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ATLANTA, GA., WEDNESDAY, AUGUST 27, 1913.

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2 CENTS. "AFTER NOON"

FIGHT BEGUN TO SAVE FRANK MOTION FOR NEW TRIAL FOLLOWS DEATH SENTENCE

U. S. TAKES ITS FINAL STAND ON MEXICO

Lind Leaves for Home as Wilson Frames Decisive Peace Terms. Break Believed Near.

WASHINGTON, Aug. 26.—The American proposal for General Huerta, as introduced at the White House today, are the following: First, a definite armistice. Second, a free and early election in all parts of the country. Third, General Huerta is not to be a candidate at this election. Fourth, both factions must agree to abide by the result. These fundamental propositions formulated by the United States will not be changed by any developments in Mexico City to-day. President Wilson has decided to make his stand on them, and while they might be modified by incidental details, their vital features must remain in any negotiations to be conducted further. The supplementary suggestion issued by the Secretary, Turin's statement today, does not affect the fundamental propositions. Envoys Lind has left Mexico City, as appears in Mexico City news dispatches today. The White House has no information that he has left Mexico City, and is expected to understand that he is the President's favorite reply sent to the President to Lind's message of last night, he would have left the Mexican capital. The State Department denied that Governor Lind was ordered out of Mexico, and further, claimed that the Mexican situation remains unchanged. It is understood that Governor Lind will leave Vera Cruz on board an American warship, probably the USS Hampshire, within a short time. There are at present four American battleships at Vera Cruz—the USS Hampshire, South Carolina, Michigan and Louisiana. One of these will be placed at Governor Lind's disposal, and the other three will remain in Mexican waters to await developments.

President Delays Message. President Wilson today confirmed reports that all hope of the success of the Lind mission was not lost when he postponed reading his message to Congress until 1 o'clock to-morrow. If the negotiations continue over a considerable period the message may not go to Congress for some time. If the American proposals are accepted it may not be read at all. The "radio" has been the crisis approached was emphasized by the semi-official announcement of the American proposals in Huerta through Envoys Lind. That the White House was to indicate their terms coupled with the facts that they were fundamental propositions and would not be changed, was regarded as extremely significant. Reports are current here that the President intends to resign the presidency in favor of "Travis" one of the results, but to be a candidate for the

Mrs. Godbee, Held As Double Slayer, Blocks Jail Break

MILLEN, Aug. 26.—Mrs. Sarah Perkins Godbee, in jail here charged with the murder of her former husband and his first wife, prevented an escape from the Jenkins County jail here yesterday morning. A negro was arrested on Saturday night and lodged in the jail on Monday morning between 3 and 4 o'clock, the negro got out of his cell and was making desperate attempts to bore his way in liberty when the secured woman gave the alarm.

Priest Arrested for Quarrel With Sister

CHICKSBORO, Miss., Aug. 26.—A domestic quarrel between his sister and himself is the explanation given by Father John, well-known pastor of the Catholic church at Mississippi City, today of his arrest at the Black house. Neighbors in the vicinity of Father John's home were aroused by the screams of a woman. They telephoned Deputy Sheriff Frank Duckworth and the county jailer, both of whom responded. After the arrest of the priest, he was brought to Chicksboro, but was shortly released, prominent citizens signing his bond. Today Father John went to the office of the justice of the peace and made a statement regarding the case. He will be arraigned for trial to-morrow.

Threaten Force in County Seat Fight

GALESDEN, Aug. 26.—At a mass meeting held at Cedar Bluff today resolutions were passed calling upon the people of Cherokee County to assist in an effort to have the County Seat moved from Center to that place. A letter was written on the 25th to Governor Lind, and the organization of the county. Cedar Bluff is a new town on the Southern Railroad. Twenty men left this morning to visit each seat in the county taking them to sleep the petition. A spirited fight will be made and Center may resist efforts to move the courthouse by force if necessary.

Preacher-Banker for Alabama Senate Seat

COLUMBIUS, Aug. 26.—Declaring that he prefers serving his own flock to being State Senator from the Eleventh Alabama congressional district, the Rev. W. J. Price, pastor of the Phosphor Bank of Girard, Ala., has announced that he will accept only one circumstance which would become a candidate for the State Senate. Mr. Price is serving North-Glad Methodist church, one pastor and is the pastor of one of the largest banking institutions in the section in addition to being a successful business man in other directions.

Foster Father Wins In Fight for Child

GALESDEN, Aug. 26.—Jessie Belle Goodwin, 12 years old, in the midst of contention between her foster father, J. A. Goodwin, and her sister, Mrs. Belle News. Mrs. News came here yesterday and took the child from Goodwin and he immediately sued out a writ of habeas corpus. This contended the court and ordered that the child be brought into court on August 28 and that Mrs. News show cause why she should not be restored to her foster father.

SPEER PROBE DELAYED IN HOUSE

Republicans Block Clayton's Move to Hasten Investigation of Georgia Judge.

WASHINGTON, Aug. 26.—A resolution to investigate the charges against Judge Emory Speer, of Georgia, was introduced in the House today by Chairman Clayton of the Judiciary Committee. An effort to save it considered immediately failed, on the objection of Minority Leader Mann, and the resolution went over until to-morrow. In governing the resolution Mr. Clayton said: "The committee reached the unanimous conclusion that the charges were of such grave nature that further investigation was warranted. I may say that not only members of the Judiciary Committee, but other members of the House have given this subject careful attention. "No member of the committee has had opportunity to talk with the witness, and as the committee did not feel like voting to impeach Judge Speer. Urges Fair Inquiry. "If Judge Speer is not guilty of the wrongful conduct alleged against him, a committee of the House ought to vindicate him. If it reaches the conclusion that he should be impeached and removed, the House owes it to the people to take this course. "Several members of the committee have expressed the hope that this judge is not guilty, but we felt it was only fair to the country to bring in this resolution. "Minority Leader Mann said he had never heard of a similar case being started in such a manner, with no one making an actual charge on the floor of the House. "I doubt the propriety of the House having no charges before it, authorizing a committee to proceed with an investigation," said Mr. Mann. "I have seen no charge in the papers worthy of investigation. "Does the gentleman think I ought to give out the charges at this point," asked Mr. Clayton. "I think the House ought to be informed," said Mr. Mann. Representative Barrett, of Georgia, pointed out that some of the most important charges, those made by Colonel Hill, had been thoroughly aired. Barrett for Quick Action. "I do demand that the investigation," said Mr. Barrett. "You should be careful you should be quick in the procedure," he said. "The resolution is one of the things that I am sure will be of any thing to impeach an investigation. Mr. Mann persists in his objection, and the resolution will not pass. The procedure, he said, in this case so far as the resolution, or an investigation, is concerned, is the same as that in the impeachment proceedings against Judges Swaine, Handford and Archbold. The resolution set forth that the charges made against Judge Speer are of such a grave nature that they warranted further investigation, and provided that the Judiciary Committee be authorized to proceed with the further steps are justified. It will recommend the impeachment of Judge Speer, it is believed.

FRANK RETURNING TO HIS CELL IN TOWER AFTER JUDGE'S CHARGE



Frank's control of his emotions was never more strikingly shown than on last day of trial.

3 Negro Prisoners Refuse to Leave Jail

ATLANTA, Aug. 26.—Austin Campbell, convicted on one charge of first degree murder, and George Hayes, convicted of

ambushing, escaped from the city jail by drilling their way through the brick wall. The other negro prisoners refused to leave with them. It had been expected that the escape would have followed the run of the corridor on account of the jail.

GEORGIAN FIRST. ROME, Aug. 26.—The Atlanta Georgian was the first newspaper to bring the Frank verdict here Tuesday. It carried the news of the Georgia's extra and commented on its entrance.

PRISONER MUST HANG OCT. 10, JUDGE RULES; INNOCENT, HE REPEATS

Almost before the dread verdict of "guilty" had ceased ringing in his ears, Leo M. Frank, convicted of slaying Mary Phagan, heard Tuesday the still more terrible words, "sentenced to hang by the neck until dead," before the echo of his own words, "I am innocent," had died away.

Frank will pay the penalty for the murder of Mary Phagan, which the jury Monday agreed he had committed, unless the efforts of his two lawyers, who already have started a new fight for his life, are successful in postponing the execution or ultimately in clearing their client. There is little doubt that the execution will be put off, as an appeal will act as a stay.

Sentence had hardly been pronounced by Judge L. S. Roan at 10:40 o'clock Tuesday morning in his courtroom in the Throver building before Attorney Reuben Arnold was on his feet to make a motion for a new trial.

Judge Roan said that he would set October 4 as the date for hearing the arguments on the motion. It is known that Solicitor Dorey is most vigorously opposed to any movement looking toward the reopening of the case. He asserted repeatedly during the last day of the trial that the claim of the defense that Frank was not receiving a fair trial was ridiculous on its face.

