VENIREMEN DRAWN FOR FRANK TRIAL The Atlanta Constitution (1881-2001); Jul 25, 1913; ProQuest Historical Newspapers Atlanta Constitution (1868 pg. 1

## VENIREMEN DRAWN FOR FRANK TRIAL

One Hundred and Forty-Four Names Drawn From Jury Box-No Effort So Far at Postponement.

The veniremen from which it is expected to choose the jury for the trial Monday of Leo M. Frank, charged with the Mary Phagan murder, was drawn yesterday afternoon by Judge John T. Pendleton, at the request of Judge L. S. Roan, who returned from Covington, Ga., slightly ill.

The names of 144 men were drawn from the petit jury box and as for as

from the petit jury box, and as far as is known no actual attempt was made to have them drawn from the grand jury box, as the attorneys for Frank originally desired.

For the past week the rumor has

gone the rounds that Attorne's Rouben R. Arnold and L. Z. Rosser, for the defense, would move to postpone the trial. They have so far made no state-ment in regard to this matter, and decline to assert whether they will endeavor to secure a postponement not.

Solicitor Hugh M. Dorse, declared in most emphatic terms Thursday that he was ready for trial and would exert overy effort to prevent a delay. Judgo Roan, who was seen at his apartments at 15 East Morritts avenue, declared that he expected to be well again today, as he had merely suffered an attack of indigestion.

He stated that he expected to be able to preside, and would call the case Monday morning, on the date set. Judge Roan has been on the bench for over ten years, and here of never having mid-

duage Roan has been on the bench for over ten years, and has a record of never having missed a day from his duties as judge, and also of never having failed to open court on the minute.

minute.

Arnold in Covington.

Attorney Arnold went to Covington Thursday morning for a conference with Judge Roan presumably, and it is believed that he either took up with him the question of drawing the venire from the grand jury box, or took up the question of postponing the case. He refuses to disclose the reasons for his trip, and both he and Mr. Rosser decline to say whether or not they desire the trial to proceed or otherwise.

Should a postponement be asked it would have to be done in open court, when both lawyers for the state and for the defense are present, and so when be for the defense are present for no motion for such a hearing far no .... been made.

been made.

Should Judge Roan's illness prove more serious or of longer duration than his condition Thursday indicated the probabilities of postponement are strong. Judge Pendleton, who drew the list of veniremen, or Judges W. D. Ellis or George L. Bell have jurisdiction and could hold the trial if so re-ameted. quested

At the drawing of the veniromen Thursday afternoon in Judge Pendle ton's chambers, Solicitor Ilugh Dor-sey was present, and Attorney Her-bert Haas represented the defendant.

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Neither Attorneys Arnold nor Rosser were present, and Mr. Hans did not come in until after the drawing was partially completed.

The drawing of the 144 names took place publicly, Judge Pendicten taking the names out of the jury box
and reading them aloud to Deputy
Clerk T. H. Jeffries, who copied them
for the use of the sheriff, who will summons the venirg.

Ask That Names He Withheld.

Both the solicitor and Attorney Hans secured a complete list of the men from whom it is expected to draw the jury. The veniremen will be served between now and Saturday. At the request of Deputy Shoriff Miner the names will not be published in The Constitution until he has had an opportunity to serve the men personally.

"There'd be too many fellows taking vacations right away, if they knew they were on this list," explained Dep they were on this list," explained Deputy Miner, "and jes' to tell you the whole truth. I doubt if I would blame

'em much."

the list.

While the names of the potential jurors in whose hands will rest the life of Leo Frank were drawn from the petit jury box as in all other cases of this kind, it was noticed by those who heard the names announced that a large per cent of them are either prominent Atlanta business men or residents of the rural districts of Fulton

county. The name of one man who was on the grand jury which indicted Frank on May 24 for the crime for which he will be tried was drawn. Clork Jeffries called attention to this as the name was read out, but Judge Fendle. ton stated that he had no authority to do otherwise than leave the name upon

Negroes on the List.

Of the 144 veniremen there are some four or five negroes on the list, as a few negroes in Fulton county are qualisled by law to have their names in the jury box. It is only in the federal courts, however, that a negro venire.

man ever finds his way to the jury boy.
It is expected that the list of 144
names will be exhausted before the
twelve actual jurors are finally selected, and in this case the usual custom is for the judge to order the sheriff to go out upon the streets and bring in as many talesmon as may be needed to complete the quota of the jury. This may be done, or additional panels may be drawn from the jury box. The talesmen thus brought in from the street would have to be shown to be qualified as are the men whose names are drawn from the jury box.