

HARRISON TO OPEN IT

Mr. Carnegie telegraphs the President's promise.

JAS. B. SCOTT SUMMONED

To Washington to confer as to the Free Library Opening.

THE DATE IS AS YET UNCERTAIN

Andrew Carnegie has secured President Harrison's consent to be present and formally open the Carnegie Free Library and Music Hall of Allegheny City.

President Harrison will open the library. Can you leave Pittsburgh to-night and meet me to-morrow, to arrange details of program, etc. Answer Hotel Normandie.

Mr. Scott is a man of action. He looked at his watch and consulted a railroad guide. Then he wrote a telegram saying that he would be in Washington in the morning.

After hurried preparations and a hasty supper he departed for Washington via the Baltimore and Ohio express leaving at 9:20.

WILL TALK WITH BEN.

Messrs. Carnegie and Scott will have an audience with the President to-morrow afternoon.

Mr. Scott stated that the opening exercises had been projected for Thursday evening, February 6, but as President Harrison's convenience will doubtless be consulted, it is possible that the date announced in an Associated Press dispatch from Washington, D. C., last night—Tuesday, February 11—will be the ultimate decision.

Considerably over a month since Mr. Carnegie imparted to a few friends in this city the fact that he had President Harrison's assurance that if possible he would open the library.

Mr. Carnegie also had a definite promise from Hon. James G. Blaine that he would be present whether the President was able to come or no.

The recent distressing bereavement of the Secretary of State has rendered his presence problematical.

It is not known whether Mrs. Harrison will accompany the President. Mrs. McKee will undoubtedly be present, however.

An effort will be present whether the President be present, and several Senators and Congressmen are looked for in addition to the President's party.

The Carnegie Free Library and Music Hall will be the first institution of its nature opened by the President.

and an address from General Harrison and a reply by Mr. Carnegie may be looked for as features of the opening.

THE SUNDAY DISPATCH the musical portion of the programme of the opening night in the capable hands of Mr. C. C. Mellor.

The announcement of the intended visit of the President may cause slight revisions of the proposed plan.

It is a singular fact that there is no property constituted authority to receive the building on behalf of the city of Allegheny from the donor and the Carnegie Building Commission, of which Mr. James B. Scott is Chairman.

There has been no ordinance finally framed and presented to Council, and the next meeting of both branches of Council will take place after the annual opening of the building has taken place.

Just what will be done in the matter is a subject of considerable discussion. In the meantime the arrangements for the details of the opening have been concluded, but will not be announced for several days.

TWO QUIT WORK.

The Electric Strikers Want Their Old Places on the Circuits.

Mr. George Blaxter, Superintendent of the Allegheny Light Company, returned from New York yesterday. His visit was of a personal nature, and it had no reference to the recent difficulty at work.

Yesterday was the time set for eight men to return to work, in pursuance of the settlement made by Mr. Gompers and the company. Mr. Blaxter said that some of the eight men had returned to work, and that the others would start in on Wednesday, as that is really the last day of the working week.

Two of the men had been given their old places.

At K. of L. Hall, where the members of the Union assemble every day, it was learned that the electricians are being worked. Two of them quit after working half a day because they were not placed back on their old circuit.

One of the men who had quit said the reason for doing so was that they had understood that the terms of the settlement provided that they should be given their old places.

When the company showed that the reason for doing so was, and attempted to put them on a different circuit they stopped because they say that the strikers agreed between themselves that no member who was taken back should accept another man's place, but should demand his old circuit. Only three of the strikers are at work in consequence of this understanding.

A NEW BLAST FURNACE.

Spang, Chantant & Co. Making a \$200,000 Improvement.

Work on the new No. 3 Isabella blast furnace has been commenced, but considerable delay is being experienced on account of the unusually high water in the Allegheny river. The furnace will be 75 feet high, and is to have a 12-foot hot belt. It will be provided with three hot blast stoves of an entirely new design. The new furnace will cost about \$200,000. It will take over 1,000,000 fire brick and about 350 tons of heavy plate iron.

THE SCOTCH-IRISH.

Arrangements for the Coming Congress to be Made To-Day.

A meeting of the local committee of the Scotch-Irish Society of America was held last night at which Dr. Macintosh presided. The object was to organize a branch of the order in this city.