While the death penalty was being imposed upon the factory superintendent, his young wife sat outside the Throver building in an automobile. She had followed her husband in the car, waiting for him as he was taken into court between two deputies, and again following him when he was conveyed back to the tower. Frank displayed no more emotion than he did during the progress of the long trial. He perhaps, was a trifle paler than usual, and his face a bit more haggard, but aside from this none would have known as he stepped firmly down from the Throver building steps that he was a man on whom the death sentence had just been pronounced.

The fight for Frank's life, which may consume many months, across a question as to the disposal of Jim Conley. It is the general supposition that Conley's case will be held in abeyance until Frank's fate definitely is determined by a new trial or the decision of the appeal to the Supreme Court.

News Lee Released From Custody. News Lee, material witness in the Frank trial and at one time a suspect, was released from custody Tuesday morning after spending exactly four months in jail.

A long and notable legal fight is certain over the efforts to save Frank from paying the penalty fixed by the court. The case will be carried to the highest courts if Judge Roan refuses a new trial.

There was the hush of horror as the dreadful "Hanged by the neck until dead, and may God have mercy on your soul," words uttered by the judge. The signs of Frank's emotion were few and over. A few minutes later he was asserting, clearly and calmly, his entire innocence.

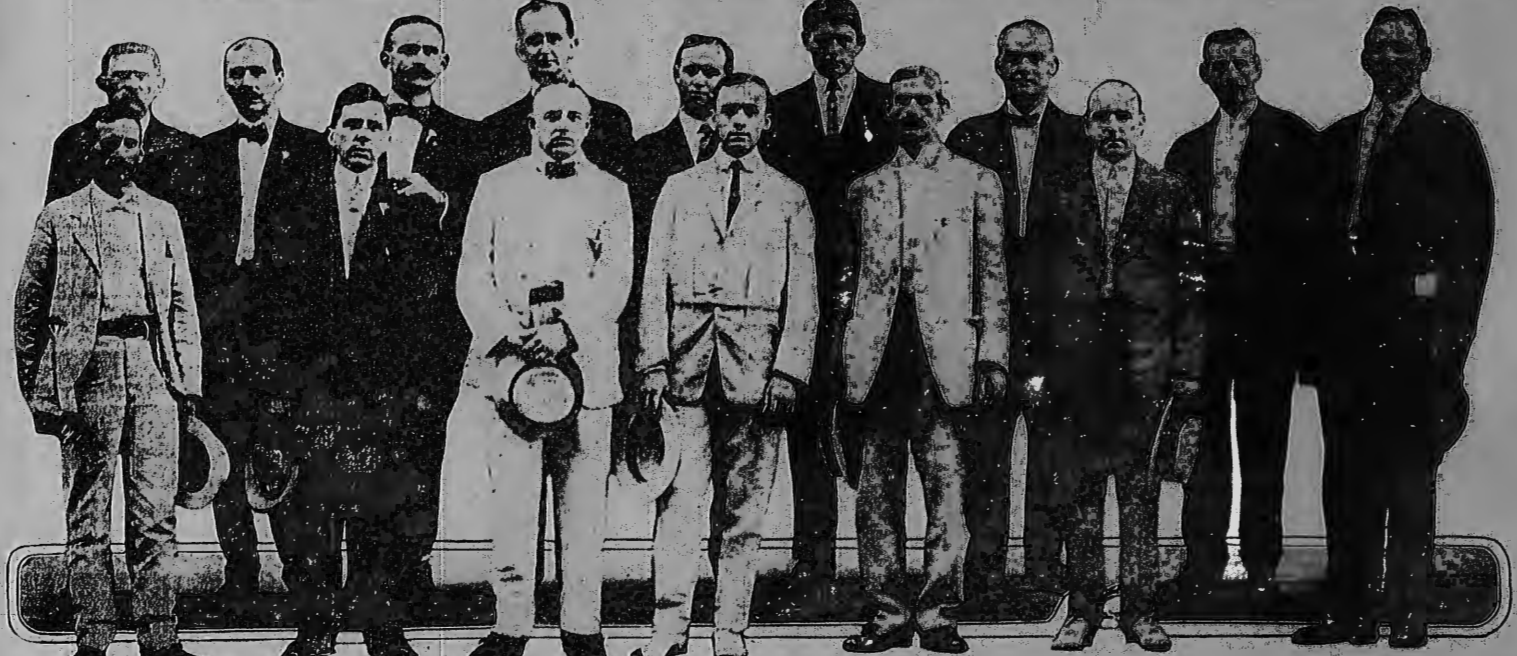
Frank heard his sentence with but a slight show of nervousness. He stood leaning slightly against the railing in front of the judge's bench looking straight into Judge Roan's eyes. Occasionally he moistened his lips, but otherwise he was calm. His eyes, though, were bloodshot and his skin more pronouncedly white than ever before.

Frank Again Protests Innocence. Judge Roan addressed him: "The jury which has been trying you for the last several weeks has found you guilty. Have you anything to say why sentence should not be passed on you at this time?"

Frank leaned slightly against the railing and placed one hand behind his back before replying. Then he said in a calm, even voice: "Your Honor, I say now as I have always said, 'I am innocent.'"

JURY THAT CONVICTED FRANK AS SLAYER OF MARY PHAGAN

F. T. OSBURN. A. H. HENSLEE. F. E. WINBURN. W. F. MEDCALF. A. L. WISBEY. W. M. JEFFRIES. M. JOHENNING.



DEPUTY HUBER. M. S. WOODWARD. F. V. L. SMITH. D. TOWNSEND. C. J. BOSSHARDT. J. F. HIGDON. DEPUTY LIDDELL.

WIFE, MOTHER EMBRACE FRANK AFTER SENTENCE

Continued from Page 1. Judge Hoan then picked up from his desk the sheet of paper upon which his sentence was written. As he did so, through some slight misunderstanding, the crowd arose to its feet. "Take your seats, take your seats," said Judge Hoan, then read the sentence. In legal form, it was this: "The State against Leo M. Frank, indicted for murder, Fulton County Superior Court, May Term, 1913. Verdict of guilty, July term, August 11, 1913. "Whereupon it is considered and adjudged by the court that the defendant, Leo M. Frank, be taken from this bar of the court to the common jail in the County of Fulton, and that he be held there until the final execution in the manner fixed by law. "It is further adjudged by the court that on the tenth day of October, 1912, that the defendant, Leo M. Frank, be executed by the Sheriff of Fulton County in private, witnessed only by the executing officer, a sufficient guard, the relatives of the defendant and such other persons and friends as he may desire. "Such execution to take place in the common jail of Fulton County, and that said defendant on that day be given the hours of six o'clock a. m. and seven o'clock p. m. by the sheriff of Fulton County, and that he be held until he shall be dead, and may not have mercy on your soul. "In open court, July 26th day of August, 1912, I, S. R. Hoan, Judge of the Stone Mountain Circuit, presiding. "When Judge Hoan had finished reading the sentence, Frank came back into a chair between his two friends, Leo Strauss and Julian Bohm. His face had grown a little paler, but the calm serenity which characterized his attitude throughout the trial prevailed. Attorney Huber Aronoff, who had defended Frank at the trial, arose and addressed Judge Hoan. "Your honor," he said, "we shall not have the arguments on the

by the neck ill death" still echoing in his ears, sniffed back at the grim old Tower at 10:45 o'clock. Frank stepped out toward Douglas Burdette and Thomas. His face was a bit pallid, his eyes a little wider open. Father, wife, he was the same astoundingly cool prisoner. The jailer walked to the jail door and Frank asked his secret to wait a moment. A minute later another car drew up and the devoted wife of the convicted slayer alighted, Deputy Sittler at her side. Frank's face brightened up. Mrs. Frank smiled the tragic smile of courage and loyalty, and they were clasped in each other's arms, the young wife showing kisses on the man who had just heard his doom pronounced. They disappeared into the gloom of the jail corridor. Mrs. Frank's arm around her husband's shoulder—smiling, motherly embrace that touched the men who walked with lowered faces at Frank's side. A moment more and Frank was in his mother's arms at the cell entrance from foreign eyes and words of hope showered upon him to drown the echo of the terrible pronouncement in a little white back. The young woman was dressed in black, relieved only by a white lace collar. She looked composed, but the traces of a night of weeping were in her eyes. The mother was sad and worn. Neither would talk to newspaper men. Mob Influences. "I'm as innocent as I was a Year Ago," Asserts Frank. Just four months after the murder of Mary Phagan, Leo M. Frank, convicted of the slaying of the 13-year-old girl in the National District Court, asserted his innocence. He said that he was innocent as he was a year ago. He said that he was innocent as he was a year ago. He said that he was innocent as he was a year ago.

directions from their offices, crying the strains of the verdict. Frank was in the Tower with his young wife when the verdict was returned. "My God! Even the jury is influenced by mob law," was the exclamation with which the accused met the news of the verdict of guilty. "I am as innocent as I was one year ago," he continued. Frank would not talk at length to the newspaper men. His wife, who had shown the strain of the last hours of the trial throughout the day, collapsed in tears. Rabbi Marx and other friends of the family were at the cell when the verdict was read. They declared that nothing had developed since the beginning of the trial to shake their belief in Frank's entire innocence. After the concluding words of the judge's charge Monday afternoon, the jury filed from the courtroom and several scores of persons took advantage of the leniency of the court to leave the jail in company with Harry Marx and Dr. Rosenberg. The traces of the tears were still on her face, they came through the corridor. With the aid of her escort she avoided the newspaper men and entered the waiting automobile. Dr. H. W. Wilkner came down shortly after. "I am an innocent man," he said. "I am as innocent as I was a year ago," was Frank's comment on the verdict, according to Dr. Wilkner. "The blinds of the Selig home at No. 45 East Georgia avenue, where Frank and his wife lived with her parents, were closed Tuesday morning. Mrs. Selig and their daughter had stayed with relative overnight. Attorney Arnold left for Bedford Springs, Pa., Tuesday afternoon for a month's rest. Mr. Arnold will return to Atlanta in time to participate in the argument for a new trial for the tenth factors superintendent, which has been set for October 4.

