woman's dressing room?—A. Yes. Q. Was it opened or closed?—A. It was closed. Q. Had you ever noticed it before?—A. Yes. Q. Wasn't usually opened or closed?—A. Sometimes opened and sometimes shut. Q. Did you notice the clock?—A. Yes. Q. What time was it?—A. 11:05 o'clock when I entered and 11:10 when I left. Q. Stayed Five Minutes. Q. What did you have on—that kind of shoes?—A. Tennis. Q. Did you look at the clock when you went in?—A. Yes. I walked up to it. It was 11:05. Q. What time was it when you left?—A. 11:10. Q. Was there any hat or coat or gentleman's apparel in the office?—A. No. Q. Did you ever notice the door before?—A. Yes. Q. What was the condition of that door?—A. Sometimes closed and sometimes opened. Q. Your honor, may I repeat this witness' memory on this point from what you have made?—A. Yes. Q. Please—object, your honor. He can't show her that. Judge Hoan—Did she read the statement before signing it? Dosey—It was read to her. Dosey—It is not of enough importance," returned Rosser. From Monteen Blover was excused, and B. F. Barrett, a machinist at the National Pencil Factory, who found the hair on the lathing machine, was called to the stand. Sollicitor Dosey questioned him. Q. What is your business?—A. Machinist at the National Pencil Company. Found Blood Spot. Q. What did you see near the water cooler in Mary Phagan's dressing room?—A. A peculiar spot I have never seen there before. Q. Where you in the factory Saturday?—A. Yes. Q. How long it there then?—A. No. Q. How large was it?—A. About 5 or 6 inches in diameter with lots of little dots around it. Q. Was there anything else?—A. Yes; some white substance smeared over it by the sides of the big spot that was not covered up. Q. What was it?—A. Blood. Q. What did it look like that had been used in putting the white stuff on it?—A. A broom. Q. Did you see the broom?—A. Yes; one was nearby. Q. Was anything on the broom?—A. Yes, lots of dirt. Found Hair on Lath. Q. Did you find any hair there?—A. Yes, on the bench lathe. Q. Describe to the jury how the lathe was shaped?—A. It was U-shaped and made of iron. Q. Did anyone else see the hair?—A. Yes. I, Stanford and Magnolia Kennedy. Q. Did Magnolia Kennedy identify the hair?—A. Yes. Rosser objected: "It would be only hearsay. Only the God of the Universe knows." Continued on Page 5, Column 1.

NEW MODEL Victor-Victrola JUST OUT \$75.00 Terms--\$10 Cash \$7.50 Per Month Hear the new Victor Stylized Piano in the new parlour—\$100.00. Easy terms if desired! Cable Piano Co. 84 N. Broad Street.

Sale Now On Essig Bros. Co. August Reduction Sale 33 1-3 Per Cent Off for Cash On our entire stock of Men's and Young Men's fine Spring and Summer Suits, Cassimeres, Worsteds, Cheviots, Homespuns, Crash, Mohair, Blue Serge, Nothing reserved. 125 Suits in Mohair, Cheviots and Worsteds just received (late delivery). All are included in this sale. All Suits That Were: \$15.00 Reduced to \$10.00 \$18.50 Reduced to \$12.35 \$20.00 Reduced to \$13.35 \$22.50 Reduced to \$15.00 \$25.00 Reduced to \$16.65 \$27.50 Reduced to \$18.35 \$30.00 Reduced to \$20.00 \$35.00 Reduced to \$23.35 ALL STRAW AND PANAMA HATS 1-2 PRICE Our Suits are made from the best foreign and domestic woolsens, by America's foremost tailors, in sanitary work rooms. ESSIG BROS. CO. "Correct Dress for Men" 26 Whitehall Street



This Positively Is a Cash Sale

Table with 2 columns: Price of pants and reduced price. Rows include \$5.00, \$6.00, \$7.00, \$8.00, \$9.00, and \$10.00 pants, with corresponding reduced prices.

MACHINIST'S UNEXPECTED TESTIMONY AT TRIAL OF LEO M. FRANK

"I found the strands of hair on the handle of the lathing machine in the National Pencil Factory Monday morning. I also found the blood spots on the second floor by the water cooler at the ladies' dressing room. I know they were blood. The same day that I found the spots of blood, I found the pay envelope under the machine at which Mary Phagan worked. The lathe on which I found the hair was about 20 feet away from where I found the pay envelope. The hair was not there Friday, for I worked on the lathe up to 5:30 o'clock, quitting time. The factory was closed Saturday. The spots were not there Friday."—Testimony of R. P. Barrett, machinist at the pencil factory.

GIRL DIDN'T SEE FRANK IN HIS OFFICE

Monteen Stover, Who Was at the Factory on Day of Slaying, Testifies at Trial.

Continued From Page 4.
Barrett could identify the hair.
The objection was sustained.
Barrett began cross-examination.
Q. How far was it from the machine where the hair was found to where the girls combed their hair?
A. About 10 feet.
Q. How do you know that hair was not on that machine Friday?
A. I worked at the machine until 6 o'clock Friday afternoon.
Q. Did any girls work there Saturday?
A. No.
Q. How far was it from where you found the blood spots to where you found the hair?
A. About 10 feet.
Q. How far was it from where you found the blood spots to where you found the hair?
A. About 10 feet.
Q. Did you find anything around Mary Phagan's machine?
A. Yes, I found a part of a pay envelope.
Q. Describe how you found it.
A. The latter part of the week I was standing about 15 feet from her machine when I saw a paper under her machine and I went over and picked it up. It was a part of a pay envelope with the letter "E" or "B" on it.
Q. What day and date was that?
A. The same day I found the spot of blood between the 28 and 30.
Q. What did you find under the machine?
A. Nothing but filings.
Q. What did you do with the pay envelope?
A. Turned it over to that man (pointing out a deputy).
Solicitor Dorsey here had the witness identify the paper and it was then shown to the attorneys for the defense.
Examined Factory Closely.
Q. Did you examine the factory?
A. Yes, very closely.
Q. Did you find anything like a baseball bat around the first floor?
A. No.
Q. Did you find any part of a pay envelope?
A. No.
Q. Did you search closely?
A. Very closely.
Q. You say you found blood?
A. Yes.
Q. You don't know that it was blood?
A. I just looked like blood.
Q. No, sir, I know it was blood.
Q. What time was it when you noticed the strands of hair?
A. A few minutes later.
Q. Were they long strands or knotted?
A. They were around my fingers when I noticed them.
Strands of Hair Foot Long.
Q. How long were they?
A. About a foot long.
Q. You didn't see them when you took hold of the handle and the first you saw of them was when they were wound around your fingers?
A. Yes.
Q. You say this envelope was found under her machine?
A. Yes.
Q. Then the lathe the hair was on was 20 feet away?
A. Yes, 20 or 25 feet away.
Q. The pay envelope you found had no name or number on it—only this little loop?
A. Yes.
Attorney Rosser here walked over to the jury and showed them the loop marked on the envelope.
Told of Find Same Day.
Then Mr. Rosser called the witness closer to the jury.
Q. It is the same sort of envelope they always have used at the factory?
A. Yes.
Q. There is nothing to identify it unless this little loop be a part of a name?
A. Yes, sir, the top of the envelope was torn off. All the writing on it was a loop that looked like the lower part of a "G".
Dorsey here took up the re-direct examination.
Q. When did you tell Schmitt about this?
A. The same day.
Barrett was excused.
Mell Blanford, who had not deposed in the case up to this time, was called. Blanford also is an employee of the pencil factory.
The witness stated that he had

SWEARS SHE DID NOT SEE FRANK IN OFFICE AT NOON ON TRAGIC DAY



Monteen Stover, Thursday witness for State.

worked at the pencil factory for two years and was at work there Friday, April 25.
Q. What did you do this Friday?
A. I swept the whole floor of the metal room.
Q. Did you see anything there Monday?
A. I saw some white compound smeared over something.
Q. Was it there Friday?
A. No.
Q. What kind of a broom did you use?
A. A little broom.
Q. Do you know anything about a big cane broom?
A. Yes.
Q. Where was this broom Monday?
A. About 8 feet from the spot.
Q. What was under the white substance?
A. Some spots.

