# April 26 

## My dear Miss Beveridge:

Your letter and one from Miss Blanton have oertainly"disturbed the emen tenor of my way" and I marvel that neither of you two brilliant
 present upset state of affairs the question of the soldier vote is one which is entirely too hot to touch unless the whole thing had been previously morked out very earefully and you were sure that there was time and strength oould be mustered in the Legislature to put the thing through.

The Legislature cannot amend the Constitution. There is not time for the meoessary legal publicity for an election on the matter. It takes a two thirds wote of each house of the Legislature to submit a Constitutional Amendment even if there was time to have it voted on, and it is by no means sure that two thitds could be found to to do it. We would have to stop our Campaign, with the eleotidn less than one month away and do Legislative work to get it thro.

We deplore the lack of the soldier vote and have deplored it from the house tops. We endorsed the law whioh the Governor vetoed. BUT since he vetoed it it seems to me the gravest error in polioy for us to complioate our oampaign with the question. You see, the soldiexs cannot vote and the Governor and his friends are in power all over the state. Miss Blanton is of course at liberty to pursue any polioy that she sees ift, but since you are in a measure representing the Texas Equal Suffrage Assooiation, what you say will be interpreted as the polioy of the organization, that being the case I greatly regret any aotion which you have taken in public ior in conference with Mrs. Connery and others, and I beg that you will side step the question from this day forth excopt to say that we have every confidence that the soldier vote would have been with us and that we are sorry that they cannot vote.

Very sinoerely yours,

