

EGAN OPPOSED TO DISCORD.

He Explains His Antagonism to the Parliamentary Aid Association. PARNELL IGNORANT OF FACTS.

Its Originator a Disgruntled Disorganizer—Attorney Webster's Connection With the Bond Case—Supreme Court.

[FROM THE BEE'S LINCOLN BUREAU.]

President Egan, of the Irish National League, when asked by your correspondent yesterday for an explanation of the triangular correspondence concerning the Parliamentary Aid Association, said the story was a short one and the facts, he thought, would bear him out in his statement that Parnell was acting under a misapprehension of the situation when he endorsed the organization. "At the Philadelphia convention," said Mr. Egan, "was a gentleman named Byrne, from Cincinnati, who, although a comparatively new recruit, was an avowed candidate for president of the League, and received a few votes. Out of compliment to the clergymen who stood sponsor for him Mr. Byrne was made vice president. About the first thing he did was to endeavor to force the league to denounce Patrick Ford and the Irish World. As it was not the business of the league to create discord among the nationalists, but to draw together and solidify the friends of Ireland against the common enemy, the movement failed. Mr. Byrne then set on foot the organization of the Parliamentary Aid Association, and as it was thought he could interest certain wealthy Irishmen in New York, who had never before taken a very prominent part in the movement for Irish independence, he received support. Such men as Eugene Kelly embarked in the enterprise, and about the first thing done was to raise \$100,000 in three months. The total subscriptions to date are about \$67,000, and from being an organization, whose chief aim is Irish independence, the association has become a semi-political concern in which Tammany Hall is a big factor. For these reasons, and others explained in the communication sent the following letter to William Elliott on the 23d inst.:

William Elliott, Columbus, Ohio—In reply to your request for my opinion regarding the Parliamentary Aid Association, which proposes holding a meeting in your city, I have the honor to say that I am a very busy person and have taken part in the movement with the honest intention of helping Mr. Parnell, the main object of my prime movers—and notably the person who is described as its originator, and who, in my opinion, is unworthy, and to endeavor, if possible, to destroy the peace and harmony which the Irish National League has established in America, and which it has in such a large measure accomplished.

Thank God the machinations of the intrigues have failed. The Irish National League of America has a record of success every honest element of Irish nationality in America; and any man who would attempt to disrupt it, and establish a greater trust to Ireland than a Corryon or a Carey.

When Parnell was appealed to by the editor of Catholic Columbia, not knowing these facts, he, of course, endorsed the Association. I am sorry that I did not see the situation, and in a receipt of a telegram from Columbus to-day stating that the proposed meeting of the Association last night was a fiasco, there being neither men nor money represented.

The conversation with Mr. Egan gradually drifted to a discussion of the situation in Ireland, and the fact that the bill was a needless put out by Gladstone's home rule bill on the 8th of April, 1885. The bill was a needless put out by Gladstone's home rule bill on the 8th of April, 1885. The bill was a needless put out by Gladstone's home rule bill on the 8th of April, 1885.

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THE LAST BEFORE ELECTION.

A Protracted and Lively Meeting of the City Council Tuesday Evening. ORDINANCES AND RESOLUTIONS.

Two of the City Fathers Set a Bad Example—The Mayor's Veto—An Extra Session to be Held.

Council Proceedings.

The city council met Tuesday evening at 8 o'clock, all but one member being present. Quite a large number of spectators were on hand as usual to watch the proceedings and pass judgment on the action taken.

From the Mayor—Approving a special ordinance making appropriations for the payment of liabilities incurred during the month of March.

From the Mayor—Returning without approval an ordinance providing for the extension and opening of Jefferson street from California street north to its connection with Saunders street in the city of Omaha. The veto was sustained.

From Frank Murphy—Asking why fifty more street lamps have not been erected, according to a resolution passed at last meeting. Referred.

From the Mayor—"Gentlemen of the city council: I return without my approval a contract between the city of Omaha and E. J. Riley, to pave that part of Tenth street in district No. 57. The word 'Tenth,' undoubtedly, should be 'Thirteenth.' I have had the city engineer make an estimate of the work that will be required to pay for the intersection of streets, and the space opposite the alleys to districts for which contracts were approved by the council and setting mayor on the 30th inst. and find the amount to be about \$63,000. It is well known to your honorable body that we have not the money to pay for such a disposal, and it is surprising to me that, contrary to the provisions of the charter limiting the expenditure for any purpose to the amount authorized by law, that contracts for nearly \$13,000 in excess should be received by official sanction, thereby making each of you individually responsible, and rendering your bondsmen liable for such a contract.

Contract bond of Chas. D. Woodworth for constructing sandstone crosswalks on Farnam street from Ninth to Fifteenth streets. Approved by the council and setting mayor on the 30th inst. and find the amount to be about \$63,000. It is well known to your honorable body that we have not the money to pay for such a disposal, and it is surprising to me that, contrary to the provisions of the charter limiting the expenditure for any purpose to the amount authorized by law, that contracts for nearly \$13,000 in excess should be received by official sanction, thereby making each of you individually responsible, and rendering your bondsmen liable for such a contract.

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