Expansion Sale Ends Saturday Night Positively Last Four Days of This Unparalleled Value-giving Next Monday is September 1st. Conditions absolutely necessitate the disposal of every summer garment in stock this week. Reductions, such as this store has never before offered, will be in effect, beginning to-morrow, Wednesday morning. Monday morning the entire store will be devoted to the display of new Fall apparel, already in and waiting for display room. An opportunity to secure beautiful, high-grade, stylish garments at LESS THAN COST OF MATERIALS OR MAKING. Beginning to-morrow Morning at 8 o'clock We Offer Any \$12.50 to \$16.50 Linen Dress . . . AT CHOICE Any \$12.50 to \$16.50 Ratine Dress . . . Any \$12.50 to \$16.50 Linen Suit . . . \$3.75 Any \$11.75 to \$15 Lingerie Dress . . . Any \$10.50 to \$14.50 Fancy Voile Dress

What made you reject that man? I lacked an army sergeant on recruiting service, as a broad shouldered would-be soldier was turned away. "Red teeth" replied the sergeant. You would be surprised to know that from six to eight per cent of the recruits applying for enlistment in the U. S. Army within one year were rejected because of defective teeth. And that thirty-five per cent of the carnal cases in the U. S. Army were due to defective teeth in diseased oral conditions. Perfect cleanliness of the teeth is absolutely essential to Good Health. A pleasant, sure way to perfect cleanliness is the twice-a-day use of Colgate's Rubbed Cream Tooth Paste. It cleans and brightens your teeth twice a year visit to your dentist. You too should use COLGATE'S RUBBED CREAM TOOTH PASTE.

White Ratine Skirts \$1.48 Latest Styles, That Were \$3.50 Pique Skirts 69c That Were \$1.50 to \$2.00 \$1.50 to \$2.00 Summer Waists at Choice . 69c Fine Wool Skirts \$2.45 Very latest styles in Bedford Corsets, Worsteads and Serges. They were \$3 and \$5. Fine Tailored Wool Skirts CHOICE Serge, Bedford Corsets, Imported Worsteads, Shepard's Checks, elegant graceful models that were \$8.50 to \$10. Southern Suit & Skirt Co. Atlanta's Exclusive Women's Apparel Store—43-45 Whitehall Street.

'WE ONLY DID OUR DUTY,' SAYS MAN WHO HELPED CONVICT FRANK

Dorsey's Plea of Great Weight--Only Wondered at Prisoner's Statement

JUROR'S STORY OF HOW EVIDENCE WAS REACHED AND RECAPITULATED

The Georgian to-day reveals some of the innermost secrets of the jury which convicted Leo M. Frank of the murder of little Mary Phagan. This inside story of the greatest criminal case in the South's history is an intensely interesting revelation of the workings of men's minds. It covers three long weeks and more throughout which the evidence for and against the penalty factory superintendent was tediously unfolded, link by link.

It casts upon the various points made by the defense and the prosecution the light in which they were viewed by the twelve men who were chosen to sit as the judges. It ends with the last memorable meeting of these men on the top floor of the courthouse Monday afternoon which culminated in the fatal verdict: "We the jury find the defendant guilty."

The information is given here with as it was obtained by a reporter for this newspaper from one of the jurors late Monday night while the full weight of his grim burden still rested upon him. It is told in his own, impressive words.

"It was the only thing we could do. The evidence was against Frank from start to finish. And so we did our duty, as we had sworn to do. Dorsey's Youth and Sincerity Won."

"It would be hard to say what of all the trial made the greatest impression on the jury. It was probably the Solicitor General himself. He was a marvel. His youthful appearance, coupled with his earnestness, made a wonderful hit. There wasn't a minute of the hours that he spoke that he didn't seem to mean every word that he uttered."

"Dorsey is a forceful speaker. He puts emphasis behind his words. And he drives his points clear in and clinches them on the other side. They stuck with us. They had the evidence behind them to make them stick."

"His theory of the murder was the one we accepted. It was the only evidence upheld. That was the way Frank killed that girl."

"While the jurors watched down stairs, he took that girl back into the meat room and struck her, and then with a cord strangled her to death. Then those notes were written as the negro told us and placed beside the body."

"Dorsey's argument there was a little sentence which seemed to imbed itself in the minds of every man on the jury, when he was speaking of the agreement between Frank and Conley that the negro should come back to the factory and burn the body. The sentence was that: 'And if the smoke from that little girl's burning body had gone straight up into the air, old Jim Conley would have hanged for another man's crime.'

"Hooper's Action Had Its Effect."

"There wasn't a bang word in it, but it was a bang word in the way Hooper handled it. He drew a contrast between right and wrong which made us look again into the evidence before us. And the narrow escape which the negro had made us shudder."

"There was another thing which impressed that jury. It was Frank Hooper's sacrifice of Dorsey. We called it that. Hooper had the chance of his lifetime there to make a wonderful speech when he opened the State's argument. We were half expecting it. His reputation was known to us. And when he ended there was some disappointment. We said he had not done his best."

"Then we saw his sacrifice. He had only made a plain statement of the State's case and left for the Solicitor General whatever fame and fortune there was to be won by the State's case."

"The jury heard none of the cheering for Dorsey outside the courtroom at any time. We were so crowded in the courtroom that we could not hear the cheering, but that had no effect."

"Probably the hardest job we had to do was to sit there with the slowly growing feeling of the defendant's guilt. Some of the jurors were so nervous that they were unable to sleep. Frank's wife broke down following his speech. It was an impressive thing to see. Yet it didn't affect the evidence."

"Frank's Speech Caused Wonder."

"The trouble with Frank's speech was the same as the trouble with the entire defense. The evidence declared to us that he was guilty and we could do nothing to change it. We could do nothing to change it. We could do nothing to change it."

Trial a Farce, Say Attorneys

L. Z. Rosser and Reuben Arnold, counsel for Leo Frank, issued the following statement this morning:

"We deem it not amiss to make a short statement, as the attorneys of Leo M. Frank, to the public."

"The trial which has just occurred, and which has resulted in Mr. Frank's conviction, was a farce and not in any way a trial. In saying this, we do not make the least criticism of Judge Roan who presided. Judge Roan is one of the best men in Georgia, and is an able and conscientious judge."

"The temper of the public mind was such that it invaded the courtroom and pervaded the streets and made itself manifest at every turn the jury made; and it was just impossible for this jury to escape the effects of this public feeling as if they had been turned loose and had been permitted to mingle with the people."

"In doing this we are making no criticism of the jury. They were only men, and unconsciously this prejudice rendered any other verdict impossible."

"It would have required a jury of stoics, a jury of Spartans, to have withstood this situation."

"The time ought to come when this man will get a fair trial, and we profoundly believe that it will."

"The final judgment of the American people is a fair one. It is sometimes delayed in coming, but it comes."

"As for the present trial, we have the profound conviction of Mr. Frank's innocence. The result has not changed our opinion. Every step of the trial has intensified and fortified our profound conviction of his innocence."

"L. Z. ROSSER, "R. REUBEN ARNOLD."

Pierce Loses Pinkerton Job By Actions in Phagan Case

As a result of the charges made by the police of unfair dealings by the Pinkerton operatives in the investigation of the Phagan case, H. B. Pierce, superintendent of the agency in Atlanta, tendered his resignation. It was promptly accepted by A. L. Curwain, general superintendent of the agency in New Orleans, who arrived in the city Monday.

Introduction to the agency's lack of co-operation of its operatives with the local police in criminal investigations was charged against the superintendent. The specific charge which brought about the removal of Pierce grew out of the finding of the blood-stained stick on the floor of the pencil factory by Pinkerton operatives. It was claimed by the police that the stick was withheld from them by Pierce, to whom it was turned in by the factory, and the butt of a buzzy whip substituted. The stick itself was turned over to the defense.

"This action by Mr. Pierce was in direct opposition to the rules of the Pinkerton Agency," said Mr. Curwain. "Our charter to operate in Atlanta carries the agreement that our men without holding from the city police, which they may secure in investigations of criminal cases."