Dr. Hays, Rev. Dr. Robinson and others were present. The meeting adjourned without effecting any permanent organization. This will be the order of work at their next meeting, which will be held to-morrow morning at 9 o'clock in the office of Colonel Eshola. They will arrange for the meeting of the congress next May.

MR. PATTERSON DEAD.

His Scales Received a Week Ago Prove Fatal.

William Patterson, aged 60 years, died at his home, No. 20 Jane street, at 3 o'clock yesterday morning from the effects of a scalding received a week ago. Mr. Patterson had been bathing his feet when he was seized with a fainting spell, and fell into a kettle of hot water. He was terribly scalded, and his death resulted yesterday. An inquest will be held at 11 o'clock this morning.

THE ARRESTS MADE.

Mr. Bracken Proceeds Against Members of the Election Board—Released on \$1,000 Bail—They Feel Very Indignant Over Their Treatment—Not Afraid of a Trial.

Warrants were issued yesterday by Squire Leslie for the arrest of Mike Mulvaney, Mike Murray, Neil Crane and Joe Eli, members of the Election Board of the Eighteenth ward, upon a charge of fraud perpetrated by them in the election for Select Council at the recent primary election. The above named officers, constituting the election board, were all together when the warrants were served last night, and at their request, were locked up in the Seventeenth ward police station. The keys were scarcely turned on them, however, when Mr. P. C. Byrne, of Byrne & McCabe, put the appearance of the board members in the sum of \$1,000 each for their appearance before Squire Leslie on Saturday next at 3:30 P. M., the hour fixed for the investigation.

As before stated in THE DISPATCH Mr. Bracken claims that he and Mr. Lydon received 35 votes in a precinct where the official returns only credited them with 17 votes. The members of the board are all young men, and this was their first experience behind the bars. In an interview with a DISPATCH reporter, who was at the station house when they were released, they expressed great indignation at the treatment received, and indignantly asserted most positively that there were no just grounds for their arrest. They felt that they had been treated as scapegoats for the sins of their fathers, having been confined to his room for a week past with a severe illness.

Mr. Bracken and the other characters have been stained, and we intend to seek redress. We have nothing to fear in the result, because we have committed no crime. The election was fair and square, and the votes were honestly counted; this we prove to prove when the time comes. I was not judge and inspector, too, as Bracken makes me out to be, and I was not one of the votes in the box faithfully, as my duty required."

His remarks were indorsed most unreservedly by the members of the board, all of whom seemed to be entirely confident of being acquitted of any attempt at wrong doing or connivance with fraud.

A prominent business man in that ward, when speaking of the arrest, said: "No word about that matter would be carried so far as to make it a political issue. It is such 'howl' raised as has been represented. I have known every member of this election board for years, and they all stand well in the community. They are regarded as honorable and upright citizens. Bracken and Lydon threatened to 'put the bar' in the penitentiary, where they belonged." I heard them make these remarks, and I am sure Mr. Crane in referring to the remark of Mr. Lydon quoted some days since in THE DISPATCH, that he, Lydon, sympathized with the board, and that he did not care for or need Mr. Lydon's sympathy. My brother and I are well able to take care of those who are left to our care."

One of the accused persons said: "Mr. Bracken has only been a resident of this ward for two years, and when he was a candidate last time for the same position he neglected the interests of the ward in the second precinct."

A very general interest centers around the trial, and no doubt Saturday afternoon will witness the largest gathering of the class at Squire Leslie's office.

THE WATER METER.

It Will Hold Down the Engines to a Water Rate—The Reliability of the Meter a Question to be Considered by the Judges.

The test of the Sibley against the Amoskeag engine will be held within a week. The tanks are now ready, and a meeting of the judges will take place to-morrow or Thursday to make final arrangements. The talk among experts yesterday on the test was in the opinion that the building has taken place. Just what will be done in the matter is a subject of considerable discussion. In the meantime the arrangements for the details of the opening have been concluded, but will not be announced for several days.

At K. of L. Hall, where the members of the Union assemble every day, it was learned that the electricians are being worked. Two of them quit after working half a day because they were not placed back on their old circuit.

