I under the following head was this column report of

LYNCH LAW IN THE UNITED STATES.

PROTEST BY BIRMINGHAM AUDIENCES.

Two meetings were held in Birmingham yesterday at which addresses were delivered by Miss Ida B. Wells (an American negro lady) and Miss C. Impey (of Street, Somerset) in explanation of the Lynch Law in the United States of America. In the atternoon there was a fair attendance at the Assembly Room of the Young Men's Christian Association. Councillor S. LLOTO presided (in the absence of the Rev. F. S. Webster through in isposition). The rev. gentleman, however, wrote:

"In ave read with deep sorrow of the flagrant injustice shown to the blacks in the Southern States, and trust that public Ch "istian sentiment will be sufficiently aroused to protest effect that grant years the inhuman practices which prevail."—All, "erman White also wrote sympathising with the objects of the meeting.—Miss IDA B. Wells was protest effectually against the inhuman practices which prevail."—Ale reman White also wrote sympathising with the objects of the meeting.—Miss IDA B. Wells was introduced by Mr. 2. L. Impey. She said that many of those in this country who had interested themselves in the anti-slavery agitation seemed to think that the freeing of the slaves rave to the negroes in America all the liberties which others enjoyed to make men and women of themselves, but unfortunately that was not true. The resentment of the Southern white people about the taking away from them of their slaves had never ceased to show itself against the negro at any and every opportum. Y. For the first 10 years after the war it was the crime of using the ballot that formed the immediate reason for murdering the negroes. Those massacres would leave up on the Southern States of the Union a stain that could heave be wiped away. The general tendency of the legislation of the States in regard to the negro was directly refrequency in stread of progressive, and while as a servant the negro was welcomed in all parts of America, and negro woman are with the same recognition as a white woman, and the same recognition as a white woman with negro blood in ch rrying a white child would be received in a railway car with the same recognition as a white woman, an educated, self-respecting woman with regre blood in her wins would be dragged out with ignominy. It was the same in the hotels and the churches. A Christian minister would not even administer the Sac ament to a negro a de by side with a white communicant—["Shame"]. But for a few institutions supported by Northem in philanthropists there would be no provision whatever in the Southern States for the higher education whatever in the Southern States for the higher edu cation of the race, and this provision was worfully insufficient.
The administration of the law was entirely in the hands The administration of the law was entirely in the hards of the white peo, ble, and there was consequently no fear of a negro guilty of a crime being able to escape the penality. This was illustrated by prison statistics, which show ed that for offences randing from mere fighting to ordinary assaults sentences of from five to 10 and even to 20 years were inflicted upon negro offenders. Why, then, she were inflicted upon negro offenders.

assaults sentences of A or live to 10 and even to 2 years were inflicted upon negro offenders. Why, then, she asked, was to necessary out to a read of the control of the machinery of la w and government in their hands, should take a black man out of goal and hang him to the nearest lamp or bridge in the town, or the nearest tree in the country—and not satisfied with that amuse themselves by shooting bullets into the body? No self-respecting mob in the Southern States considered that it had done its duty until every man had lodged a bullet in the body. In one instance themob ranged themselves under the body and were photographed, and a copy of the picture was sent to a prominent advocate of the negro's cause. Boys of four years old were among those that were photographed. The Chicago Inter-Ocean, however, was the only paper throughout the length and breadth of the United States that had the courage to publish articles in denunciation of the crimes. Since 1832 over a thousand black men and women and children had been lynched—("Shame," and cries of "Abominable"). Some of the charges made against the victims were of the vilest description, and often without any ground whatever. They were made with the object of shutting of the sympathy of the world, and as the papers and the telegraph were in the hand of the whites it was impossible to contradict these statements. One-third of the victims had been charged with assaults on white women, and the remainder with all sorts of crimes, ranging from murder to that on which a man was hung in Tennessee and the remainder with all sorts of crimes, ranging from murder to that on which a man was hung in Tennessee—namely, that he was "drunk and 'sassy' to white people"—("Shame"). Miss Wells proceeded to allude to the filmsy evidence upon which people, who had afterwards been proved to be innocent, were lynched, and said it was clear that it was not a testation of the crime that actuated the mob, but the class of the person accused. The action of the mody occurred in the thriving cities of the South, in New Orle ans, in Nashville, Tennessee, in Memphis, and other pupulous centres. In Memphis, the city in which she edited her paper, The Free Speech, a place of 75,000 inhabitant. the first case of lynching was that of