"Explicit orders demanding that this agreement be carried through to the end have been in effect in the Atlanta office since the agency was started here, and when Mr. Pierce disobeyed them, there was but one thing left to do."

While no intimation was given by general superintendent Curwain to whom Pierce's successor, it is generally reported that Harry Scott was appointed to fill the position. The report is founded on the withdrawal of Scott's appointment to the superintendency of the Houston, Texas, office, which was made shortly before the charges against Pierce were made public. This promotion of Scott was made as a result of his work in the Phagan case investigation, in which he was the field marshal for the Pinkerton.

Mr. Curwain admitted that Scott would stay in Atlanta.

Cordele Cotton Men Fight Tax Ordinance

CORDELE, Aug. 28.--If the threat of local cotton buyers are carried out, it is not a day. On the grounds that the ordinance has discriminated and that the buyers are of good and true character, they should be the same, the local cotton buyers have been in effect in the Atlanta office since the agency was started here, and when Mr. Pierce disobeyed them, there was but one thing left to do."

Senators' Kin Killed In Row Over Saddle

RENO, Nev., Aug. 28.--William Billings, son-in-law of former Sen. Pittman, of Kansas, was killed on a ranch 100 miles north of Reno, Nev. Frank Huber was arrested on suspicion of the killing. Billings took a saddle from Huber's stable, and was saying he was going to start an automobile back line, claiming to have had two machines already. He took the car for a try-out, which extended to fifteen, when the machine got out of order and he put it in a garage there. He has not been heard of since.

Are You Sick, Disordered, Nervous, Run Down?

Have You Blood Poison, Kidney, Bladder or Urinary Trouble? Do you suffer from Headaches, Dizziness, Nervousness, Indigestion, Constipation, etc.?
Dr. Hughes' Kidney Pills
It is the only medicine that will cure these troubles. It is a natural, safe, and reliable remedy. It is the only medicine that will cure these troubles. It is a natural, safe, and reliable remedy.

DETROIT 2 TRAINS DAILY Lv. 12AM, 5:10PM L&N

CONTESTANTS WANT AD RACE NAMED SOON

Well, now that Atlanta has decided back to business, what's the chance with your starting the V.W.A. Contest and wishing an automobile race was a trip to California and back for you and your wife? Or, you can enter your chum, your boy, your girl, get all the members together form a committee, set your date, and win \$1,000 in gold!

Rides 600 Miles to Buy Col. Cody's Pat Horse as Gift to Him

DENVER, Aug. 28.--Friends of Buffalo Bill could each enter at the auction sale of the Wild West show property, when "Abraham" the famous white horse ridden by Colonel Cody at every performance for 25 years was offered by the auctioneer.

The Kaiser Becomes A Total Abstainer

BERLIN, Aug. 28.--The Kaiser has said he will abstain from alcohol. He has been drinking for 25 years, but has decided to give up the habit. He has been drinking for 25 years, but has decided to give up the habit.

DIED AS HE PRAYS

DANVILLE, Va., Aug. 28.--Astonishingly, a man died as he prayed. He was a member of the Catholic Church while kneeling in prayer.

Last Days of August Blanket and Bedding Sale

M. RICH & BROS. CO. Less Than 2 Score Short Hours Wind Up The August Furniture Sale After That Prices Go Back to Normal--to Stay

Table with 2 columns: Item and Price. Includes Green Striped Denim Library Chair, Tapestry Upholstered Wing Library Rocker, etc.

Art & Crafts Furniture

Standard patterns from around the three best makers in America. Not the cheap "gun and hammer" Mission furniture, but genuine Arts and Crafts Furniture, with every joint dovetailed and mortised with wood pin joints.

Table with 2 columns: Item and Price. Includes 12.50 Chair, \$7.75 as shown, \$12.50 Rocker, \$7.75 to match, \$25.00 Settee, \$16.50 to match.

A Bed Special

Table with 2 columns: Item and Price. Includes 50lb Mattress, Art. Pick, any color, \$10.00; Guaranteed Box Spring to match, \$12.50.

Important Notice to Charge Customers

All charges for purchases for cash of the month from September 1st to October 31st, 1913, must be paid by the August 31st, 1913, or they will be charged to the account.

M. RICH & BROS. CO. M. RICH & BROS. CO. Table with 2 columns: Item and Price. Includes 2-inch Post Brass Bed, full size, \$18.50; 2-inch Post Satin Finish Brass Bed, full size, \$18.50; 2-inch Post Satin Finish Brass Bed, \$18.50; 2-inch Post Bright Solid Brass Bed, \$18.50; 2-inch Square Post Single Brass Bed, \$18.50.

FRANK TO LEAD OWN FIGHT FOR LIFE WILSON'S FINAL WORD, HUERTA MUST ABLICATE

PRESIDENT FORCES MEXICO CRISIS

Washington Anxiously Awaits Effect of U. S. Ultimatum—Lind on His Way Home

WASHINGTON, Aug. 27.—To-day is considered in diplomatic circles the fateful day in the already strained relations between the United States and Mexico. The American people, representatives of European governments and attaches of South-American republics are waiting with unconcealed anxiety the delivery of President Woodrow Wilson's message to Congress on the Mexican situation, postponed from yesterday by the direct request of Envoy John Lind and Foreign Minister Frederic Gamba. Pending arrival in Washington of President Wilson, in his message to Congress, will demand the abdication of Victoriano Huerta, who seized the reins of government in Mexico at the time of the Madero overthrow.

The original American note delivered to Minister Gamba by Envoy Lind demanded an armistice, an early election, the abdication of Huerta and his pledge not to be a candidate in the election. While Envoy Lind's message failed, it is believed President Wilson will receive from his position.

Backed by Other Nations.—In view of the fact that his proposals have the backing of the civilized governments of the world, it would not be surprising in his message to Congress, he couched his demands in even stronger terms than those employed by Envoy Lind.

President Wilson's impudant attitude, toward Huerta, coupled with his well-known desire to accomplish his objects without bloodshed, has given rise to widespread speculation here as to what will follow the delivery of his message to Congress.

Envoy Lind is at Vera Cruz, having traveled in all ordinary day coach. There he is still exchanging views with Foreign Minister Gamba, but it is said in official circles these exchanges will not alter the situation.

Troops Recalled and Detained.—Despite peace messages from Mexico and conciliatory interviews continually given out by Foreign Minister Gamba, the fact remains that the Mexican government and its position have been altered by the Mexican Minister of the Interior, to organize and drill all able bodied men in the Republic and report the combined strength to the Mexican Capital.

The official reason advanced that it is said in official circles these exchanges will not alter the situation.

All Japan for War, Claims Tokio Editor

BOSTON, MASS., Aug. 27.—Joseph B. Halliday, editor of The Japan Advertiser, of Tokio, who has arrived here by steamer from Yokohama, declares all Japan is eager for war with the United States.

BATTLING OVER MEXICAN SITUATION

PRESIDENT WOODROW WILSON. PRESIDENT VICTORIANO HUERTA.



GAMINETTI HIT BY JURY RULING

Judge Forces Attorneys for Alleged Slave to Change Tactics in Revealing Defense.

SAVANNAH, GA., Aug. 27.—It was seen in the questioning of prospective jurors today that the defense of F. J. Gammetti will be that he did not have any criminal intent when he eloped to Reno, Nev., from Sacramento with Lola Norris, the high school girl.

Attorney Woodworth, questioning the women directly connected with the whole slavery case against Gammetti, asked the question of the juror.

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John D. Plays Golf With 2 Deaf Mutes

CLEVELAND, OHIO, Aug. 27.—John D. Rockefeller cut loose from his sedentary habits today and entertained at eight two young men, he did not know and has seen no one before in his life.

Boys' High Seeks Alma Mater Song

Plans for offering a cash prize for the best original words for an alma mater song for the annual of the High School of Atlanta are complete.

Bad 'Boy' of 63 Is Forced by Father To Sign the Pledge

CHICAGO, Aug. 27.—The sad story of an old man who has been placed on police court records, William H. Palmer, 63, by his name. He is a following case of 63, and his father, William H. Sr., who is 86, called on the police to check William's identity in the signing of wild oats. Said the father to Judge Booth:

"I think he would stop smoking with you. He drinks a good deal. He comes home and acts like a young kid. I find it difficult to control him. You can see for yourself that he must have had for me to manage. He weighs 220 pounds, while I weigh only 110. He is out every night counting, calling on women and I can't do anything with him."

"I'll tell him hell rain his constitution. If he keeps on the way he's going, the law has been a big fellow now. It's time he learned to take his himself. I'll give him just one minute to sign the pledge."

Willard Exonerated by Coroner's Jury

LOS ANGELES, Aug. 27.—After several hours of deliberation over the testimony presented by witnesses of last Friday's fight at Vernon between Jess Willard and "Burr" Young, which resulted in the death of the latter, the Coroner's jury returned a verdict exonerating Willard.