One of the men who had quit said the reason for doing so was that they had understood that the terms of the settlement provided that they should be given their old places.

When the company showed that the reason for doing so was, and attempted to put them on a different circuit they stopped because they say that the strikers agreed between themselves that no member who was taken back should accept another man's place, but should demand his old circuit. Only three of the strikers are at work in consequence of this understanding.

A meeting of the local committee of the Scotch-Irish Society of America was held last night at which Dr. Macintosh presided. The object was to organize a branch of the order in this city.

Dr. Hays, Rev. Dr. Robinson and others were present. The meeting adjourned without effecting any permanent organization. This will be the order of work at their next meeting, which will be held to-morrow morning at 9 o'clock in the office of Colonel Eshola. They will arrange for the meeting of the congress next May.

Mr. Bracken Proceeds Against Members of the Election Board—Released on \$1,000 Bail—They Feel Very Indignant Over Their Treatment—Not Afraid of a Trial.

Warrants were issued yesterday by Squire Leslie for the arrest of Mike Mulvaney, Mike Murray, Neil Crane and Joe Eli, members of the Election Board of the Eighteenth ward, upon a charge of fraud perpetrated by them in the election for Select Council at the recent primary election. The above named officers, constituting the election board, were all together when the warrants were served last night, and at their request, were locked up in the Seventeenth ward police station. The keys were scarcely turned on them, however, when Mr. P. C. Byrne, of Byrne & McCabe, put the appearance of the board members in the sum of \$1,000 each for their appearance before Squire Leslie on Saturday next at 3:30 P. M., the hour fixed for the investigation.

As before stated in THE DISPATCH Mr. Bracken claims that he and Mr. Lydon received 35 votes in a precinct where the official returns only credited them with 17 votes. The members of the board are all young men, and this was their first experience behind the bars. In an interview with a DISPATCH reporter, who was at the station house when they were released, they expressed great indignation at the treatment received, and indignantly asserted most positively that there were no just grounds for their arrest. They felt that they had been treated as scapegoats for the sins of their fathers, having been confined to his room for a week past with a severe illness.

Mr. Bracken and the other characters have been stained, and we intend to seek redress. We have nothing to fear in the result, because we have committed no crime. The election was fair and square, and the votes were honestly counted; this we prove to prove when the time comes. I was not judge and inspector, too, as Bracken makes me out to be, and I was not one of the votes in the box faithfully, as my duty required."

His remarks were indorsed most unreservedly by the members of the board, all of whom seemed to be entirely confident of being acquitted of any attempt at wrong doing or connivance with fraud.

A prominent business man in that ward, when speaking of the arrest, said: "No word about that matter would be carried so far as to make it a political issue. It is such 'howl' raised as has been represented. I have known every member of this election board for years, and they all stand well in the community. They are regarded as honorable and upright citizens. Bracken and Lydon threatened to 'put the bar' in the penitentiary, where they belonged." I heard them make these remarks, and I am sure Mr. Crane in referring to the remark of Mr. Lydon quoted some days since in THE DISPATCH, that he, Lydon, sympathized with the board, and that he did not care for or need Mr. Lydon's sympathy. My brother and I are well able to take care of those who are left to our care."

One of the accused persons said: "Mr. Bracken has only been a resident of this ward for two years, and when he was a candidate last time for the same position he neglected the interests of the ward in the second precinct."

A very general interest centers around the trial, and no doubt Saturday afternoon will witness the largest gathering of the class at Squire Leslie's office.

At K. of L. Hall, where the members of the Union assemble every day, it was learned that the electricians are being worked. Two of them quit after working half a day because they were not placed back on their old circuit.

One of the men who had quit said the reason for doing so was that they had understood that the terms of the settlement provided that they should be given their old places.

When the company showed that the reason for doing so was, and attempted to put them on a different circuit they stopped because they say that the strikers agreed between themselves that no member who was taken back should accept another man's place, but should demand his old circuit. Only three of the strikers are at work in consequence of this understanding.

A meeting of the local committee of the Scotch-Irish Society of America was held last night at which Dr. Macintosh presided. The object was to organize a branch of the order in this city.

Dr. Hays, Rev. Dr. Robinson and others were present. The meeting adjourned without effecting any permanent organization. This will be the order of work at their next meeting, which will be held to-morrow morning at 9 o'clock in the office of Colonel Eshola. They will arrange for the meeting of the congress next May.

