LARGE SUMS PAID TO BURNS AGENCY HAAS TELLS COURT The Atlanta Constitution; Jan 30, 1915; ProQuest Historical Newspapers Atlanta Constitution (1868 - 1945)

LARGE SUMS PAID TO BURNS AGENCY HAAS TELLS COURT

Shows Checks for \$500 and for \$1,000 Given Representatives for Work Done in the Frank Case JIM CONLEY ON STAND

FOR JUST FIVE MINUTES

Denies That He Ever Confessed to Murder of Mary Phagan - Father's Mind Unsound, Says Ragsdale's Son.

With the testimony of Herbert Haas, who handled the funds for the Leo M. Frank defense, the state rested its case vesterday afternoon in the trial of Dan yesterday afternoon in the tr Lehon, Arthur Thurman ar Tedder before Judge Ben нıп, Tedger beiore Juge Ben Fin, on charges of subornation of perjury. Haas was preceded upon the stand by Hin Conley. The negro was on the stand, less than five minutes. There was no cross-examination. When the solicitor had finished the questions whether or not Conley had confessed to Mary Phagan's murder, the negro oult the witness chair.

Was no cross-examination. When the solicitor had finished the questions whether or not Conley had confessed to Mary Phagan's murder, the negro quit the witness chair. The testimony of Herbert Haas, as-sociate counsel for the condemned man, related to sums of money paid the Burns detective agents at the time Tedder. Löhon and Thurman are ac-diused of having beloed Rev. C. B. Rags-dale, the recenting finister. He sub-mitted a check for \$500 which had been paid to Burns, topresentatives of a money for Teddar on April 45, during which time the Ragsdale affidavit was said to have been in process. **Burns Agency Well Paid**. Haas had brought into the courtroom a times of checks representing ble sums of money, which he had produced at the command of a suppoend duced to Burns representatives and an-other for \$1,000. In answer to the question if checks to the Burns agents were not frequent, he answered: "Yes, and rapid, too!" The huge crowd that packed the courtroom in the expectation of wit-nessing a surprise when Jim Conley took the stand was disappointed. Con-ley was called upon at the conclusion of the testimony of R. L. Barber, the al-leged accomplice of Rev. Ragsdale, who is likewise under indictment for perjury. Haas stated that he had never paid any money to Tedder, but to repre-sentatives of the Burns offices, prin-cipally. C. E. Scars, who, at that time, was manager of the Atlants, branch. The is answer described diffield and quick with his answers. He declared that he had never been in the alley in which Ragsdale's false afidavit ac-cused him of having confessed Mary Phagan's murder, and, in answer to Mr. Dorsey's questions, stated that he had never talked about the murder of "alittle girl," as was described in the preacher's story. **Falser's Mind Ussousd**. A sensation of the moning session Friday was the testimony of W. A: Raszdale, as on of the minister-wit-

Father's Mind Unsound. A sensation of the morning session Friday was the tostimony of W. A. Ragsdale, a son of the minister-wit-ness, who, upon cross-examination, di-rectly admitted that his father was of unsound mind. Mr. Dorsey had put him on the stand to show that. Arthur Thurman had held transactions with the fettion over the fatherhome or 'the Thurman had held transactions with the father over the telephone on the day the affidavit was made. The youth proved a reluctant witness, say-ing, that all he knew was hearsay. Judge Hill would not admit his tes-timony in this regard. He stated that his father's mind and business both failed in 1907, and that ner's mind 1907, and since that time he had frequently afflicted with "spelis" of temp insanity. He did not notice any been afflicted with "spells" of temporary insanity. He did not notice anything wrong with the minister. however, on the day the afflidavit was made. Dr. Ben Wildauer, of 69 Windsor street, a friend of Leo Frank and the man who induced William J. Burns to take a hand in the Frank case, was put up by Mr. Dorsey. He stated that he had urged Burns to employ Carlton Tedder, as he believed Tedder know the tempor arv up by Mr. Dorsey. The stated that had urged Burns to employ Car Tedder, as he believed Tedder knew truth of the Frank case, connected he was, with William M. Smith. C Tedder, as ne using a start of the Frank case, connected, as the was, with William M. Smith, Con-ley's lawyer. Money Paid to Tedder. He also stated that he had seen Dan Lehon pay Tedder \$500, in \$250 pay-ments, to be used for payment for services and for out-of-town expenses. Other witnesses examined during the manning and afternion were Boots th

Dan

n exp. during tu. Boots who Other witnesses examined during the morning and afternoon were Boot Rogers and R L. Barber. Rogers, who is now a balliff in municipal court, bui was formerly a Burns detective, testi-fied to having been sent to Ragsdale's office from the Burns opfice with in-structions for Ragsdale to talk to no one except a Burns operative, and that he must be assured of the operative's identity before talking to him. He declared, however, that this pro-cedure was customary with all with nesses, and that he had been sent with the same instructions to Annie Maude Carter, the negress witness but

ant with Maude

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