## WOODWARD SMILED WHEN HE HEARD DEATH VERDICT





Paul Woodward was last evening found guilty of murdering little John Coffin, whose body, with that of W. Price Jennings, was found in a field near Haddon Heights on October 4. Woodward's trial began last, Wednesday before Judge Garrison in Camden.

The jury retired at 3.45 o'clock, after a brief charge by Judge Garrison. At twenty minutes to 5 o'clock an agreement had been reached, but it was two minutes to 6 o'clock before Judge Garrison arrived, he having gone to his home at Merchantville. In the meantime Woodward had been brought into the court room, and after the jury had filed in he was told to stand up. He arose without a tremor, looked at the ceiling, at the Judge and then turned to the twelve men who had his fate in their a broad grin when the County Clerk said: "Jury look upon the prisoner; prisoner

look upon the jury."

## Guilty of Murder

Guilty of Murder Then when the jury was finally asked for its vertices and the foreman had sol-enable anounced. Would' of murder by unniadli of the import of the words, turned to his coursel and laughed with a low chuckle. Each juror was polled and cach man repeated "guilty of murder in the first degree." "The prisoner may retire," said Judge Garrison, and with a sidelong glance at his coursel Woodward was led across the "indefinite" to be an each of the words, as if the whole proceedings had been a joke but when he reached the jail he let "ONTINUED ON 24 PAGE-24 COLUMY

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INTERIOR VIEW OF CAMDEN COURT HOUSE IN WHICH THE CASE WAS HEARD AND WHICH HAS BEEN THE SCENE OF MANY FAMOUS MURDER TRIALS

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go a tirade of profanity against the Prose cutor and those who appeared against him. He remarked that he did not care what became of him, all he cared for, he said was his mother.

Motion for New Trial

Lawyer Rex immediately made a motion for a new trial, Judge Garrison stating he would hear argument on a date to be set. The jury was then discharged.

One of the features of the last day was the reappearance of Woodward's mother, haggard, careworn and her eyes swollen with weeping. She was recalled to testify she had sworn falsely on Saturday when she denied even having been convicted of crime.

crime. The climax in the defense's case occurred in the morning, when Woodward, the de-fordant, was placed on the stand to test, the stand of test of the stand to test, about the room. He looked everywhere except in the direction of the jury. He admitted he was with the murdered boys, The albuit the defense tried to build about him during the period of the boys' disap-tratance, was practically defined by disaphim during the period of the boys' disap-perance, was practically detroyed by con-tradictions made by Woodward encern-ing his movements. Will the statements has made to Prosecutor Lloyd immediately fol-lowing his arcret, he said, were false. It said he t-1 the different stories because he was "cared." The defense also tried to prove hold boys were alive on Friday. ober 3.

October 7. The defense called Dr. J. A. Leuf as ar expert. Ile described the effects of strych nine on the human system. He said there were several other poisons that might have similar effects. iere

No Rebuttal Testimony

No Rebuttal Learnoury on the supprise of the assemblage ne-butal science bright assemblage and loyd at once bright as argument, epoke for over an hour and at times eloquent. He said the State asked nothing but a first degree verdict, as facts developed could have no other re consistent with the eath of the jury. was a case of permediations because [ Prosecu or Ħ. other result was a case of premeditation was first, an attempt at rok ond, because there was an bery, an because then. ond attempt creat proved The State, he oved the crime age lowed him almost ood to the deat the rs. Robi

Robinson opened for the defense, for over an hour. "Paul is not l if you follow the evidence you nit him." concluded the Law He \$DO and if you follow the concluded and if you follow the concluded the defense, acquit him," concluded the defense, ge Garrison's charge lasted just four 'to explained the law covering "dministering ludge inutes administe the ca puilty of murue, however, it was wond a reasona-intered degree. If, however, it to the jury beyond a reasc tat the defendant administe then he should be acquitte then retired at 3.45. robbery for the first h not proven oubt jury then

The jury then retired at 3.30. Another postal card was received yeste day, asking for Woodward's braun, bu these seekers after the convicted man gray matter will be disappointed. ed yester