



Warrington, No. Carolina,  
Feb. 26<sup>th</sup>, 1890.

Chas Carr, Esq. }  
Pres. N.O.S.A. }

Dear Sir,

Is it constitution-  
al to withhold the word from a sub-  
ordinate Alliance that has paid its  
dues & fees, but has not paid its  
quota of apements by County Alliance.

In reply to Brother Whitkeip's  
letter, herewith enclosed, I ruled that  
Arcola was entitled to the word.

If I am in error please correct me.  
Article II., Secs. 7, 9 + 24, and Article V.,  
Secs. 1, 2 + 3, bear on the above.

I am well aware that Arcola  
is honor bound to pay its apement.

Yours very truly  
John Graham

Autumn