three men who had simply defended themselves against an attack on their prosperous butiness. They were the president, the manager, and the cork of a grocery store, and there was every reason to believe that the authorities had acted in collusion with their business rivals. Attack upon the state of the same attack upon the same at ties had acted in collusion with their business rivals. At-midnight what appeared to be an attack upon the store was made, and the negroes in question fired upon men who turned out afterwards to be Deputy-Sheriffs, and whose excuse was that they were searching for a man who might have been a rested at any time during the day, and who was not known to be a desperate character. As soon as the negroes knew the facts of the the day, and who was not known to be a despirate character. As soon as the network knew the facts of the case they gave up their firearm's and disclaimed any intention of resisting the officers of the law. They were put in prison, and on the day at ter the announcement appeared that the wounded office s would recover they were dragged out of prison by the mob and hung. The thing had been arranged at a meeting reported in the papers as consisting of "solid business men," and though the lynching took place at two o'clock in the morning it was reported with names and the fullest details in the paper that went to press at three, showing that everything had been most carefully planned. And yet the verdict at the inquest was that the deceased met with their death at the hands of persons unknown to the jury. Articles on lynching appeared in the Erre Speech with the result that after an announcement in the leading paper of Memphis her office was wrecked, her manager was driven out of the town, and witherself (she being in New York at the time forbidden to return on pain of being shot. Miss Wells cited several instances of lynching, and in conclusion read a resolution passed on Sunday nights by a large body of Christian worshippers assembled in the Coventry Road Congregational Church, Birmingham, condemning the practice of lynching as tending to lower the high and deserved esteem in which the United States is held among civilised nations.—A resolution in similar the high and deserved esteem in which the United States is held among civilised nations.—A resolution in similar terms was proposed by Mr. F. IMPEY, seconded by Miss

Imper, and unanimously carried.

In the evening a meeting was held in the Central Hall, Corporation Street.—The Rev. J. C. Street presided, and said that he did not wonder at the objection to form new organisations, for already they had too many. But when was there an occasion when the public of Simpinham were irresponsive to a cry for mercy and of Birmingham were irresponsive to a cry for mercy and an appeal for justice? These cries were not nailed down by locality or by race, and Birmingham people had hitherto been responsive to a worthy call—(hear, hear). Although Englishmen could not alter the laws of the by locality or by race, and Birmingham people had hitherto been responsive to a worthy call—(hear, hear). Although Englishmen could not alter the laws of the States, they could at least bring the moral sentiment of the United States, and probably they would find in the future, as in the past, that moral force was more powerful than swords and cannons, and that kind feeling expressed here would have the best influence upon the race on the other side—(applause). Miss Wells then addressed the meeting. She spoke of the treatment of negro prisoners, who were so beaten that before they could put on their shirts they were coloured crimson with blood. Men and women were chained together and herded in the stockades like cattle. It was almost impossible to understand how such a state of things could be allowed to exist. The cruelty was hidden from the world, but it existed, and existed mostly because the poor black men, who were the sufferers, had no one to voice their sufferings. All this went on under the name of law, and besides all this cruelty there was lynch law. A white man who thought he had a grievance against a black citizen had only to say so to half-a-dozen of his white friends, and it was a very easy matter to get a number of them to capture him, beat him, hang him on the nearest tree, and riddle his body with bullets. This had become a favourite pastime in the South. She again emphasised the fact that in such cases verdicts were returned when the inquests were held that the man was killed by persons unknown. The negro had waited, prayed, and fought for the time when he would enjoy the rights of citizenship, but the time seemed farther off than ever when they were being burred shot. She instanced a case where one man, af loosed from the stake, was caught hold of the mob, and after he had been by body they threw him into the flepeople looked on and cheered—the winds for symmetrial process. The individual which they were mardered. hear). The impaliants of the hear. The impaliant of the symmetry for criminal which they were murdered. The cimes being prove

West Side Civic Republican League

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Dear Friend:

The West Side Civic Republican League extends a cordial invitation to you and your friends to join with us in a rousing general Ward meeting of the West Side Republican Civic League at 1504 W. 14th Street Friday night, March 19th, 1926 at 8 c/clock and we will greatly appreciate your presence and co-operation in our Work.

For the first time in the political history of our ward, our men and women voters are made welcome in the practical work of building up the Grand Old Party organization in the 26th Ward. We have loyal and tireless in our devotion to our party leaders, but our active co-operation in party management has not been solicited nor permitted.

Desiring to help our party, our League offered its services to our Ward Committeeman, Thomas Curran, but we were refused recognition as an organization and told to join the Ward Club as individuals. Unless we acted upon plans made without consulting us, and without any regard to our interest in the political welfare of cur own race, we could not be recognized. We were even denied the right to invite Dr. Bradden, a world-war veteran, one of our ablest race leaders, now a candidate for County Commissioner, to speak in our ward meetings, unless he agreed to speak for himself only and say chothing for other Republican candidates for nomination, except those selected by the Ward Committeeman.

The West Side Civic Republican League next offered its support to the Deneed group upon exactly the same terms offered to out Ward Committeeman, Thomas Curran. Our services were accepted and our officers and members, men and women, were given representation in ward management, according to our strength and party levalty. We are given active management of the presincts controlled by colored voters. Serving on the Registration Board, Tuesday, March 23rd, We will have five colored Republican Judges and two colored clerks,

Come to our grand opening next Friday night. Hear our plans. Bring your suggestions. Offer your services and help us put the names of all colored voters in our two words, the 26th and 20th, on the Registration Books next Tuesday, Maxon 25rd. Seats reserved for ladies.

The West Side Civic Republican League.
William W. Taylor, Pres.
R. A. Armstrong, Secty.
Walter E. Rogers, Chairmn, Ex. Com.