Danish King Saves Actress From Sea

SPECIAL CASE TO THE ATLANTA GEORGIAN. LOS ANGELES, Aug. 27.—According to The Budget, King Christian of Denmark, while cruising in the royal yacht, Hia, off Liding, rescued the actress, from drowning.

IMMODEST DRESS SCORED BY HEFLIN

Congressman Looks to Women Who Combat Extreme Styles.

WASHINGTON, Aug. 27.—Women who show the immodesty and indecency of present-day fashions can be relied upon for the future strength and quality of the nation, according to Congressman Thomas Hefflin.

"I would paraphrase the Scripture, 'By their fruits ye shall know them,' and say, 'By their dress or lack of dress ye shall know them.' The extreme of laxity fashion through immodesty are playing havoc with our civilization."

"I think God, the good mother has begun a crusade against this evil. The women who insist in being dressed in the style of good sense and modesty and dignity are in the majority and she who has gone more for her day and generation. Let us have over her to do by active participation in politics."

DORSEY UNDECIDED ON ACTION AGAINST NEGRO CONLEY AS ACCESSORY

In the desperate battle that has been started for the life of Leo M. Frank, sentenced Tuesday to hang October 10 for the slaying of Mary Phagan, the two brilliant legal generals, Luther Brosser and Reuben Arnold, will have in active combat with them the convicted man himself.

Solicitor Dorsey, asked Wednesday when he probably would ask for the indictment of Jim Conley as an accessory after the fact, said that he knew of no reason why it should not be done at once on the convening of the Grand Jury.

He added, however, that he had made no decision on the matter, and that the indictment might be asked when the Grand Jury sits this week or the indictment might be allowed to hold over for some time. The Solicitor had every confidence that the verdict of the jury in Frank's case would be upheld.

Frank told Friends Wednesday that he was planning to have a large part in the conduct of the fight to obtain a reversal of the verdict of last Monday afternoon. Frank rendered his attorneys assistance during the preparation of his case for presentation at the trial which has just ended. But all of the decisions of any consequence were left to them.

The convicted man followed every move of Brosser and Arnold, as well as of Solicitor Dorsey, with an unceasing vigilance and with a thorough comprehension of the purpose involved. Friends say he feels it is impossible to have a part in the mapping out of the future campaign for his life and liberty and expects to have a considerable voice in every plan that is proposed.

He is convinced that he has a sufficient knowledge of legal procedure at least to keep his rights and at times, direct also what shall be done.

On the Jewish Sacred Day. That he is without tactical ability in a law court was demonstrated by his appeal to the jury. An impressive colloquy in the sentencing of Leo Frank to hang on October 10 is the final act of the deadly sacred days of Leo Frank's religion—the Day of Atonement. It is the day for confession of sin. It probably is an ungenerally observed by members of the faith as Good Friday, for example, is observed by the Roman Catholics.

The setting of this date, however may be regarded as little more than a formality, as it is certain that Frank will not go to his death on that day. The arguments for an appeal will be heard on October 4 and if the motion is denied an immediate appeal will be made to the Supreme Court, and this will necessitate a postponement of the date for the execution of the matter in being brought up to the higher courts.

On the day of the beginning of the real battle will not take place until October 4, Frank's lawyers entered an appeal to the Supreme Court for a writ of habeas corpus. This appeal is being argued in the Supreme Court.

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CAVALRY IS READY TO RUSH THAW OVER BORDER

Withdrawal of Habeas Corpus Proceedings Fail to Halt Deportation Preparations.

SHEBROOK, QUEBEC, Aug. 27.—In spite of the declarations of Leo M. Frank's lawyers that the withdrawal of the petition for a writ of habeas corpus meant that the justice would have to remain in jail here the Dominion Government had all its preparations made for the removal of Thaw in the first step of deportation long before 10 o'clock, the time originally set by Judge Gobenksky for arguments in Superior Court on Thaw's application for liberty on habeas corpus writ.

Former District Attorney William J. Jerome, of New York, and counsel for the Department of Immigration, contended that Thaw would have to be produced at 10 o'clock notwithstanding the fact that the attorneys for Thaw said that they did not want a writ of habeas corpus. This was a complication to the case, such as has never been experienced in the local courts.

White Thaw laboriously talked in long subjects which concerned him, representatives of the Dominion Government were stationed six members of the Canadian police about the jail to add as records and an appeal for Thaw either when he was accepted produced in the court house or else taken to the border. In addition to these are uniformed and armed officers of the law, six representatives of the Department of Immigration and four Canadian secret police officers are on the ground.

Dr. Raymond P. O. Kiehl, superintendent of the Montreal workhouse, said that Thaw accepted, has joined the Green which are fighting to get the fugitive back into that institution. Thaw's counsel is controlled by Benjamin Barry.

Mr. Jerome, Deputy Attorney General, Frank Kennedy, of New York, and James J. Jacoby, of Montreal, representing New York State District Attorney A. C. Coffey, District Attorney New York City, and Mr. Gowan are attending and there are cooperating with the Canadian representatives of the Dominion Government.

When Thaw looked out from the cell and saw the faces of the Dominion police and the Canadian secret police, he said he did not intend to resist with the authorities.

THE WEATHER.
Forecast for Atlanta and Georgia—Generally fair Wednesday and Thursday.

FROM YOUTH TO EXPERIENCE--WHAT A LONG, HARD ROAD

Dancing Today in Vaudeville.

As Witness at Murder Trial.

As Chorus Girl When Thaw Met Her.

As White First Saw Her a Year Later.

When She Reached Fourteen Years of Age.

Bvelyn Nesbit at Five Years.



CRAWFORD CASE AWAITS END OF FRANK FIGHT

Lawyers Want Rest Before Denouncing Woman Accused of Poisoning Rich Husband.

Postponed four weeks ago until after the close of the trial of Leo Frank, it is probable that the reopening of the famous Crawford case will come in which Mrs. Mary Estelle Crawford is charged with poisoning her husband, Joseph H. Crawford, will again be delayed until after the hearing of the arguments for a new Frank trial on October 4.

Colonel J. S. Jones, one of the attorneys for the heirs at law in the Crawford case, stated Wednesday morning he did not expect the case to be reopened until the Frank case was definitely settled one way or the other.

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EVELYN THAW'S CAREER IS LESSON TO AMERICAN GIRLS

Devold of Talent, Evelyn Thaw Capitalizes Sins

No other woman has ever capitalized her sins at such a figure as Mrs. Thaw has done. In all her life she has done no noble or worthy act. From her very childhood she has passed from scandal to scandal.

She was a girl of great beauty and talent. Her father was a wealthy man. She was educated in the best schools.

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of her life and all it has brought her of good and ill, would answer that question: Does it pay a girl to be good?

That this story was not true does not alter her status. She held herself up before the world as a shameless person all her life.

The wonder of her at the trial was the expression of wild, childlike innocence she wore. I asked a great many people on the way to the trial what they thought of her.

She was a girl of great beauty and talent. Her father was a wealthy man. She was educated in the best schools.

Macon Merchants to Tour Georgia Towns

MACON, Aug. 27.—Macon merchants are making plans for another booster trip through south and middle Georgia in September.

HELD UP IN DAYLIGHT

MACON—A white man giving his name as Joe Jackson reported to the police that he was held up and robbed of \$10 near the business part of the city at 7 o'clock in the morning.

FATHER SLAYS HIS SON

TOMPKINS COVE, N. Y., Aug. 27.—Norton Tompkins, aged 27, shot and killed his son Frank, aged 23, in their home in the presence of the wife and mother.

CASTORIA

For Infants and Children. The Kind You Have Always Bought.

Our Last and Final Reduction on All Summer Wearing Apparel

Table listing various summer dresses and their prices, including items like \$2.00, \$3.50, \$5.00, \$7.00, \$9.00, \$12.50, \$18.50, and \$20.00 dresses.

Summer Wash Skirts

Table listing various summer wash skirts and their prices, including items like \$1.00, \$1.50, \$2.00, and \$3.00 skirts.

Voile Skirts

Table listing various voile skirts and their prices, including items like \$2.00, \$3.00, \$4.00, and \$5.00 skirts.

J. P. ALLEN & CO., 51-53 Whitehall Street

WIFE FOR NOVE DEATH

Wife for nove death. A woman who had been married for many years had been found dead in her room.

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Advertisement for Bokman's Alternative, a medicine for throat and lung ailments.

AMERICANS MUST LEAVE MEXICO--WILSON

"We should earnestly urge all Americans to leave Mexico at once and should assist them to get away in every way possible. Not because we would mean to slacken in the least our efforts to safeguard their lives and their interests, but because it is imperative that they should not take any unnecessary risks if it is physically possible for them to leave the country."

Frank Attacks Solicitor Dorsey's Arraignment

DORSEY'S SPEECH CALLED UNFAIR

Prisoner Prepares Statement to Combat What He Terms Distortion of Facts.