Q. Was it blood?
A. I don't know.
Q. Could you tell whether the broom used was big cane or a little broom?
A. A big one.
The witness was then turned over to the defense for cross-examination. Court then adjourned until 2 o'clock.
Prizes Hooper.
Attorney Reuben Arnold took up the cross-examination of Mell Blanford when court resumed after the recess.
Just before court opened Leonard Hays, friend of Leo Frank, letters across the table to Attorney F. A. Hooper, Dorsey's assistant, and said: "Mr. Cooper, I want to congratulate you on the very gentlemanly manner

with which you have conducted your self. He said nothing to Solicitor Dorsey, who was sitting beside him. Dorsey was unimpressed if any slight was intended.

Mad Dog Epidemic Frightens Eufaula

EUFULA, July 21.—Eufaula had a mad dog epidemic to-day about half a dozen persons bitten by rabid canines.
One boy, Linwood Boyer, had to be taken to the State Pasteur Institute at Montgomery for treatment. E. R. Yeat, one of the oldest Confederate veterans in the city, was attacked twice by one dog, but escaped by fleeing indoors.
TALBOTTON MISSION MEETING.
TALBOTTON.—The district meeting of the Woman's Missionary Union of the Columbus Baptist Association was held with the Talbotton Baptist church Wednesday. Mrs. P. G. A. W. Kimbrough of Manchester, presided. Mrs. W. Kimbrough of Talbotton, made the welcome address.

U. S. JOB FOR COROLINIAN

WASHINGTON, July 21.—President Wilson to-day named Duncan C. Heyward to be collector of internal revenue, district South Carolina.

TAX SUPERVISOR PROVIDED BY NEW BILL

Three Reform Measures Now Before House With Sheppard's Having Best Prospects.
The fight between advocates of the Lipscomb bill, creating a state board of tax equalizers, and the Sheppard substitute, creating county boards only, took an unexpected turn in the House of Representatives Thursday morning, when Representative Barry Wright, of Floyd county, offered a substitute to both the Lipscomb and Sheppard measures.
Mr. Wright's measure creates neither a State nor county board. It establishes the office of Deputy Comptroller General, who shall be ex-officio Tax Commissioner at a salary of \$1,000 a year and have general supervision of the taxes of the State. He shall appoint at his discretion, tax agents or assessors to visit the various counties.
The purpose of his substitute, Mr. Wright explained, is to ferret out and collect the untaxed property of the State, which he claims runs up into the millions of dollars. He declared that the provisions of his bill will not increase any man's taxes, but will cause those who evade the law to contribute a just proportion of the wealth to the State.
A determined effort was made by the opponents of tax revision to kill Mr. Wright's bill before the members of the House could become familiar with its provisions.
The introduction of the Wright substitute, which also has a reform bill before the House, the Lipscomb bill, was postponed until the committee amendments, Thursday morning after being taken up by amendments offered by Mr. Sheppard, of the House, and the Board of Tax Equalizers and county boards. The Sheppard substitute abolishes the State board and creates county boards only. It is understood that the other bills will be offered when the House convenes Friday morning.

PRISON REFORM BILL PASSED BY SENATE

The Senate Thursday morning, by a vote of 77 to 2, passed Senator Peyster's bill providing for the indeterminate sentences in felony cases and agreed to recommit two bills defeated Wednesday, providing for an eugenic marriage law and the constitutional amendment restricting the creation of new counties.
Under the indeterminate sentence law, persons convicted of felony will receive a maximum and minimum sentence rather than a sentence fixed, and in addition, the wearing of convict stripes is excluded to prisoners classed as of the lowest grade. The bill was endorsed by the State Prison Board.
Pleads for Eugenics Bill.
Senator Allen, of Tennessee, in making his motion for a reconsideration of the eugenics bill, made a strong plea for the measure. He declared that its authors were more than willing to eliminate the alleged drastic provisions of the bill in order to get it through. The bill has already secured the support of a number of Senators, who opposed it Wednesday.
The Senate also passed the Bush bill, providing for the regulation and control of insurance companies, including foreign and domestic corporations, and fraternal organizations. Senator Burkes' bill, revising jury listing, also received the unanimous vote of the Senate.
Acts on Duxketter Law.
The Senate also passed a resolution giving the Governor authority and power to look into the differences between certain citizens of Georgia and the Tennessee Copper Company, a corporation which has been in existence for several years.
The Senate also passed the bill, giving the Governor authority to suspend the writ of habeas corpus in the case of a person named in the bill. Senator McGee, of the Nineteenth district, introduced the bill, assuring that the proposed service was purely voluntary on the part of the militia.
Following the passage of a large number of local House and Senate

Hobson's Charges Denied by Carrier

SEDLA, July 21.—A. Reynolds, secretary of the Alabama Rural League, Thursday morning, denied the charges brought by Congressman R. P. Hobson, opposing Johnstone for the Senate.
Reynolds made a protest to President Wilson and Postmaster General Burleson on the alleged "parabolic" solicitation of money in the civil service, declaring that Johnstone was trying to use the carrier's agency.

Plan to Drop Probe Of Augusta Strike

The investigation of the Hotel dining the street on strike at Augusta that was probably will be abandoned by the House Committee on Military Affairs, according to a statement made Thursday morning by Senate Committee on the subject.
It is not likely, declared the speaker, that another meeting of the committee will be called to continue the investigation. "We have been unable to see what good will befall from it. So far as we can see the investigation will lead nowhere, and will result in nothing but bad feeling. A meeting of the military committee was held at the Capitol Thursday afternoon."

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First Class Printing and Photo Engraving. A complete line of Kodak Plates, Paper, Chemicals, and Supplies. Send for Catalogue and Price List. Atlanta, Ga. 14 Whitehall St.

"Law Bros. For Quality"
Semi-Annual Reductions On Manhattan Shirts
Our entire stock of high-grade soft Shirts, including shirts, are now on sale at SUBSTANTIALLY REDUCED PRICES. Make your selections early.
All Straw Hats Now Half-Price
Law Bros. Co.
10 WHITENALL ST.
Watch Our Show Windows

Stamps, Money Orders, Etc., at Postal Sub-Station in Famous Center Aisle

M. RICH & BROS. CO.

August Furniture Sale

Beginning To-morrow Rich's Offer Their Entire Stock of High-Grade Furniture at Price Reductions of 10 to 50 Per Cent

Special Purchases Made by Our Buyer on His Recent Trip - Are Also Offered at Savings of an Average Third

THERE is a mitsell in Rich's August Furniture Sale—all the furniture that we own, or have recently acquired by special purchase, is offered at savings of 10 per cent to 50 per cent. Please remember that these savings come but twice a year—once in February and again in August.

1st.—Because our own furniture is marked at such a close margin of profit that we can not afford to take a mark-down more than once in six months.

2nd.—Because we can advantageously acquire special purchases from the manufacturers only for February and August.

Two things more we especially stress in this August Sale:

1st. All the Furniture in this Sale is Sound

Sound furniture means no puttied-up knock-holes, no defects glossed over with varnish, no "green" woods, no shoddy cabinet work, no imitations of any kind masquerading as genuine. When the day comes that we can not offer genuinely sound furniture at genuine economies in a Furniture Sale or any other, we shall not hold such a sale.

2nd. All the Furniture is in Good Taste

Furniture, to be in good taste, must be both useful and beautiful. To be useful it must be well constructed and comfortable. To be beautiful it must be of proper proportion and harmonious throughout. It may be simple or highly ornamental, but it must have harmony of proportion and of design, and it must always be useful and comfortable.

Knowing these truths about good furniture, you may be sure we allow no other kind on our floors. The August Sale prices would mean nothing if the furniture were not in most instances remarkably fine and beautiful, and in every instance thoroughly good.

All Reductions Are Plainly Marked—Savings Evident at a Glance

Every piece of furniture retains its former price ticket and the new August Sale price ticket. Former and present prices are easily compared—the savings are evident at a glance.