Mr. Bracken Proceeds Against Members of the Election Board—Released on \$1,000 Bail—They Feel Very Indignant Over Their Treatment—Not Afraid of a Trial.

Warrants were issued yesterday by Squire Leslie for the arrest of Mike Mulvaney, Mike Murray, Neil Crane and Joe Eli, members of the Election Board of the Eighteenth ward, upon a charge of fraud perpetrated by them in the election for Select Council at the recent primary election. The above named officers, constituting the election board, were all together when the warrants were served last night, and at their request, were locked up in the Seventeenth ward police station. The keys were scarcely turned on them, however, when Mr. P. C. Byrne, of Byrne & McCabe, put the appearance of the board members in the sum of \$1,000 each for their appearance before Squire Leslie on Saturday next at 3:30 P. M., the hour fixed for the investigation.

As before stated in THE DISPATCH Mr. Bracken claims that he and Mr. Lydon received 35 votes in a precinct where the official returns only credited them with 17 votes. The members of the board are all young men, and this was their first experience behind the bars. In an interview with a DISPATCH reporter, who was at the station house when they were released, they expressed great indignation at the treatment received, and indignantly asserted most positively that there were no just grounds for their arrest. They felt that they had been treated as scapegoats for the sins of their fathers, having been confined to his room for a week past with a severe illness.

Mr. Bracken and the other characters have been stained, and we intend to seek redress. We have nothing to fear in the result, because we have committed no crime. The election was fair and square, and the votes were honestly counted; this we prove to prove when the time comes. I was not judge and inspector, too, as Bracken makes me out to be, and I was not one of the votes in the box faithfully, as my duty required."

His remarks were indorsed most unreservedly by the members of the board, all of whom seemed to be entirely confident of being acquitted of any attempt at wrong doing or connivance with fraud.

A prominent business man in that ward, when speaking of the arrest, said: "No word about that matter would be carried so far as to make it a political issue. It is such 'howl' raised as has been represented. I have known every member of this election board for years, and they all stand well in the community. They are regarded as honorable and upright citizens. Bracken and Lydon threatened to 'put the bar' in the penitentiary, where they belonged." I heard them make these remarks, and I am sure Mr. Crane in referring to the remark of Mr. Lydon quoted some days since in THE DISPATCH, that he, Lydon, sympathized with the board, and that he did not care for or need Mr. Lydon's sympathy. My brother and I are well able to take care of those who are left to our care."

One of the accused persons said: "Mr. Bracken has only been a resident of this ward for two years, and when he was a candidate last time for the same position he neglected the interests of the ward in the second precinct."

A very general interest centers around the trial, and no doubt Saturday afternoon will witness the largest gathering of the class at Squire Leslie's office.

At K. of L. Hall, where the members of the Union assemble every day, it was learned that the electricians are being worked. Two of them quit after working half a day because they were not placed back on their old circuit.

One of the men who had quit said the reason for doing so was that they had understood that the terms of the settlement provided that they should be given their old places.

When the company showed that the reason for doing so was, and attempted to put them on a different circuit they stopped because they say that the strikers agreed between themselves that no member who was taken back should accept another man's place, but should demand his old circuit. Only three of the strikers are at work in consequence of this understanding.

A meeting of the local committee of the Scotch-Irish Society of America was held last night at which Dr. Macintosh presided. The object was to organize a branch of the order in this city.

Dr. Hays, Rev. Dr. Robinson and others were present. The meeting adjourned without effecting any permanent organization. This will be the order of work at their next meeting, which will be held to-morrow morning at 9 o'clock in the office of Colonel Eshola. They will arrange for the meeting of the congress next May.

Mr. Bracken Proceeds Against Members of the Election Board—Released on \$1,000 Bail—They Feel Very Indignant Over Their Treatment—Not Afraid of a Trial.

