A. F. of L. Votes Down a Reso-lution Protesting Against

Atlantic City, N. J., June 10 .- A reso lution protesting against repeal by Congress of the dayight savings law was defeated at today's session of the ansual conference of the American Fede-

ration of Laber.

The resolution was voted down after a spirited fight had been launched against it by delegates, especially from Ohio and the Southwest, who said the daylight saving law worked a hardship not only upon labor but interfered with work upon farms.

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Advocates of the resolution asserted the law had operated to the benefit of workingmen generally.

Many delegates opposing the measure said it had been used by employers to cut down expenses and as a means of requiring their men to work evertime.

T. W. McCullough, of Omaha, delegate of the Typographical Union, answering advocates of the law, discussed the rights of workers on farms and reminded the federation that it had done nothing toward organising farm hands, while the I. W. W. was busy enlisting farm laborers to their ranks.

Harvey W. Brown, of Newark, delegate of the Machinists, epoke against the resolution. He drew a burst of applause when he said he believed organization labor would accomplish more if it lest daylight take care of itself and devoted its effort to getting a six-housday for workingmen.

The vote on the daylight savings resolution was 180 against and 154 for its adoption.

Knox Resolution Serves Notice On Peace Conference

(Continued from Page One.)

os another debate invelving other treaty

Text of Knox Resolution
Washington, June 10.—The text of the
resolution introduced today by Senator
Knox is as follows:

"Whereas, the Congress of the United States, in declaring, pursuant to its exclusive authority under the constitution, the existence of a state of war between the United States and the Imperial German government, solemnly affirmed that the Imperial Government has so committed repeated nets of war against the government and the people of the United States, that a state of war last been thrust upon them by that government and thereupon formally pledged the whole military and national resources of the country 'to bring the conflict to a successful termination"; and, Whereas, the Congress of the United

Whereas, the Senate of the United States, being a cocquet part of the treaty making power of this governstates, being a coequal part of the treaty making power of this government and therefore coequally responsible for any treaty which is concluded and ratified, is deeply concerned over the draft treaty of peace negotiated at Versailles by which it is proposed to end our victorious war and is gravely impressed by the fact that its provisions appear calculated to force upon us undesirable and far-renching covenants inimical to our free institutions under the penalty that failing to accept these we shall continue in a state of war while our co-belligerants shall be at peace and enjoying its blessings; that it is proposed to make us parties to a league of nations, under a plan as to which the people of the United States have had neither time to examine and consider

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nor opportunity to express regarding it a matured and deliberate judgment, whereas the treaty may be easily so drawn as to permit the making of immediate peace, leaving the question of the establishment of a lengue of nations for later determination; and that the treaty as drawn contains principles, guarantees and undertaking obliterative of legitimate race and national aspirations, oppressive of weak nations and peoples, and destructive of human progress and liberty; therefore be it.

Resolved by the Senate of the United States that it will regard as fully adequate for our national needs and as completely responsive to the duties and obligations we owe to our co-belligerents and to humanity, a peace treaty which shall assure to the United States and its people the attainment of those ends for which we entered the war, and that it will look with disfavor upon all treaty provisions going beyond those ends.

2.—That since the people of the United States have themselves determined and provided in their constitution the only ways in which the constitution the only ways in which the constitution may be amended, and since amendment by treaty stiuplation is not one of the methods which the people have so prescribed, the treaty making power of the United States has so authority to make a treaty which in effect amends the constitution of the United States, and the Senate of the United States can not advise and consent to any treaty provision which would have such States can not advise and consent to any

States can not advise and consent to any treaty provision which would have such effect, if enforced.

3—That the Senate advises, in accordance with its constitutional right and duty, that the great paramount, if not sele, duty of the peace conference is quickly to bring all the belligerents a full and complete peace; that to this end, the treaty shall be so drawn as to permit any nation to reserve with-Harvey W. Brown, of Newark, delected or of the Machinists, spoke against the resolution. He drew a burst of appliance when he said he believed organization laber would accomplish more if it let daylight take care of itself and devoted its effort to getting a six-hourday for workingmen.

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METRODIST CENTENARY

CAMPAIGN OVER THE TOP

Chicage, June 10.—The Methodist joint centenary campaign for one hundred and five million dellars passed its goal today, the director, Dr. John W. Mancher, announced. The total today had reached \$106,195,000 with six large sub-divisions of the loan work yet to report their latest contributoins.



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