N. B.—Customers wishing to profit by these special August prices, and desiring more than the usual 30 days' credit, can arrange terms to suit through our office.

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

Allen's Special Shoe Sale

To-morrow and Saturday Until 1 o'Clock

1000 Pairs of Shoes

At \$2.95 a Pair

These include our \$4.00 and \$5.00 shoes. In this lot at \$2.95 we have shoes of all leathers, and most every size in every leather. You can't help from getting your size in one of the styles, for all sizes are in this sale.

We also have a special lot of white shoes at \$1.95 and \$2.45 a pair.

J. P. Allen & Co.

THE BOHEMIA, WHERE JOY REIGNS SUPREME, 100 WHITEHALL ST.

The American Theater is no more. With a complete change of management, change of show and change of appearance, the Bohemia takes its place under the management of E. T. O'Brien.
If there is a better, cleaner or more attractive show than that at the Bohemia, the Bohemia will be glad to meet it. The girls are pretty, can sing and headline. With it all there is nothing to offend the modest. One visit will convince you.

RED SPOTS ON FACTORY FLOOR SMEARED OVER SAYS SCOTT Swears Frank's Lawyer, Haas, Called for Report Before Police Saw It

MACHINIST TELLS JURY OF FINDING OF PAY ENVELOPE

Continued From Page 1. even though the person who swept believed he had done so thoroughly. Scott refused to be cowed by the battering attack of Luther Rosser, chief of Frank's counsel, and fought back viciously a various times during his cross-examination. He was inclined to argue with both Attorney Rosser and Solicitor Dorsey, and at one time blurted forth angrily when he thought that Dorsey was charging him with holding something back. Defense Discounts Scott's Story, Rosser succeeded in impeaching Scott's testimony to a certain extent by showing that his testimony at the coroner's inquest differs in some respects from that given at the trial, and that the testimony at the inquest lacked much that was contained in his testimony just given under the questioning of Solicitor Dorsey, although Scott had sworn at the inquest that he was telling all he knew. It was evident as soon as the Pinckney detective was called that a sharp battle was to ensue over his testimony. A lively tilt occurred between Rosser and Dorsey before Scott had been on the stand five minutes. The testimony had progressed only a little further when Dorsey claimed that he had been trapped by the witness into believing that testimony of another sort would be given. Dorsey demanded the privilege of asking leading questions in order to determine whether Scott's memory was faulty or if he was purposely holding something back. Haas Wanted First Report, The Solicitor got from his witness the details of his engagement by the National Pencil Company and sought to emphasize that Herbert Haas, one of Frank's attorneys, had tried to induce Scott to withhold his evidence from the police, but Scott on cross-examination declares that Haas asked only that the evidence be given the pencil factory official first. Scott testified that Frank in the days of the investigation had told

him that J. M. Gantt, a discharged factory employee, knew Mary Phagan and was familiar and intimate with her, the Solicitor by this evidence seeking to show a disposition on the part of Frank to throw suspicion on someone else. The detective described Frank's demeanor as extremely nervous at the interview Tuesday night, April 23, between Frank and Lee. Scott said that Frank hung his head, crossed and recrossed his legs, rubbed his face and lips with one hand and then the other, and seemed not to know where to put his hands. Rosser Grills Scott, Rosser, cross-examining Scott, made the detective admit that he had not told of these circumstances before the coroner's inquest and had not stated any of the conversation between Lee and Frank which he had just told to the Solicitor. Gantt further, he forced Scott to admit that he had heard none of the conversation. Scott told Dorsey that he had made a thorough search of the first floor of the factory soon after his services were engaged, and that he had found no ribbon, purse, pay envelope or bloody stick, which later was said to have been found near where Jim Conroy was hiding, by Pinkerton operatives. Scott said that he had looked for blood spots, but that most of the evidence of this sort had been chipped up before he entered the case. Rosser and E. off engaged in a heated argument when Rosser called attention to the fact that the detective had not mentioned at the coroner's inquest Frank's alleged remark in regard to Gantt's intimacy with the Phagan girl. Scott gave as his excuse that it was an oversight or that he possibly had not been questioned on that matter by the coroner. "I am not fool enough to give away the whole case in detail at a preliminary hearing, anyway," added Scott. R. P. Barrett, the machinist at the

DETECTIVES FIGURING PROMINENTLY IN PHAGAN CASE AND FRANK TRIAL



J. N. STARNES. HARRY SCOTT. JOHN BLACK.

the narrative.—A Very rapidly and specifically as to time. Q. How did the defendant state the time when Mary Phagan entered the factory?—A. He said about 12:10. Q. What did Frank say, if anything, about hearing voices before she came?—A. I don't recall. Dorsey addressed Judge Roan: "I want to refresh the memory of this witness with the note he took on the case." Q. Mr. Scott, did you furnish a report of this case to the defendant?—A. Yes. Q. To whom?—A. To S. Montag, Herbert Haas and L. Z. Rosser. Q. Did you furnish the State a readable copy like you did the defendant?—A. I don't know. I read your complaint. Rosser objected. "I object to anything like this, Your Honor. It is absolutely immaterial here how or whether he furnished the defense with the reports." "Not Sticking to Testimony?" Dorsey: "I hold, Your Honor, that this witness is not sticking to his previous testimony and I have the right to refer to these reports to refresh his memory." Judge Roan: "Put your question, Mr. Dorsey." Q. Was it before or after 12 o'clock that Frank said he heard voices?—A. (Scott read from his notes.) Frank told me that before 12 o'clock he heard voices outside his office. Rosser objected. "I object to his testimony, Your Honor. He is not sticking to his previous testimony." "Mr. Scott, you can only refresh your memory from the notes," said Dorsey. Scott refreshed his memory from his notes and said: "Rosser interrupted. Q. How do you know it was natural if you never saw him before?—A. Just the way it was natural." Rosser objects again. Dorsey took up the questioning again. Q. How were his eyes?—A. Large and piercing. Q. How was his breathing?—A. Very deep. Q. Did it strike to me—Rosser interrupted. "I object. You can't ask him that." Dorsey replied: "I don't know whether this witness has trapped me or not. I have it written down." Rosser: "I have no doubt you have written down from details of relations, but this witness has already admitted that he was trapped. The objection to the question was sustained." Dorsey: Q. How did he give you

the narrative?—A. Very rapidly and specifically as to time. Q. How did the defendant state the time when Mary Phagan entered the factory?—A. He said about 12:10. Q. What did Frank say, if anything, about hearing voices before she came?—A. I don't recall. Dorsey addressed Judge Roan: "I want to refresh the memory of this witness with the note he took on the case." Q. Mr. Scott, did you furnish a report of this case to the defendant?—A. Yes. Q. To whom?—A. To S. Montag, Herbert Haas and L. Z. Rosser. Q. Did you furnish the State a readable copy like you did the defendant?—A. I don't know. I read your complaint. Rosser objected. "I object to anything like this, Your Honor. It is absolutely immaterial here how or whether he furnished the defense with the reports." "Not Sticking to Testimony?" Dorsey: "I hold, Your Honor, that this witness is not sticking to his previous testimony and I have the right to refer to these reports to refresh his memory." Judge Roan: "Put your question, Mr. Dorsey." Q. Was it before or after 12 o'clock that Frank said he heard voices?—A. (Scott read from his notes.) Frank told me that before 12 o'clock he heard voices outside his office. Rosser objected. "I object to his testimony, Your Honor. He is not sticking to his previous testimony." "Mr. Scott, you can only refresh your memory from the notes," said Dorsey. Scott refreshed his memory from his notes and said: "Rosser interrupted. Q. How do you know it was natural if you never saw him before?—A. Just the way it was natural." Rosser objects again. Dorsey took up the questioning again. Q. How were his eyes?—A. Large and piercing. Q. How was his breathing?—A. Very deep. Q. Did it strike to me—Rosser interrupted. "I object. You can't ask him that." Dorsey replied: "I don't know whether this witness has trapped me or not. I have it written down." Rosser: "I have no doubt you have written down from details of relations, but this witness has already admitted that he was trapped. The objection to the question was sustained." Dorsey: Q. How did he give you