Warrants were issued yesterday by Squire Leslie for the arrest of Mike Mulvaney, Mike Murray, Neil Crane and Joe Eli, members of the Election Board of the Eighteenth ward, upon a charge of fraud perpetrated by them in the election for Select Council at the recent primary election. The above named officers, constituting the election board, were all together when the warrants were served last night, and at their request, were locked up in the Seventeenth ward police station. The keys were scarcely turned on them, however, when Mr. P. C. Byrne, of Byrne & McCabe, put the appearance of the board members in the sum of \$1,000 each for their appearance before Squire Leslie on Saturday next at 3:30 P. M., the hour fixed for the investigation.

As before stated in THE DISPATCH Mr. Bracken claims that he and Mr. Lydon received 35 votes in a precinct where the official returns only credited them with 17 votes. The members of the board are all young men, and this was their first experience behind the bars. In an interview with a DISPATCH reporter, who was at the station house when they were released, they expressed great indignation at the treatment received, and indignantly asserted most positively that there were no just grounds for their arrest. They felt that they had been treated as scapegoats for the sins of their fathers, having been confined to his room for a week past with a severe illness.

Mr. Bracken and the other characters have been stained, and we intend to seek redress. We have nothing to fear in the result, because we have committed no crime. The election was fair and square, and the votes were honestly counted; this we prove to prove when the time comes. I was not judge and inspector, too, as Bracken makes me out to be, and I was not one of the votes in the box faithfully, as my duty required."

His remarks were indorsed most unreservedly by the members of the board, all of whom seemed to be entirely confident of being acquitted of any attempt at wrong doing or connivance with fraud.

A prominent business man in that ward, when speaking of the arrest, said: "No word about that matter would be carried so far as to make it a political issue. It is such 'howl' raised as has been represented. I have known every member of this election board for years, and they all stand well in the community. They are regarded as honorable and upright citizens. Bracken and Lydon threatened to 'put the bar' in the penitentiary, where they belonged." I heard them make these remarks, and I am sure Mr. Crane in referring to the remark of Mr. Lydon quoted some days since in THE DISPATCH, that he, Lydon, sympathized with the board, and that he did not care for or need Mr. Lydon's sympathy. My brother and I are well able to take care of those who are left to our care."

One of the accused persons said: "Mr. Bracken has only been a resident of this ward for two years, and when he was a candidate last time for the same position he neglected the interests of the ward in the second precinct."

A very general interest centers around the trial, and no doubt Saturday afternoon will witness the largest gathering of the class at Squire Leslie's office.

At K. of L. Hall, where the members of the Union assemble every day, it was learned that the electricians are being worked. Two of them quit after working half a day because they were not placed back on their old circuit.

One of the men who had quit said the reason for doing so was that they had understood that the terms of the settlement provided that they should be given their old places.

THE WAR IS RAGING.

A Bomb Shell Fired at the Non-Partisan Leader, Mrs. Foster.

EAGLE EYES TO WATCH SECESSIONS.

A Sub-Committee Appointed Especially for That Purpose.

THE SITUATION GROWING SERIOUS.

When the statement was made in these columns yesterday that a fight for supremacy would be inaugurated between the non-partisan and the partisan W. C. T. U. organizations, it was not supposed that the war was even then raging. A sub-committee of the National Executive Committee of the W. C. T. U., consisting of Mrs. Mary Lathrop, of Michigan; Mrs. Henrietta L. Monroe, of Ohio; Mrs. Fannie Bassett, of Kansas; and Miss Elizabeth Tobey, of Massachusetts, have prepared under instruction a review of "Truth in the Case," a book given to the public some weeks before the recent Chicago Convention. The circular issued is principally a severe tirade on Mrs. J. Ellen Foster and other women who assisted her in writing the book. Space will permit but extracts of the "review," which the committee promises to follow with reports on specific points, brought up at various times by the differences between the two organizations.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ineptitude, and followed them down to the division which resulted from the recent Chicago Convention. She said the W. C. T. U. was the only organization to which women are eligible that had ever dared to adopt partial resolutions. If a member of the W. C. T. U. is a member of the National Executive Committee, she said, she would not have dared to do so. She said she would not have dared to do so. She said she would not have dared to do so.

Mrs. Campbell said she would not have dared to interfere with the business of any nation under the jurisdiction of the W. C. T. U., but for influence brought to bear by personal friends, and she requested the union not to act rashly on any suggestion made by the book. She said the differences in the ranks of the W. C. T. U. from their ine