"Dorsey's speech was an full of holes as a steel. If I could have had just one hour to reply to his eight-hour address I would have done so. I have shown the jury that I was an innocent man and that the Solicitor was misrepresenting the facts in order to obtain a conviction. This was a statement made by Leo M. Frank to friends who visited him in the jail Wednesday. "Dorsey listed and contorted the real circumstances of the case until they were unrecognizable," he continued. "He altered everything that was said and everything that was done until it seemed to point to my guilt. If I could have spoken only briefly after he finished his eight-hour speech I could have shown, I am sure, that he distorted from the facts of the case wherever he suited him. "I am preparing a statement in reply to his argument to the jury which will set the facts before them. I will point out rapidly how the Solicitor warped the testimony and the facts to suit his own convenience. I know that these misstatements of his had their influence on the jury and that is why I am releasing against the unfairness of the situation." Frank still optimistic.

Frank's Statement to Jury

Frank, according to his friends, was optimistic as ever Wednesday in regard to the ultimate outcome of his case, but was somewhat despondent over the wave of sentiment against him. He said he could not understand how people could be so certain of his guilt when the testimony was circumstantial in the extreme, except for the fact that he was an admitted liar and perjurer. "I have no doubt," he said, "that the jury will see the truth of my case and will acquit me. I am sure that the jury will see the truth of my case and will acquit me. I am sure that the jury will see the truth of my case and will acquit me." Frank still optimistic.

Powers Let Turkey Retain Adrianople

Special Cable to The Atlanta Georgian. CONSTANTINOPLE, Aug. 27.—An announcement was made by the European powers here today that they have agreed to allow Turkey to retain Adrianople, in spite of the threat of Bulgaria to try to take Adrianople soon as she can collect sufficient resources to declare war.

Builders Losing \$25 A Day on Crematory

The new crematory has not been accepted yet by the city and a forfeit of \$25 a day is being assessed against the builders, according to Mayor Woodworth.

Bad 'Boy' of 63 Is Forced By Father To Sign the Pledge

CHICAGO, Aug. 27.—The sad story of an erring son has been placed on police court records. William H. Palmer, Jr., is his name. He is a notorious rake of 61, and his father, William H. Sr., who is 85, called on the police to bring William's iniquity in the wearing of wild sets, said the father to Judge Sabath.

Lion on Operating Table at Grady to Have Broken Leg Set

A 3-month-old lion cub is the most unique patient ever treated at the Grady Hospital. It was placed on the operating table for a broken foreleg. Surgeons at Grady set the bones and placed the leg in a plaster cast. The treatment accorded the animal was carefully given as though it had been a human.

Weevil in Georgia Year Ahead of Time

EUPLAVIA, Aug. 27.—The first appearance of the boll weevil in Georgia has been reported by Walter Green and P. M. Gay, Quinn County farmers, who have big plantations along the Chattahoochee River from this city. The weevil has been found in different spots and is spreading in all directions.

House Votes for Judiciary Committee to Investigate Record of Georgia Judge

WASHINGTON, Aug. 27.—After Chairman Clayton, of the Judiciary Committee, had made public a synopsis of the charges against United States Judge Emory Speer, of the Southern District of Georgia, the House today passed the resolution, authorizing the Judiciary Committee to proceed with an investigation to determine whether impeachment proceedings should or should not be instituted against the judge.

Speed Probe Ordered on 20 Counts

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ASKS PATIENCE WITH MEXICO

WASHINGTON, Aug. 27.—Emphasizing the fact that the United States must remain the firm friend of the people of Mexico in their present stress and trouble, President Wilson today read his long awaited message on Mexican affairs to Congress. The message was distinctly specific in tone and contains little in the way of recommendation for future policy except the single one that this Government must urge earnestly that all Americans should leave Mexico at once and that the United States should assist them to get out of Mexico in every way possible.

SITUATION CRITICAL, SAYS PRESIDENT'S MESSAGE; FORBEARANCE IS URGED

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Wilson's Conditions For Mexican Peace

(a) An immediate cessation of fighting throughout Mexico, a definite armistice solemnly entered into and scrupulously observed. (b) Security given for an early and free election, in which all will agree to take part. (c) The consent of General Huerta to bid himself not to be a candidate for election as President of the Republic at this election; and (d) The agreement of all parties to abide by the results of the election and co-operation in the most loyal way in organizing and supporting the new administration.

Cammetti Hit BY JURY RULING

BOSTON, Mass., Aug. 27.—Joseph D. Halliday, editor of the Boston Advertiser, of Tokyo, who has arrived here by steamer from Yokohama, declares all Japan is eager for war with the United States.

JAIL SLAYER HERE TO ESCAPE MOB

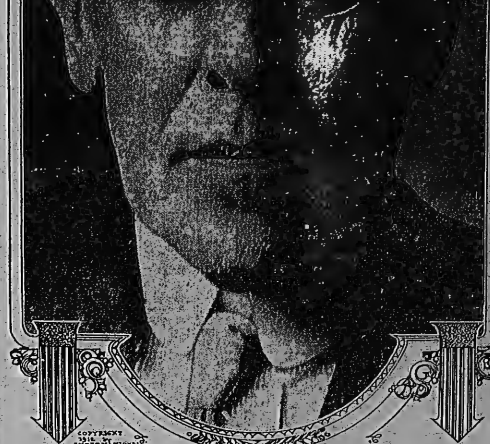
A remarkably unattractive of the face of his companion, Virgil Swanson, a negro who was lynched Monday night near Graniteville, White Sulphur Springs, Ga., is being held in the jail here for fear of a mob. He is being held in the jail here for fear of a mob.

Fugitive Boxer Asks French Citizenship

PARIS, Aug. 27.—Through his consuls Jack Johnson, the negro champion heavyweight pugilist, who has been expelled from the United States after he had been convicted in the latter country of white slavery, to day the declaration of his intention to become a French citizen.

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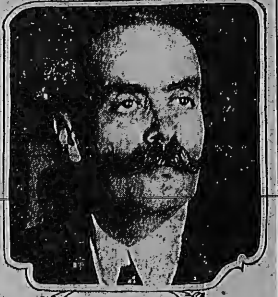
THE WEATHER

Forecast for Atlanta and Georgia—Generally fair Wednesday and Thursday.

FORBID WILSON IN MEXICO BY PRESIDENT WILSON IN MESSAGE

Armistice Impossible, Huerta Elected Head of Mexico Legally, Gamboa Says

In his reply to the American proposals... President Wilson's imputation that no progress is being made toward the restoration of peace in Mexico is not true.



Senator Gamboa, Mexican Minister of Foreign Affairs.

GAMBOA'S REPLY, REFUSING U. S. PEACE OFFER

Neither National Dignity Nor Situation Permits Interference, He Says in Effect.

The following is the reply of Senator Gamboa to the proposals of the American Government conveyed through Hon. John Lind, as transmitted to Congress to-day by the President:

"Mexico, August 18, 1913. 'In the 5th instant, pursuant to the instructions from his Government, the charge d'affaires and minister of the United States of America, Sen. Lind, as the minister of the United States of America, then in charge of the Department of Foreign Affairs of your country arrived in this republic with the mission of peace. As unfortunately neither then nor today there existed a state of war between the United States of America and the United Mexican States, my Government was much surprised to learn that your mission was to be referred to as one of peace. This brought forth the essential condition which my Government, venturing to demand in its unnumbered note of the 5th instant addressed to the afore-said charge d'affaires—that if you do not see fit to properly identify your official character your sojourn could not be pleasing to us according to the meaning which diplomatic usages give to this word.

JURY SERVICE CALLED SUPREME LOVE TEST

MRS. F. V. L. SMITH.



Frank Trial 'Temporary Widow and Husband Happily Reunited'

Are you not sure whether you love your husband, let him serve on a jury for four weeks—then you'll know.

60,000 INCREASE IN SCHOOL AGE POPULATION

Georgia Census Shows Growth in Five Years That Appropriation Can Not Care For.

With an increase of more than 60,000 in school population during the last five years, the various counties of Georgia face a cut in the school appropriation fund of \$2,500,000.

SPEED CHARGES WIDE PUBLIC BY CLAYTON

House Authorizes Judiciary Committee to Investigate Record of Georgia Federal Judge.

In presiding in cases wherein his non-legal had a controlling influence, Clayton was charged with 'oppressive and corrupt conduct in allowing the disposition of assets of bankruptcy estates by the employment of unlicensed attorneys and the payment of excessive fees.'

Continued from Page 1. The present circumstance of the republic I deeply regret to say, do not seem to promise even the foundation of such a policy. We have waited many months, month after month and anxiety for the conditions there to improve and they have not improved. They have grown worse rather. The territory in some sort controlled by the provisional authorities at Mexico City as a result smaller, not larger. The prospect of the pacification of the country, even by arms, has receded now more and more remote, and its pacification by the authorities at the Capitol is evidently impossible by any other means than force.

ments of the world in respect to what is happening or what is likely to happen in Mexico. We offer our good wishes not only because our genuine desire to play the part of a friend, but also because we are excited by the power of the world to act at Mexico's nearest friend.