discretionary with you as to whether I may lead a witness. If there ever was a time when a witness should be led it is now with this detective who was hired by the pencil factory and who has been working with the attorneys for the defense. When I talked with him and he told me things and now he testifies differently I have a right to lead him." Charges Scott "Trapped" Him, "If you mean to say the witness has trapped you, I will permit it," said Judge Roan. "I do," answered Dorsey. Attorney Rosser objected, and the court reversed until authorities could be looked up. "He is trying to impeach a witness," said Rosser. "It is meant that I am holding back anything I want to disabuse the mind of that interrupted Scott." "I am not trying to impeach a witness," declared Dorsey. "Here is a detective employed by the defendant and he simply has had a lapse of memory." Dorsey wanted to submit a memorandum he had taken from Scott, but Rosser objected. No Reference to Notes, "He saw me take it," said Dorsey. "He saw you write it," retorted Rosser, "before my friend Dorsey conferred with Hooper. Hooper is a wise man. He charged three times that he had been trapped by the witness." Judge Roan ruled: "At this stage of the game I can't allow you to ask the witness leading questions. He may be allowed to refresh his memory, but if it is on anything that is written, he must have seen it at some other time." Dorsey then questioned the witness: "Mr. Scott, in my talk with you at my office last week, did I not make a memorandum of what you would swear? I want to ask this witness if he wrote these notes." Rosser objected: "That is just exactly what I don't want." Judge Roan ruled: "I don't think you can lead the witness at this stage of the game." Said Gantt and Girl Were Friendly, Mr. Hooper interrupted: "As I understand it, Mr. Dorsey has the right to ask this witness what he wishes. He must have seen it at some other time." Continued on Page 4, Column 1.

CARLTON'S Semi-Annual Reduction Sale

America's FOREMOST Clothing, Furnishings and Shoes to Go at Greatly Reduced Prices

To-morrow, at this store, there will be an occasion of supreme delight to hundreds of Atlanta's most particular dressers; for then we will commence our usual Semi-Annual Reduction Sale, offering the best and most stylish goods from America's FOREMOST manufacturers, at tremendous reductions in price.

The reputations of Alfred Benjamin & Co.'s "Correct Clothes for Men," Hanan Shoes, and Manhattan and Gotham Shirts are too well established to need comment here. These and other celebrated lines will be put on sale to-morrow; and when our doors open there will be some choice picking. So come in early and get your share.

Alfred Benjamin & Co.'s "Correct Clothes for Men"

Alfred Benjamin & Company enjoy the distinction of being America's FOREMOST tailors; and their "Correct Clothes for Men" are known EVERYWHERE as the best and most reliable Clothes values that money can buy. In this Sale will be included our entire stock of Spring and Summer styles; and there will be some very exceptional values in blue serges, tropical worsteds and mohairs.

Hanan's and Other Fine Shoes for Men and Women

Every man and woman in Atlanta with taste enough to distinguish between the exceptional and the commonplace knows the enviable reputation enjoyed by Hanan Shoes. And those who have worn Hanan Shoes can attest their perfect comfort and splendid wearing qualities; for upon these two features, as much as on their exclusive stylishness, rests the popular favor accorded this dependable footwear. Hanan's and other popular makes will be included in the following offerings.

Table listing clothing items and prices: \$18.00 Suits, 18.50 Suits, 20.00 Suits, 22.50 Suits, ODD TROUSERS, NIGHTSHIRTS-PAJAMAS, NEGLIGE SHIRTS, SILK SHIRTS, UNDERWEAR, STRAW HATS.

Table listing shoe items and prices: WOMEN'S OXFORDS AND PUMPS, GROWING GIRLS' OXFORDS AND PUMPS, MISSES' SLIPPERS AND OXFORDS, CHILDREN'S SLIPPERS AND OXFORDS, MEN'S OXFORDS, BOYS' OXFORDS, 350 PAIRS WOMEN'S SHOES TO CLOSE OUT AT \$1.65.

CARLTON SHOE & CLOTHING CO., Thirty-Six Whitehall

LEADER OF CRAWSON LEADS CROWDS TO BLISTERED COURTROOM SIDEWALK

By L. F. WOODRUFF

The sun's heat is broiling. No man can stand it not suffering. And still men stand, not one man, but scores of them, on a blistered pavement gazing on a gorgon's head and looking at nothing by the name of a trial.

They are led there by a trail of crimson, and they are held there by carnal charm that makes them committed the deed of fratricide—has made murder the deed that the law most severely punishes. It has made it the act that most interests man.

Go to Fryer and Hunter streets. You'll find a study there. Frank is being tried for the murder of Mary Phagan in the courtroom in a building on the highest corner.

The trial is progressing in a quiet, orderly manner. Sheriff Mangum's force is attending to that. Few persons are permitted in the courtroom. Outside are not even allowed on the same side of the street that abuts on the building housing Atlanta's most famous criminal trial.

But these regulations fail to dampen the interest Atlanta feels in the case.

Dickens was never wrong in his study of human frailties and human emotions. Do you remember that Mr. Pickwick was arrested for trespassing when he acted as if he had a right to enter a garden? Do you remember when he was placed in the pound the sard of God's Will had been the village population gazing at peering through the cracks in the fence of that inclosure?

Old Soles Re-analyzed.

The same thing also is being witnessed in Atlanta in this good year of 1915. Hundreds of people are figuratively looking through the cracks of the pound fence and gazing at nothing by the name of a trial.

They are standing on that sun-burnt pavement gazing on a building that has been built on the corner of structure a man is fighting for his life, just because a fellow thraught a man they never saw, the life of a man they never heard of, until he was dead, and the dead body was found, and the headless body was added to the criminal history of Georgia's capital.

For hours they gaze. They can not possibly see more of the proceedings of the trial than across the street than they could at their homes or their place of business. They stand, the testimony of the location with the tragedy enthralled.

When this crowd is viewed, the strange fascination of the old Georgia for the strange is seen. He died, the allotment of the present age arise in him when present day was to be made. In his nature he has made man to witness the exhibition of his fellow.

There are scores of spectators young lawyers, who wish to witness a struggle between two men. Their minds of their profession engaged in the case. Their interest is a natural one in the interest of a stock broker's career, in the personality of the heir to the fortune of Morgan.

when the same and the man is considered. Boys just in from convalescence are just as full for every way away from the trial. They are not seeking information.

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INTEREST AT TRIAL CENTERS ON WOMEN



Mrs. J. W. Coleman, mother of the slain girl.

The mother of Leo Frank, who is at her son's side constantly

The same thing also is being witnessed in Atlanta in this good year of 1915. Hundreds of people are figuratively looking through the cracks of the pound fence and gazing at nothing by the name of a trial.



Miss Phagan, sister of slain girl, who is attending every session

The mother of Leo Frank, who is at her son's side constantly

The same thing also is being witnessed in Atlanta in this good year of 1915. Hundreds of people are figuratively looking through the cracks of the pound fence and gazing at nothing by the name of a trial.

English High to Move to Crew St. Episcopal Property Ordered Vacated—New School To Be Completed in 1914.

The English Commercial High School, on August 1 will vacate the property of the Episcopal Diocese on Washington street and occupy the old Crew street schoolhouse pending the construction of a new \$75,000 structure in 1914.

The Episcopal Diocese of Georgia has ordered vacated the property of the Episcopal Diocese on Washington street and occupy the old Crew street schoolhouse pending the construction of a new \$75,000 structure in 1914.

State Balloon Soars When Dorsey Cries 'Plant'

By James B. Nevin

With the unwritten assistance of the Solicitor General and the assistance of Luther Rogers, he carried all the "punch" there was in Wednesday's story of the Frank trial.

State Balloon Soars Up.

The doctor was fretted when he exclaimed "plant" thereby accusing the defense of ransy unfair and unbecomingly methods of establishing Rogers' innocence.

When Mr. Dorsey on Wednesday, in a moment of forgetfulness and vexation, exclaimed "plant," it was not a word that was to be taken as anything else.

