

Solicitor Dorsey Says Circumstantial Evidence Is the Best; Luther Rosser Says Last Word in Behalf of Leo M. Frank

HIM CONLEY WILL NEVER BE INDICTED, SAYS DORSEY; ROSSER CLOSED AT 3:15, P. M., FRIDAY

Ridicules Charge of Religious Prejudice—Scores Defense, for Failure to Cross-Examine Witnesses Who, Say Frank's Character Was Bad—He Cites Durant Case as a Parallel and Declares Jury Returned a Just Verdict

When court adjourned Friday afternoon at 3:15 o'clock, Bullitt had not yet begun to sum up the state's case, although he had spoken for two hours.

The phases of the prosecution were discussed by the solicitor before adjournment—the question of reasonable doubt, the potency of circumstantial evidence, the right of the defense to obtain witnesses, and Attorney Arnold's statements to be explained from the record.

Mr. Dorsey also paralleled the famous Durst case.

Mr. Frank, his attorney, said the details of the defense case had declared that Attorney Arnold for the defense, was mistaken when he said that during the trial, he had been a preacher and a teacher.

"Then you can state your information," said Mr. Frank.

"I am a teacher," said Mr. Frank.

"No one ever confessed to that crime," said the solicitor. "Durant

and I demand the right to submit to the jury the defense's statement of the facts."

That was the last word of the spectators.

"The trial is over," said Judge Roscoe.

"The judge read it. While

Judge Roscoe was reading the record, Mr. Arnold returned. "Why April 12 was two weeks before Mary Phagan was killed," he said.

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