Must Wait for Awakening. The effect of this unfortunate misunderstanding on the part of the United States is to be regretted, and it is to be regretted that our friends who are effectively blind to the situation can only await the time of their awakening to a realization of the actual facts.

The Government of Mexico has paid attention to the advice and considerations expressed by the Government of the United States on account of three principal reasons. First, because Mexico maintains the highest respect for the personality of his excellency Woodrow Wilson. Second, because certain European and American governments, with which Mexico cultivates the closest and most distinguished relations, have made use of their good offices to bring about the settlement of your affair, inasmuch as you were the bearer of a private mission from the President of the United States.

WOMAN ASKS DIVORCE—ALLEGING ABANDONMENT

Mrs. Julia Hines Thibault of Atlanta, Wednesday morning through her attorneys filed suit for divorce in the Superior Court against her husband, Walter M. Hines, of Indianapolis.

OFFICIAL IS VINDICATED

CHATTANOOGA, Aug. 18.—The Grand Jury at Chatanooga today indicted James County Clerk of James County was vindicated by the Grand Jury at Chatanooga today.

Use of Drugs Alleged

'Oppressive and corrupt conduct of authority in refusing to allow the dismissal of litigation for the purpose of permitting the plaintiff to recover by the receipt of large fees. The proper if not correct procedure by authority in failing to allow the plaintiff to recover by the receipt of large fees. The proper if not correct procedure by authority in failing to allow the plaintiff to recover by the receipt of large fees.'

Difficulties more and more numerous those who claim to constitute the legitimate government of the republic. They have not made good their claim in fact. They have not in the field have proved only temporary. War and disorder, devastation and confusion seem to threaten to become the settled fortune of this distracted country.

Only Settlement Wanted. The political situation in Mexico is such that we are not in a position to offer any aid or assistance. We are not in a position to offer any aid or assistance. We are not in a position to offer any aid or assistance.

Can Not Consider Contention. Community Mexico can not for the moment take into consideration the conditions which exist in Mexico. My Wilson has been pleased to comply with the request of the honorable suspension of the principle in Mexico is not possible to do this.

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EISEMAN BROS., Inc. The New Woolens! The latest creations from foreign looms, in exclusive effects of weave and color--

WE announce ready for Fall and Winter 1913-1914 TAILORING! We cordially invite you to call. An early inspection and selection of patterns gives broader scope for personal tastes.

Weak, Nervous and Diseased Men Permanently Cured. DR. HUGHES is an expert in the treatment of all cases of weakness, nervousness, and disease. He has cured thousands of men who were once weak, nervous, and diseased.

FOR BLOOD POISON I use... I have cured thousands of men who were once weak, nervous, and diseased. I have cured thousands of men who were once weak, nervous, and diseased.

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CRAWFORD CASE AWAITS END OF FRANK FIGHT

Lawyers Want Rest Before Defending Woman Accused of Poisoning Rich Husband.

Poisoned four weeks ago until after the close of the trial of Leo Frank, it is probable that the reopening of the famous Crawford case will be postponed until after an appeal is taken to the Court of Appeals, at the request of Attorney Reuben Arnold and Luther Hoover, who are counsel for both Mrs. Crawford and for Frank.

Colonel J. S. James, one of the attorneys for the state at law in the Crawford case, held Wednesday morning he did not expect the case to be reopened until the Frank case was definitely settled one way or the other. He will confer with Attorney Rosser Wednesday afternoon or Thursday morning, and it is probable that some agreement will be reached regarding the reopening of the case.

It is known that Rosser and Mr. Arnold favor delaying the Crawford case for several weeks, if not until the final disposition of the Frank case. Colonel James said that in the hearing of the Crawford case, as he desired to get a much needed rest, Mr. Arnold left the city Tuesday night for a month's vacation. It is probable that the hearing will leave shortly after for a vacation.

While many of the attorneys on either side have been doing work in the Frank trial, the search for Fred Lumby, the New York barber, who is charged, was an accomplice of Mrs. Crawford in a plot to poison her husband, has continued without success. Colonel James has given up a great deal of time to the apprehension of Lumby, and practically the entire East has been covered by New York detectives and detectives from the Eastern office, have, through their diligent work, traced whatever the barber.

HELD FOR BOND BY DEATH. COLUMBUS--Fred Ritter, charged with the murder of David Rothchild, a wholesale drug storekeeper, was held for bond by a young negro boy, but he was bound over to a magistrate on a charge of manslaughter.

EVELYN THAW'S CAREER IS LESSON TO AMERICAN GIRLS

By DOROTHY DIX.

Does it pay to be good? Tens of thousands of poor girls avid for pleasure, longing to ride in luxurious automobiles and feast on delicacies in gay restaurants, made anxious for the lovely creature that would enhance their charms, as Mrs. Thaw does, at a picture, are asking themselves that question. Does it pay to be good?

They know that, like the milkmaid in the old song, their faces are their fortune, and that beauty and youth are assets that a woman can cash at night. The streets of every big city are the Mount of Temptation upon which the Devil takes her every poor, pretty little girl, and above her stirred out before her all the foibles, feminine heart can eat of ease and softness. And it is all hers for the taking.

He shows her both sides of the picture. He shows her Virtue hanging in a misty air, a crowd of girls, who follow her, and who, like Mrs. Thaw, are asking themselves that question. Does it pay to be good? They know that, like the milkmaid in the old song, their faces are their fortune, and that beauty and youth are assets that a woman can cash at night.

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Devoid of Talent, Evelyn Thaw Capitalizes Sins

"No other woman has ever capitalized her sins at such a figure as Mrs. Thaw has done. In all her life she has done no noble or worthy act. From her very childhood she has passed from scandal to scandal. Her once great beauty is gone. She has no talent. Yet thousands of people pay nightly to see her do a foolish little dance that any debutante could do as well in three lessons. There is simply nothing to her but the dark aura of her past.

"But after her little dance, when she waved her hands to the audience, whose eyes had been as hard and cold as daggers stabbing at her, I wondered if she thought for all she had had and all she was getting, when she knew that every woman in the house would draw her skirt away from her, and every man would rather see his own daughter dead in her coffin than to be winning such a success in such a way.

"Believe me, she and women like her KNOW whether it pays to be good. "He sure that she has paid for all the leaves and fishes she has gotten. Evil collects its debt inexorably. No one, least of all a woman, is so thick-skinned as to be impervious to the scorn of her fellow creatures. Evelyn Thaw has had that in full measure, and under it and the life it has driven her that she has hardened and hardened."

—DOROTHY DIX.

She who had not had carriage robes in cases and taxis everywhere. She who had not always had even need to eat feasted at the smartest restaurants. She who had worn the shabbiest of jaded clothes had her gowns and jewels lavished on her.

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BUTTERFLY IDEAS RULES IN NEW FASHIONS

Full Blouses to Imitate Wings. X-Ray Skirts to Condone Popular, but With Flounces.

Special Gails to The Atlanta Georgian.

PARIS, Aug. 27.—The butterfly idea dominates the coming styles, leaving forewarn the use of legs. Women will cultivate wings, but they of the leading dressmaking establishments imitates the following autumnal metamorphosis: Skirts will be small and round, like the butterfly's head. Blouses and jackets will be extremely full and loose at the back and shoulders, suggesting wings. The jackets will be long with a belt, but not drawn in at the waist.

Some gowns will be ornamental at the back with large butterfly-like wings of silk set just below the waist. Evening gowns will be lower than ever. They will be open to the waist behind, but very wide and loose over the shoulders.

Another form of the wings of fortune brought Harry Thaw into her with more money, more jewels, more trips to Europe, and finally in wedding ring, being divorced from the Thaw family.

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Kentucky Feudist, Reported Dead, Lives

LEXINGTON, Aug. 27.—Green McCaskey, feudist, charged with the murder of Cranberry Combs in Breathitt County, and who was reported as shot to death while resisting arrest by a party's posse, was not killed.

He is being hidden in the Breathitt mountains by friends. Word of his death was telephoned from the mountains, the officers say, to cause the search to die out so he could escape from the hills.

300 GABLES TO BE TRIED

MACON--7000 are the cases of which 100 are for alleged violations of the state prohibition law to be tried during the September term of the City Court, which convenes Monday and lasts for two weeks. Only 10 of the defendants are in jail, the others having given bonds.

HELD UP IN DAYLIGHT. MACON--A white man giving his name as Joe Jackson reported to the police that he was held up and robbed of \$115 near the business part of the city early today in the morning. He said his assailants wore black masks and used pistols.

Macon Merchants to Tour Georgia Towns

MACON, Aug. 27.—Macon merchants are making plans for another tour through South and Middle Georgia in September. The trip will last for three days and the merchants will travel in a special train, leaving the short stops at each town as follows: Macon, Toccoa, Hancock, Albany, Waycross, Fitzgerald, Statesboro, Milledgeville, Columbus and other towns.