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Collapse of Testimony of Black Great Aid to Defense

Although the state's witnesses were on the stand all of Wednesday the day was distinctly favorable for Frank, partly because nothing distinctly unfavorable was developed.

Black was made the uncomfortable victim of the forest grilling any of the witnesses in the Frank trial.

Black's testimony, which was questioned him that Frank put on his black witness stand and his memory.

Black's testimony, which was questioned him that Frank put on his black witness stand and his memory.

3 Weather Officials, Moore's Aides, Out

WASHINGTON, July 11.—Secretary of Agriculture Houston, today announced the dismissal of Daniel J. Carroll, chief clerk, and Assistant Secretary H. H. Haskel, professor of meteorology at the Washington office of the weather bureau, and Roosevelt F. Moore, section director, of the weather bureau at Trenton, N. J., because they had been convicted on charges of misuse of Government time and funds in the promotion of the candidacy of Willis L. Gurnea, chief of the weather bureau, who wanted to be Secretary of Agriculture.

White Man Held in Dublin Slaying Case

DUBLIN, July 11.—Robert Williams, white, was arrested here today charged with the murder of Mr. J. T. Hewell, an Irish policeman, who was killed at their home here several weeks ago.

Williams is said to have had a disagreement with Hewell a short time before the killing and has been arrested here in connection with the case.

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DETECTIVE SCOTT PROVES PUZZLING WITNESS BOTH FOR STATE AND DEFENSE

Continued From Page 2.
Dorsey put the question:
Q. Did Frank say anything about the attention of Gant to Mary Phagan?
A. He said he seemed unusually friendly.

Q. How about his eyes?—A. His eyes always appeared to be the same.
Q. What was his attitude at the time of his arrest on Tuesday?
A. His hands were trembling. He was pale and silent.

RED BANDANNA, A JACKKNIFE AND PLENNIE MINOR PRESERVE ORDER

Pleinnie Minor, chief deputy sheriff, who is depended upon to uphold the majesty of the law and dignity of the courts at the Frank trial. He does not.



He Raps With the Barlow Blade and Waves the Oriflamed Kerchief Judiciously.

Pleinnie Minor, chief deputy sheriff, has a man's sized job on his hands and he handles it with the aid of a red bandanna handkerchief and a pocketknife.
Minor is a public officer, says a public servant, and the public expects him to do his duty.

Mary Phagan?—A. No.
Q. You haven't got the word into me in your notes here. (Roses had checked the notes of the trial.)
A. Well, I've got my own system about it. I don't write out the questions before the coroner.
Q. How did you get the word about Mr. Frank being nervous before the coroner?—A. I said I wasn't sure.

Q. You didn't say anything about his crossing and recrossing his legs?—A. I don't think the coroner asked me.
Q. You didn't say anything about his putting his hand before his face?—A. No.
Q. You are a trained detective—trained to observe things—and you didn't bring out these facts?—A. I have too much sense to tell everything I know at a preliminary hearing.

Q. How many times has Solicitor Dorsey talked to you about this case?—A. One. I went down to his office and made an affidavit.
Q. No matter what an affidavit might say, you know your sometimes saw that door open and sometimes closed?—A. Yes.
Q. You were mistaken?—A. I don't know. Sometimes I got three times and I closed. Then I have passed it and seen it open.

Sale Now On
Essig Bros. Co. August Rejection Sale
33-1-3 Per Cent Off for Cash
On our entire stock of Men's and Young Men's fine Spring and Summer Suits.

RED BANDANNA, A JACKKNIFE AND PLENNIE MINOR PRESERVE ORDER
Pleinnie Minor, chief deputy sheriff, who is depended upon to uphold the majesty of the law and dignity of the courts at the Frank trial. He does not.

NEW MODEL Victor-Victrola JUST OUT \$75.00
Terms—\$10 Cash \$65.00 Per Month
Cable Piano Co. 84 N. Broad Street.
"Correct Dress for Men"

ALL STRAW AND PANAMA HATS -2 PRICE
Our Suits are made from the best foreign and domestic wools, by America's foremost tailors, in sanitary work rooms.
ESSIG BROS. CO.
"Correct Dress for Men"
26 Whitehall Street

EXPERIMENT ON CHIP OF FACTORY FLOOR

Continued from Page 5. was brought to my office by detectives... Mr. Rosser said that he was in the National Pencil Factory...

Copper Strikers Ask 'Mother' Jones' Help

CALUMET, Mich., July 31.—A telegram was sent to the headquarters of the United Mine Workers of America asking that "Mother" Jones, the "angel" of a dozen mine strikes...

3 DEAD IN WRECK IN SOUTH CAROLINA

Fifty-eight Injured When Two Cars Go Through Trestle Near Chester.

CHESTER, S. C., July 31.—The list of dead as the result of the bad wreck of the westbound Lancaster and Chester Railroad mixed passenger train yesterday at 5 o'clock...

NEW AUTO PATROL IS BOUGHT BY CITY

First of Two Extra Cars Authorized Will Be Put in Use September 1.

September offenders against Atlanta ordinances will have the pleasure of journeying to the station house in a new automobile, the sub-committee of the Police Commission having purchased one Thursday morning...

Pryor Citizens Meet To Act on Regrading

Definite action on the projected improvement of South Pryor street from Georgia avenue to Ridge avenue will be taken Wednesday night at a meeting of the committee at McCord Brothers' grocery corner of South Pryor street and Georgia avenue.

Whole Day of Adventure

Reams of Romance

That's what you can get delivered right at your front door, for your hours of Sabbath enjoyment. For

Next Sunday's American

in addition to the dozens of regular features which have made it Dixie's best read newspaper will include the

Free Fiction Magazine

This wonderful periodical comes with the good things of summer reading and carries, as well, the continuation of

JACK LONDON'S "THE SCARLET STORY" PLAGUE

which already has a grip on those who have started it. And all this is free with this issue of The Sunday American, which in itself surpasses all that has gone before.

There's a Thrilling Color Page ENTITLED

WHEN WOMEN GO TO WAR

Inspired by the brilliant achievements of warring women of all ages, a French woman has organized a fighting female brigade. Of course

Lady Duff Gordon

the famous Lucille of London, has an article in which she tells how Paris solves the problem of keeping cool in gowns of chiffon trimmed with fur. Moreover, there are many other queer tales from the earth's four corners which no one who can read can afford to miss.

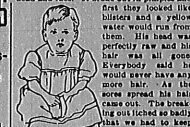
SUNDAY AMERICAN

NOW

From Your Dealer or By Phoning to MAIN 100

ECZEMA ON BABY'S HEAD AND FACE

In Pimples Like Blisters. Head Burned and Itched. Hair All Gone. Purified and Itched. Cuticura Soap and Ointment Cured.



Reeds, W. Va.—My baby boy when three weeks old took the eczema on the head and face. It broke out in pimples and blisters and a yellow scab would run from them. His head was perfectly raw and his hair was all gone.

Memphis Center of Heat Wave; 1 Dead

MEMPHIS, TENN., July 31.—Memphis appeared the center of a Southern heat wave to-day that threatened to reach the highest record for the city.

5 Cars Overturned; No Passengers Hurt

VALDOSTA, July 31.—A southbound train on the Georgia, Southern and Florida railroad was overturned last night, two miles north of Fargo.

Police Will Use Force If Legislature Is of No Avail, Declares Ex-Congressman Bell

BALTIMORE, Md., July 31.—Call for the use of force by the Legislature to prevent the passage of a bill which would give the Ex-Congressman Bell.

SAYS CALIFORNIA WILL OUST JAPS

People Will Use Force If Legislature Is of No Avail, Declares Ex-Congressman Bell.

Judge Holder in City

Judge John H. Holder, former Speaker of the Georgia House, from Lawrenceville, Ga., is expected to be named as a candidate for Congress from the Ninth District.

Guaranteed Mesh Bags in German Silver

A new lot of Indestructible Mesh Bags in German Silver has just been put in stock.

