children who do attend schools, be it therefore resolved that this Local Council of Women deem it for the public good that such children of school age be compelled to attend some school, and that the proper authorities be petitioned to enforce the compulsory clause of the School Act.

Moved by Miss Robinson. Seconded by Miss Frazer.

4.10—Proposed by the Executive:—That, Whereas, the School Law does not allow children under the age of six to attend the public schools of this Province; and, whereas, it has been, and is being, proved in the States and elsewhere that for children of such tender years the Kindergarten system is both morally and intellectually superior to any other educational method extant; therefore be it resolved, that the Council of Women of Victoria and Vancouver Island do petition the Government to forthwith amend the School Law, making no restriction as to age, and to speedily establish Kindergartens in connection with the public schools of this city and the Province of British Columbia.

Moved by Mrs. Scaife. Seconded by Mrs. Spofford.

4.30-Question Box.

5.00—Amendments to Rules and Standing Orders, if any.