

Lumbermen Post
Dec 26 1889

Mr Ehas Carr

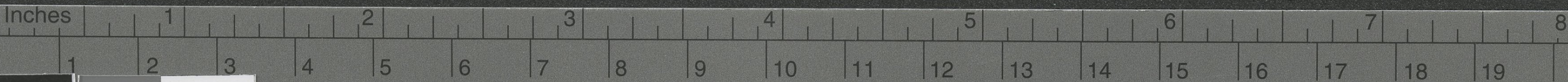
Old Sparta N.C.

Dear Sir & Bro-

Your letter of 16th inst
in reply to mine of the 30th ult received - I am sorry
that it came to you unusual. It could not be answered
officially, it left me dead. I wrote you again a
few days ago before I received your letter asking
your ruling in some matters, & for fear that my
last letter might not reach you in proper condition I
write you again as I am very anxious to get your
ruling in certain matters,

1st Has the board on the good of the order in
arbitrating a case of difference between members of the F.A. the
right to take into consideration matters which occurred before
either parties at variance had become members of F.A.?

2^d Has a member brought before the B. or G. O.
(having to abide the decision of the same) in a case
of difference between himself & another member the right to dissent
from said arbitration a decision is rendered in said.



Case by the Board on G.O. on the ground that matters were taken into consideration contrary to his expressed will which occurred before either party at variance were members of F.A.?

3 - Can matters or any part thereof already brought before the State A, be brought again before the Board on the good of the order of a subordinate A. for adjustment?

4 - Can the F.A. take cognizance of any difference between members which had a hearing and disposal before a legal Church Tribunal before either of the parties at variance were members of F.A.?

An answer at your earliest convenience will oblige greatly - your Brother

Wesley Thompson
Lombard Pa

Ironia Alliance No 4 -