Muse's Ladies' Shoes Reduced

Beginning to-morrow, August 1st, the following reductions will prevail in our ladies' shoe department:

Women's White Low Shoes

- \$6.00 Buckskin Pumps and Colonials \$4.75
\$5.00 Buckskin Pumps and English Oxfords \$3.75
\$3.50 and \$4.00 Canvas Pumps, Ties and Button Oxfords \$2.45

Women's Black and Tan Low Shoes

- With the exception of a few numbers \$5.00 and \$6.00 black and tan Pumps, Ties and Colonials \$3.45
\$3.50 and \$4.00 Black and Tan Pumps, Ties and Colonials \$1.85

Evening Slippers

- \$4.00 and \$5.00 black, white, pink and blue evening slippers \$2.45
Girls' \$3.00 Ankle Strap Pumps, all leathers and white canvas \$2.15
Misses' \$3.00 Ankle Strap Pumps, all leathers \$1.85
Children's \$2.00 Ankle Strap Pumps, all leathers \$1.45
Infants' Ankle Strap Pumps, all leathers 85c
SPECIAL—One lot Women's White Canvas Ties, small sizes 45c

Our usual August reductions in all other departments George Muse Clothing Co.

WARM SPRINGS, GA. MORE POPULAR THAN EVER.

Mr. Elada, the new proprietor of Warm Springs is adding daily to the popularity of this well-known bathing resort. He has this week added a new orchestra of instruments and drums, and the dancing is one of the most enjoyable amusements.

IF YOU'RE OUT FOR A GOOD TIME---

Not need for us to tell you about the pleasure of Kodaking; everybody knows that. But what you ought to do is to get the best possible Kodak. What you ought to do is to get the best possible Kodak. What you ought to do is to get the best possible Kodak.

A. K. HAWKES CO. KODAK DEPARTMENT 14 WHITEHALL

RED SPOTS ON FACTORY FLOOR SMEARED OVER, SAYS SCOTT Swears Frank's Lawyer, Haas, Called for Report Before Police Saw It

MACHINIST TELLS JURY OF FINDING OF PAY ENVELOPE

Continued From Page 1.

strands of reddish-brown hair on the milking machines about 20 feet from the Phagan girl's machine.

Not Regarded Seriously.

Barrett's finding of the pay envelope was not regarded seriously by the defense. The envelope was bagged and dirty, it must have been scraped about the floor considerably if it had accumulated all its dirt between the time that Mary Phagan was last paid and the time that Barrett found it on the floor, it bore no date. It bore no number or name. It bore no amount.

The only scraps of writing on it was the loop of a letter which remained at the top of the envelope had been torn off. The loop might have been that of a "G," a "Y," or any of the other letters that extend below the lines of writing. It was not possible that Mary Phagan there is still the possibility that it was of another work. It was evident as soon as Harry Scott, the Pinkerton detective, was called that a sharp battle was to ensue over his testimony. A lively tilt occurred between Rosser and Dorsey before Scott had been on the stand five minutes. The testimony had progressed only a little further when Dorsey claimed that he had been trapped by the witness late believing that testimony of another sort would be given.

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Scott testified that Frank in the first days of the investigation had told

him that J. M. Gantt, a discharged factory employee, knew Mary Phagan well and was familiar and intimate with her, the solicitor by the evidence seeking to show a disposition on the part of Frank to throw suspicion on someone else.

The detective described Frank's demeanor as extremely nervous at the interview Tuesday night, April 28, between Frank and Le. Scott said that Frank hung his head, crossed and recrossed his legs, rubbed his face and lips with one hand and then the other, and seemed not to know where to put his hands.

Rosser Grills Scott.

Rosser, cross-examining Scott, made the detective admit that he had not told of these circumstances before the coroner's inquest and had not stated any of the conversation between Le and Frank which he had just told to the solicitor. Going further, he forced Scott to admit that he had said at the inquest that he had heard none of the conversation.

Scott told Dorsey that he had made a thorough search of the first floor of the factory soon after his services were engaged, and that he had found no ribbons, nurse, pay envelope or bloody dirt which later was said to have been found near where Jim Conroy was hiding, by Pinkerton operatives.

Scott said that he had looked for blood spots, but that most of the evidence of this sort had been chipped up before he entered the case.

Rosser and E. O. engaged in a heated argument when Rosser called attention to the fact that the detective had not mentioned at the coroner's inquest Frank's alleged remark in regard to Gantt's intimacy with the Phagan girl.

Scott gave as his excuse that it was an oversight, or that he possibly had not been questioned on that matter by the coroner.

"I am not fool enough to give away the whole case in detail at a preliminary hearing," he added.

R. P. Barrett, the machinist at the

DETECTIVES FIGURING PROMINENTLY IN PHAGAN CASE AND FRANK TRIAL



query:

Q. What is your business?—A. Pinkerton detective.

Q. Do you know Le Frank?—A. Yes.

Q. When did you first see Frank?—A. Monday, April 21, at 7 p. m.

Q. Where was that?—A. In Frank's private office.

Q. What was Frank's attitude?—A. He was composed.

Dorsey said: "Your honor, I want to refresh his memory. I was mistaken as to what the witness would testify." Attorney Haas objected.

Dorsey: "I am surprised at the evidence,"

said the solicitor, "of this witness regarding the narrative." Very rapidly and specifically as to time.

Q. How did the defendant state the time when Mary Phagan entered the factory?—A. He said about 1:15 p. m.

Q. What did Frank say if anything about hearing voices before she came?—A. I don't recall.

Dorsey addressed Judge Roan: "I want to refresh the memory of this witness with the notes he took on the case."

Q. Mr. Scott, did you furnish a report of this case to the defendant?—A. Yes.

Q. To whom?—A. To R. Montag, Herbert Haas and L. Z. Rosser.

Q. Did you furnish the State a readable copy like you did the defendant?—A. I don't know. I read your complaint to Testimony."

Rosser objected, "I object to anything like this, Your Honor. It is absolutely immaterial here how or whether he furnished the defense with the reports."

Q. Not sticking to Testimony?"

Dorsey: "I hold, Your Honor, that this witness is not sticking to his previous testimony and I have the right to refer to these reports to refresh his memory."

Judge Roan: "Put your question, Mr. Dorsey."

Q. Was it before or after 11 o'clock that Frank said he heard voices?—A. (Scott read from his notes.) Frank told me that before 11 o'clock he heard voices outside his office.

Rosser objected, "I object to his and went up to his office."

Scott testified as readily as though we were reading a narrative.

Q. Give the jury a description of how Frank acted.—A. He acted perfectly natural.

Rosser interrupted.

Q. How do you know it was natural if you never saw him before?—A. Just thought it was natural.

Dorsey: "Rosser Objects Again."

Rosser took up the questioning again.

Q. How were his eyes?—A. Large and piercing.

Q. How was his breathing?—A. Very deep.

Q. Did you state to me—

Rosser interrupted: "I object. You can't ask him that."

Dorsey replied: "I don't know whether his witness has trapped me or not. I have it written down."

Rosser: "I have no doubt you have written down anything that you desire, but this witness has already been asked the question. The objection to the question was sustained."

Dorsey: "Q. How did he give you

the narrative?—A. Very rapidly and specifically as to time.

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Dorsey: "Q. How did he give you

discretionary with you as to whether I may lead a witness. If there ever was a time when a witness should be led it is now with this detective who was hired by the pencil factory and who has been working with the attorneys for the defense. When I talked with him and he told me things and now he testifies differently I have a right to lead him."

Charles Scott "trapped" him.

"If you mean to say the witness had trapped you, I will permit it," said Judge Roan.

"I do," answered Dorsey.

Attorney Rosser objected, and the court recessed until authorities could be looked up.

"He is trying to impeach a witness," said Rosser.

"If it is meant that I am holding back anything I want to disabuse the mind of that," interrupted Scott. "I am not trying to impeach a witness," declared Dorsey. "There is a detective employed by this defendant and he simply has had a lapse of memory."

Dorsey wanted to submit a memorandum he had taken from Scott, but Rosser objected.

No Reference to Notes.

"He saw me take it," said Dorsey.

"He saw you write it," retorted Rosser, "before my friend, Dorsey conferred with Hooper. Hooper is a wise man. He charged three times the fee he has been trapped by the witness."