Special Sale Any Suit \$17 At this price you have unlimited choice in the matter of selection--including plain colors and fancy patterns--sizes to fit most every man. Every suit an Atterbury Suit. Bear in mind, too, that suits of such fine quality and desirable patterns are not often obtainable at a reduced price. SPECIAL REDUCTIONS ON HATS AND FURNISHINGS. Cloud-Stanford Co. 61 Peachtree St.

THE MEXICO AT ONCE, WILSON TELLS AMERICANS Solicitor's Plea Called Unfair By Frank

REGRETS HE COULDN'T REPLY

Prisoner Prepares Statement to Combat What He Terms Disposition of Facts.

"Dorsey's speech was full of holes as a lawyer. If I could have had just one hour to reply to his eight-hour address I am confident I could have shown the jury that I was an innocent man and that the Solicitor was misrepresenting the facts in order to obtain a conviction."

"I am preparing a statement in reply to his argument to the jury which I propose to make public. If my lawyers think it advisable, in it I will point out exactly how the Solicitor warped the testimony and the facts to suit his own convenience. I know that these misstatements of fact will influence the jury and that is why I am preparing this statement."

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LATEST NEWS

SHERBROOKE, Que., Aug. 27--Henry Thaw was taken back to the cell with which he was confined. He will come up for trial on October 14, and will be held in the same cell as a great victory for Thaw.

INDIANAPOLIS, Ind., Aug. 27--Cracker players started in the field early today. The game was held at the Ponce DeLeon Hotel. The Governor's order to the commander of the troops in the field was to assemble to assist from running any more news or printing news.

WASHINGTON, Aug. 27--President Wilson was anxiously awaited by the press. He was expected to issue a message today. Mr. Wilson at the executive mansion today read the message at 1:22 and returned to the White House.

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SPEED PRIZE OPERATED ON 20 COUNTS

House Votes for Judiciary Committee to Investigate Record of Georgia Judge.

WASHINGTON, Aug. 27--After Chairman Clayton, of the Judiciary Committee, had made public a synopsis of the charges against United States Judge Emory Speer, of the Southern District of Georgia, the House today passed the resolution he had introduced yesterday, authorizing the Judiciary Committee to proceed with an investigation to determine whether impeachment proceedings should or should not be instituted against the Judge.

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RACING RESULTS

AT BIRMINGHAM. MOBILE 100 BIRMINGHAM 800

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3 RINGS FOR CRACKERS IN FIRST

Dent and Harrell on Slab in Fourth Game of Series; Smith Hits Triple.

SCORE BY INNINGS. Memphis 500 Atlanta 300

SCORE BY INNINGS. Memphis 500 Atlanta 300

SCORE BY INNINGS. Memphis 500 Atlanta 300

SCORE BY INNINGS. Memphis 500 Atlanta 300

SCORE BY INNINGS. Memphis 500 Atlanta 300

SOUTHERN LEAGUE

AT BIRMINGHAM. MOBILE 100 BIRMINGHAM 800

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NATIONAL LEAGUE

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FORBIDRANCE WITH MEXICO PROPOSED BY PRESIDENT WILSON'S MESSAGE

Armistice Impossible, Huerta Elected Head of Mexico Legally, Gamboa Says

In his reply to the American proposals... The President Wilson's imputation that no progress is being made toward the restoration of peace in Mexico is not true.

That the fact that the Mexican Government enjoys the recognition of nearly all the great nations of the world is proof that it is a true and honorable administration.

That the proposal of an armistice is impossible because nations do not propose armistices with bandits. To grant an armistice would be to recognize the belligerency of the rebels.

That the request that General Huerta should be a candidate for the presidency is "strange and unwarranted."

That the election of General Huerta was legal.

That the American proposals are "humiliating and unusual."

That Mexico's Ambassador should be recalled from Washington and that the United States should send a new Ambassador to Mexico.

Continued from Page 1.

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GAMBOA REPLY RECEIVING U. S. REPLY OFFER

JURY SERVICE CALLED SUPREME LOVE TEST MRS. F. V. L. SMITH

The following is the reply of Senor Gamboa to the proposals of the American Government conveyed through Hon. John Lind, as transmitted to Congress to-day by the President.

"Mexico, August 14, 1913. Sir—On the 6th instant, pursuant to telegraph instructions from his Government, the charge d'affaires ad interim of the United States of America verbally informed Mr. Manuel Garza Alamo, then in charge of the Legation of the United States of America, of your expected arrival in this republic with the intention of peace. An fortuitous matter that not to-day there existed a state of war between the United States of America and the United Mexican States, my Government was much surprised to learn that your mission near us should be referred to as one of peace. This brought forth the essential condition which my Government ventured to demand in its unnumbered note of the 6th instant addressed to the Legation of the United States of America—namely, that if you do not see fit to properly establish your official character, your solemn duty would be to please to us according to the meaning which diplomatic usage gives to this word.

"First, because Mexico esteems the highest respect for the personality of his excellency Woodrow Wilson. Second, because certain European and American Governments, with which Mexico cultivates the closest relations of international amity, have made use of their good offices and mediation in the present crisis, and because you were the President of the United States of America. Third, because Mexico was anxious to demonstrate in every way its respect for the justice of the American position.

"I am led to believe that they were rejected partly because the authorities at Mexico City had been grossly misinformed and misled, and partly because they did not realize the spirit of the American people in this matter. Their earnest friendliness and yet sober determination to see just solution be found for the Mexican difficulty, and their due regard for the rights of the United States, are well known to the American people.

"The offer of this unfortunate misunderstanding on your part is not to be taken as a reflection on your good offices, but as a reflection on the misapprehension of the actual facts of the case. I am sure that you will not mind my pointing out to you the error of your judgment in this matter, and I believe that you will be glad to see the error corrected. I am sure that you will be glad to see the error corrected. I am sure that you will be glad to see the error corrected.

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80,000 INCREASE IN SCHOOL AGE POPULATION

Georgia Census Shows Growth in Five Years That Appropriation Can Not Care For

With an increase of more than 80,000 in school population during the last five years, the various counties of Georgia face a cut in the school appropriation fund of \$2,500,000.

According to the report there are 847,172 more children of school age in Georgia than in 1908. At the school appropriation fund is apportioned among the various counties this increase will mean a decrease in the appropriation made to each county.

The report shows further that the number of illiterates decreased from 45,430 in 1908 to 28,619 in 1913. The total of illiterate children, however, increased from 1,029 in 1908 to 2,513 in 1913.

The number of children over 15 years of age who were illiterate at a public school totaled 18,800, as compared with 18,824 in 1908. The number who were illiterate at school totaled only 9,871 in 1913, as compared with 11,191 in 1908.

The total cost of taking the census was \$39,923, as compared with \$28,760.84 in 1908.

WOMAN ASKS DIVORCE ALLEGING ABANDONMENT Mrs. Julia Boss Hines of Atlanta, Wednesday morning through her attorneys filed suit for divorce in the Superior Court against her husband, Walter H. Hines, of Indianapolis.

Official is vindicated. CHATTANOOGA, Aug. 13.—(Special.)—A Level County Court Clerk of Jackson County, was vindicated by the Grand Jury at Chatsworth of the charge of burning the James County Court-house last spring.

House Authorizes Judiciary Committee to Investigate Record of Georgia Federal Judge. Continued from Page 1.

The court officials as private citizens who were paid by the Government without rendering any service to the Government.

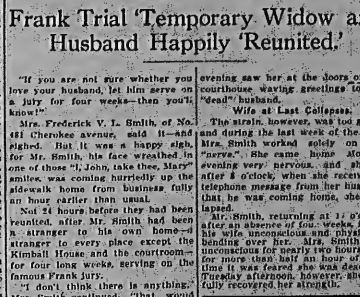
Use of Drugs Alleged. Oppressive and corrupt abuse of authority in refusing to allow the dismissal of litigation for the purpose of preventing relative and favorite to profit by the receipt of large fees.

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Senor Gamboa, Mexican Minister of Foreign Affairs.



Mrs. F. V. L. Smith.

EISEMAN BROS., Inc.

The New Woolens! The latest creations from foreign looms, in exclusive effects of weave and color...

We announce ready for Fall and Winter 1913-1914

TAILORING! We cordially invite you to call. An early inspection and selection of patterns gives broader scope for personal tastes.

Eiseman Bros., Inc. Tailoring Department Third Floor 11-13-15-17 Whitehall

Weak, Nervous and Diseased Men Permanently Cured. DR. HUGHES is a specialist in the treatment of all cases of weakness, nervousness, and disease.

Funeral Designs and Flowers FOR ALL OCCASIONS. Atlanta Floral Company 445 EAST FIFTH STREET.

CASH OR CO. WHOLESALE LIBBY'S Large, Mammoth Asparagus 50c size; extra 22c special. Libby's 35c Asparagus Tips 17c. Brookfield Butter, lb. 30c. Cheese, lb. - 17c. Sugar Pounds \$1.25. No. 10 Silver Leaf Lard \$1.35. No. 1 Irish Potatoes, Peck 22c. Snowdrift Lard.