Judge Roan ruled: "At this stage of the game I can't allow you to ask the witness leading questions. He may be allowed to refresh his memory, but if it is on anything that is written, he must have seen it at some other time."

Dorsey then questioned the witness.

Q. Mr. Scott in my talk with you at my office last week did I not make a memorandum of what you would swear? I want to ask this witness if he wrote these notes.

Rosser objected: "That is just exactly what I don't want."

Judge Roan ruled: "I don't think you can lead the witness at this stage of the game."

Said Gantt and Girl Were Friendly.

Mr. Hooper interrupted: "As I understand it, Mr. Dorsey has the right to ask this witness what he wishes."

Continued on Page 4, Column 1.

CARLTON'S Semi-Annual Reduction Sale

America's FOREMOST Clothing, Furnishings and Shoes to Go at Greatly Reduced Prices

To-morrow, at this store, there will be an occasion of supreme delight to hundreds of Atlanta's most particular dressers; for then we will commence our usual Semi-Annual Reduction Sale, offering the best and most stylish goods from America's FOREMOST manufacturers, at tremendous reductions in price.

Alfred Benjamin & Co.'s "Correct Clothes for Men"

Alfred Benjamin & Company enjoy the distinction of being America's FOREMOST tailors; and their "Correct Clothes for Men" are known EVERYWHERE as the best and most reliable Clothes values that money can buy. In this Sale will be included our entire stock of Spring and Summer styles; and there will be some very exceptional values in blue serges, tropical worsteds and mohairs.

15.00 Suits \$11.25	25.00 Suits \$18.75
18.50 Suits 13.85	30.00 Suits 22.50
20.00 Suits 15.00	35.00 Suits 26.25
22.50 Suits 16.85	40.00 Suits 30.00

ODD TROUSERS.	NIGHTSHIRTS—PAJAMAS
\$ 5.00 Values \$3.75	\$.50 Values \$.40
6.00 Values 4.50	.75 Values60
7.00 Values 5.25	1.00 Values75
8.00 Values 6.00	1.50 Values 1.15
9.00 Values 6.75	2.00 Values 1.50
10.00 Values 7.50	2.50 Values 1.90

NEGLIGEE SHIRTS.	UNDERWEAR.
\$1.00 Values \$.75	\$.50 Values \$.40
1.50 Values 1.15	.75 Values50
2.00 Values 1.50	1.00 Values75
2.50 Values 1.75	1.50 Values 1.15
3.50 Values 2.50	2.00 Values 1.50

SILK SHIRTS.	STRAW HATS.
\$4.00 values \$2.75	All Straw Hats Half Price
\$5 and \$6 values \$3.50	

The reputations of Alfred Benjamin & Co.'s "Correct Clothes for Men," Hanan Shoes, and Manhattan and Gotham Shirts are too well established to need comment here. These and other celebrated lines will be put on sale to-morrow; and when our doors open there will be some choice picking. So come in early and get your share.

Hanan's and Other Fine Shoes for Men and Women

Every man and woman in Atlanta with taste enough to distinguish between the exceptional and the commonplace knows the enviable reputation enjoyed by Hanan Shoes. And those who have worn Hanan Shoes can attest their perfect comfort and splendid wearing qualities; for upon these two features, as much as on their exclusive stylishness, rests the popular favor accorded this dependable footwear. Hanan's and other popular makes will be included in the following offerings.

WOMEN'S OXFORDS AND PUMPS.			
\$3.00 Values \$2.45	\$4.00 Values \$3.45		
3.50 Values 3.15	5.00 Values 4.25		
\$5.50 Values \$4.65			

GROWING GIRLS' OXFORDS AND PUMPS.			
\$2.50 Values \$2.15	\$3.00 Values \$2.45		
\$3.50 Values \$3.15			

MISSES' SLIPPERS AND OXFORDS.		CHILDREN'S SLIPPERS AND OXFORDS.	
\$2.00 Values \$1.25	\$1.65	\$1.25 Values \$.95	
2.50 Values 2.15	2.15	1.50 Values 1.20	
3.00 Values 2.45	2.45	1.75 Values 1.45	
		2.00 Values 1.65	

MEN'S OXFORDS.		BOYS' OXFORDS.	
\$4.00 Values \$3.45	\$2.00 Values \$1.65		
5.00 Values 4.25	2.50 Values 1.95		
6.50 Values 5.85	3.00 Values 2.45		
7.00 Values 5.95	3.50 Values 2.95		

350 PAIRS WOMEN'S SHOES TO CLOSE OUT AT \$1.65.
 This lot includes mostly small sizes and narrow widths. Values range from \$3.50 to \$6.00; and patent, dull, Russia calf and suede shoes are represented. They are simply broken lots of discontinued lines that we want to close out. None will be exchanged, returned, or sent C. O. D. If you can find your size in this lot, you will get the best shoes bargain you ever saw.

CARLTON SHOE & CLOTHING CO., Thirty-Six Whitehall

TRIAL OF FRANKSON LEADS PROUDS TO BUSTERED COURTROOM SIDEWALK

By L. F. WOODRUFF. The sun's heat is broiling. No man can stand it without cursing. And still men stand, not one man, but scores of them on a blistered pavement...



The mother of Leo Frank, who is at her son's side constantly.

INTEREST AT RIVAL CENTERS ON WOMEN



Mrs. J. W. Coleman, mother of the slain girl.

Miss Phagan, sister of slain girl, who is attending every session.

State Balloon Soars When Dorsey Cries 'Plant'

By JAMES B. NEVIN. Poor John Black! With the unwitting assistance of the Solicitor General and the Assistant Attorney General...

lary interminable oblecting and wandering there is, at least upon the part of the defense, a far-reaching purpose the mere mention of which will serve to illustrate its importance.

When Dorsey exclaimed plant—which means nothing more than "fake" or "framed up" evidence for the benefit of the defendant—glanced rapidly at Roser.

Why not that presumption as a matter of course? The State introduced the evidence of the fact that the defendant was in the city at the time of the murder.

Black was made the uncomfortable victim of the farcical trial. The witness in the Frank trial have responded to it.

ENGLISH HIGH TO MOVE TO CREW ST.

Episcopal Property Ordered Vacated—New School To Be Completed In 1914.

The English Commercial High School on August 1 will vacate the property of the Episcopal Diocese of Washington street and occupy the old Crew street schoolhouse pending the construction of a new \$75,000 structure in 1914.

8 Weather Officials, Moore's Aides, Out

WASHINGTON, July 31.—Secretary of Agriculture Houston today announced the dismissal of Daniel J. Carroll, chief clerk, Executive Assistant, and other officials from the weather bureau.

White Man Held in Dublin Slaying Case

DUBLIN, July 31.—Robert Williams, white, was arrested here today charged with the murder of Mr. and Mrs. J. T. Hewell, an aged couple who were killed at their home here several weeks ago.

TIFF WILL RESUME.

The trial of the case of the murder of Mrs. J. T. Hewell will resume tomorrow morning at 10 o'clock.

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DETECTIVE SCOTT PROVES PUZZLING WITNESS BOTH FOR STATE AND DEFENSE

Continued From Page 2.

provided he asks him about the specific question. "I told that," said Judge Roan. "Dorsey put the question."

Q. Did Frank say anything about the attention of Gantt to Mary Phagan? A. He said he seemed unusually interested.

Q. Do you remember when Gantt was arrested? A. Yes, about the time I was in conference with Frank. When Phelan's assistant, Frank Dorsey, I is a circumstance, your honor.

Q. How about his eyes? A. He was always supposed to be the same. Q. What was his attitude at the time of his arrest? A. He was pale and silent.

Q. Did you see Attorney Rozer at the police station? A. No, I did not. Q. Did you see Frank at the factory Saturday, May 17? A. Yes, with Black.

Q. What conversation did you have with him then? A. I asked him if the time between 11 and 12 p. m. was in his office conditionally from 1 o'clock noon until 11 p. m. He answered that he was there in his private office for every minute.

Q. Did you find anything around the factory in May 17, with Inspector Blugerson or others? A. No. Q. Did you see Frank at the factory on Saturday, May 17? A. Yes.

Q. Did you see anything about the blood spoor? A. Yes, they were covered with a sort of white material. Q. Did you see any white material on the blood spoor? A. Yes, they were covered with a sort of white material.

RED BANDANNA, A JACKKNIFE AND PLENNIE MINOR PRESERVE ORDER

Pleennie Minor, chief deputy sheriff, who is depended upon to uphold the majesty of the law and dignity of the court at the Frank trial. He does



He Raps With the Barlow Blade and Waves the Offramped Kerchief Judiciously.

Pleennie Minor, chief deputy sheriff, has a man's sized job on his hands and he handles it with the aid of a red bandanna handkerchief and a pocketknife.

Minor is a public officer, ergo a public servant, and the public expects him therefore to attend to all its wants from a real western electric fan to a drink of local water.

In the old days before Democratic socialism in the public mind, Minor would have been equipped with a party and a mace. These things were supposed to impress on everybody the majesty of the law.

A red bandanna can never rank with a party and a mace, but it is a mace in its own right. It is a mace in its own right. It is a mace in its own right.

Minor keeps the laws supplementary as firmly fixed as the rock of Gibraltar, which shows that he is a public officer, ergo a public servant, and the public expects him therefore to attend to all its wants from a real western electric fan to a drink of local water.

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Mary Phagan? A. No. Q. You haven't got the word in mind? A. Yes, that is the correct word. I saw where the blood spoor was taken notes which may be different from the whole story. Neither was I cross questioned before the coroner.

Q. You didn't say anything about Mr. Frank being nervous before the coroner? A. I said I wasn't cross questioned. Q. You detailed your statement to ten pages before the coroner and you didn't refer to that? A. Yes.

Q. When you detailed the statement about the conversation between Lee and Frank you didn't say anything about his being nervous? A. I said he hung his head. Q. Works With Police.

Q. You didn't say anything about his crossing and recrossing his legs? A. I don't think the coroner asked me. Q. You didn't say anything about his putting his hand before his face? A. No.

Q. You are a trained detective—trained to observe things—and you didn't bring out these facts? A. I have too much sense to tell everything I know as a preliminary hearing. Q. Weren't you telling all you knew?

Q. You are sure you didn't take these notes during your inspection of the factory? A. Yes, I only took mental notes and wrote when we got back to the factory. Q. You are sure you didn't take these notes during your inspection of the factory? A. Yes, I only took mental notes and wrote when we got back to the factory.

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Q. That you got up and went into the office, looked around and saw the spoor? A. Yes. Q. You went straight home? A. Yes.

Q. The factory was still in quiet when you were there? A. Yes. Q. You had work in metal department, and you sometimes saw the door open and some closed? A. Yes, and then it open.

Q. How many times has Solicitor Dorsey asked you about this case? A. Once, I went down to his office and made an affidavit. Q. No matter what an affidavit might say, you know you sometimes saw the door open and sometimes closed? A. Yes.

Q. If you made such an affidavit, you were mistaken? A. I don't know. I sometimes got there and it was closed. Then I have passed it and seen it open. Q. You do know that you saw it both open and closed? A. Yes.

Q. Judge here ruled that the Stover bill should look at the affidavit to refresh his memory. Solicitor Dorsey handed it to the witness and she slowly read it. Then Dorsey questioned the witness.

Q. Having refreshed your memory, Miss Montan, state whether that back door usually was open or closed? A. Sometimes it was open and sometimes it was closed. Q. When the factory was not running, was the door open or closed? A. Closed.

Q. At the time? A. At the time. Attorney Rozer objected: "You are leading the witness." The objection was sustained. Q. What door were you referring to?

Q. The door that led back from Mr. Frank's office. A. Yes. Q. Was there any witness on the factory? A. Yes. Q. Was Mr. Dorsey present when you heard that affidavit read? A. No.

Q. Your honor Mr. Dorsey said it was read to her, said Mr. Rozer, "How did he know?" "He said it was read to her," returned Dorsey. "I call for a reading of the record," said Dorsey. "It is not of enough importance," returned Rozer.

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Advertisement for Essig Bros. Co. featuring a large sale of men's suits and hats. The ad includes the headline "Correct Dress for Men", "25 Per Cent Off for Cash", and a list of suit prices ranging from \$10.00 to \$23.35. It also promotes Panama hats and a cable piano.

EARLY FOUND BLOOD ON CORP OF FACTORY FLOOR

Continued from Page 5.

was brought to my office by detective... I examined it thoroughly and particularly under the lamp. There was no odor as there would have been if the blood had been fresh.

Q. Did you find blood on the floor? A. Yes, I did. I found it on the floor of the factory.

Q. How long had the odor of blood strong when you first saw it, didn't it? A. Yes.

Q. Did you find blood on one of these chairs? A. Yes.

Q. You say you found blood on one of these chairs? A. Yes.

Q. How long had the odor of blood strong when you first saw it, didn't it? A. Yes.

Q. How long had the odor of blood strong when you first saw it, didn't it? A. Yes.

Q. How long had the odor of blood strong when you first saw it, didn't it? A. Yes.

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Q. How long had the odor of blood strong when you first saw it, didn't it? A. Yes.

much about it as some lawyers... Dr. Smith left the stand and E. P. Holloway, day watchman at the National Pencil Factory, was called to the witness stand.

Q. What did you do to the elevator when you left the building? A. I did not.

Q. How far from the elevator did you see the blood? A. About thirty feet.

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Copper Strikers Ask 'Mother' Jones' Help

CALUMET, Mich., July 31.—A telegram was sent to the headquarters of the United Mine Workers of America asking that "Mother" Jones, the leader of a dozen mine strikes, be sent to the Calumet copper region, where 1,500 union miners are idle.

STUCK TO LAST TILL LAST... YORK, Pa., July 31.—Cornelius Baer, 81, who had vowed in his youth to follow the maxim, "Clobber stick to the last," died today at his home.

Q. How far from the elevator did you see the blood? A. About thirty feet.

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3 DEAD IN WRECK IN SOUTH CAROLINA

CHESTER, S. C., July 31.—The wreck of the westbound Lancaster and Chester Railroad mixed passenger train yesterday at 8 o'clock, seven miles from here, is as follows: Y. H. Craft, Anderson, traveling from the west, died of a heart attack.

Q. How far from the elevator did you see the blood? A. About thirty feet.

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NEW AUTO PATROL IS BOUGHT BY CITY

September offenders against Atlanta's ordinances will have the pleasure of journeying to the station house in a new automobile, the sub-committee of the Police Commission having purchased one Thursday morning.

Q. How far from the elevator did you see the blood? A. About thirty feet.

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Pryor Citizens Meet To Act on Regrading

Definite action on the projected improvement of South Pryor street from Georgia avenue to Ridge avenue will be taken Wednesday night at a meeting of the committee at McCord Brothers' grocery, corner of South Pryor street and Georgia avenue.

Q. How far from the elevator did you see the blood? A. About thirty feet.

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Whole Day of Adventure

That's what you can get delivered right at your front door, for your hours of Sabbath enjoyment. For

REAMS OF ROMANCE

Next Sunday's American Fiction Magazine

Free Fiction Magazine

JACK LONDON'S "THE SCARLET PLAGUE"

When Women Go to War

Lady Duff Gordon

Sunday American Now

Phoning to MAIN 100

WARM SPRINGS, GA. MORE POPULAR THAN EVER. Mr. Hilda, the new proprietor of the Warm Springs, is adding to the popularity of this well-known health resort.

IF YOU'RE OUT FOR A GOOD TIME... A. K. HAWKES CO. KODAK DEPARTMENT 14 WHITEHALL

Muse's Ladies' Shoes Reduced. Beginning to-morrow, August 1st, the following reductions will prevail in our ladies' shoe department: Women's White Low Shoes

Women's Black and Tan Low Shoes. With the exception of a few numbers \$5.00 and \$6.00 black and tan pumps, ties and colonials \$3.45

George Muse Clothing Co. Our usual August reductions in all other departments