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YEAR.

Since we changed the price of the Courier to One Dollar there has been but little variance in the Subscription list and we therefore conclude that the people who want a county paper are willing to pay \$1.50 for it, at any rate we cannot afford to publish the Courier at \$1.()() a year. Henceforth we will hold to our original price \$1.50 a year.

#### GENERAL ASSEMBLY.

Senate.

Bills Introduced. scriptions.

Charlotte Literary and Library As-

Mr. King, to prevent discrimina-Graded School.

Mr Aycock, to amend the Code and require Clerks of Superior Courts to make anoual reports.

At the expiration of the morning hour Mr. Walser explained his vote on the resolution relation to the Force bill. He did not believe the pending bill in the United State Senate a Force bill. It is a bill for fair elections-nothing else.

He undertook in a lengthy speeck to vindicate the Republican party. He reviewed the election law of this Congress.

Bills Acted Upon,

Mr. Alston, (colored) said that he Carolina are better than those of Louistana, Mississippi and Alabama, and a law to protect them is not necessary here.

Mr. Gallaway said that in his district elections are as fair as they can

The resulutions as amended pass ed by 35 to 5

House.

House was called to order at 11 o'clock by Speaker Doughton. Prayer was offered by Rev. Mr. Perry of the House. Journal of yesterday was read and approved-The Training School Bill.

Mr. Sutton offered his amend-

1. That persons teach as long in public schools as they have enjoyed free tuition. He said that be had been very doubtful about this question. I propose where there is a matter of doubt of the line of educational progress to give ladies' and progress the benefit of that doubt. Mr. Henry opposed the amendment, because it would make it a his order to oppose this bill. gross out rage upon a helpless part of our community. We do not require our boys to teach who go to the A. & M. College, and we ought not to put this condition upon the girls. Let us do justice to the girls and no buff-way measures.

the doors alone to poor girls, Mr. girls an education; but we have no

Pritchard's argum nt is specious and pats a hedge of poverry upon those who eater the school. I beheve that Mr. Sutton's amendment is an insult to the girls. A girl 18 years old wants to be a mittedshe wants to teach -by Mr. Sutton's amendment she is compelled to teach long.

I would connect the girl's best interest with the best interest of the State. If she wants to marry a nice fellow like Mr. Skinner or Mr. Ray, let her do it, and not feel bound by contrect to teach.

Mr. Jones sent forward a letter as written by a constituent in Wake county-a young girl in Wake-who wrote in the Progressive Farmer as

RALEIGH, N. C., Dec., 1890. At the State Fair of 1889 I offered to sell to the highest bidder a quilt which I made when I was seven years old, the amount to be put in Savings Bank to help build an industrial training college for the white girls of the State of North Carolina, I was much discouraged that I did not get a bid on my quilt

at the Fair, so mamma gave me three dollars for it to which I add one dollar, making four dollars, and Mr. Pame, by request, to prevent deposit for the above mentioned the substitution of drugs to pers purpose. It is a small amount, but as a poor gir. I hope, like the "wid-Mr. Ardrey, to incorporate the ow's mite," it will be counted as much. It is all I have and I made it myself. May much be added to it and may we soon have a flourishing tion in pentioning Confederate sol- industrial training college for girls diers; to allow town of High Point in this our beloved State. And, if I to issue bonds to raise money for a may suggest, let the generous hearted Dr. R. L. Abernetby be made President. WILLIE MAUD BUFFALOE.

Mr. Williams, of Iredell, said that those who opposed this bill were charged with being against education. We are not against education -but we want education better among the common classes. We have enough good teachers in my county, and we do not want to take the money from the children for

Sentiment in Raleigh has been State, and said it was as much a worked up in favor of this bill. force law as the one proposed in There has been a great deal of lobbying here for it.

any purpose however good.

Mr. Jones, of Wake, replied and House resolution to instruct our said that Raleigh did not want the Senators and Representatives in school. He and his colleagues fa-Congress relative to the Force bill. vored its going anywhere, and we Mr. Turner offered au amendment will wish God's blessings upon it if to make it a resolution of thanks it goes to Iredell and Ex-Speaker Leazer is President of the school.

Mr. Williams replied that, if established, he would like to see it was not afraid to trust the white located in Raleigh, but that he bemen of North Carolina. He did not lieved he represented three-fourths think we needed the Force Bill in of his constituents when he opposed this State. The negroes of North this bill, which his duty and convictious compel him to do.

> Mr. Brinson got the attention at once by saving: "to be or not to be the question." The object of this bill is not only to teach the teachers but the real object is to make a better system that will reach every poor girl. I have been studying the educational problem. He opposed Mr. Pritchard's amendment, and pointed out the great need of better schools and stated that this bill would be of great advantage to the little children.

Good teachers have to undo what was done wrong. Too many teachers leave a bad mark on the childs mind. He made earnest and forceful plea for the passage of the bill and said that its failure would bring sorrow of many hearts. To The Alliance stands behind us, and he read the resolution passed by the State Alliance in Asheville demand ing the establishment of a Training school. An Allianceman has to turn his back upon the demand of

Mr. Gower, of Johnston, said that this bill had a great deal wider scope than merely to teach teachers but also to give them broader training.

Mr. Ray, of Macon county, replied to Mr. Jones and said he opposed Mr. Pritchard's ameadment pro- taking the money from the children viding that no applicant could rev -a fund that should be as sacred ceive inition unless affidavit is made as the ark of the covenant. The that neither the applicant nor pare proposed school cannot teach the euts are able to pay tuition, was children. If the amendment of Mr. Pritchard is adopted the bill will Mr. Jones of Wake did not like be worthless. It put the badge of Mr. Pritchard's amendment. It is pauperism, like the mark of Cain, the grossest justice and equality upon the brow of the women who We are to establish a great free go out of the college. The Alliance school for girls who are to teach, never demanded of us to put our This is not fair. People are to bear hands in the pockets of the children their share of taxation, and then the in order to belp the women. Evschool ought to be open to all alike erything depends upon the educa-He replied to Mr. Henry and said tion of the women. I do not object any, February and March that his observation was that the to the amount appropriated. I University has its existence because oppose it because it opens a door it brings education to boys who for other money. The object would can go nowhere else. In opening be a good one if it was to give the

right to take it from the children to establish this school.

Mr. Alexander, with a pleasant allusion to the unmarried men woo had tay ored the bill, advocated the bil . Two years ago I belped to defeat a hill similar to this because that bill provided to educate boys and girls alike. I favor this bill because it especially provides that the money can be used alone for girls. Without an education wom aubo d we will never us; to the highest standard. I see that our State is behind in the balances of education. This school will raise us in the standard of education-Our people demand better educational facilities. The best way to give it is to prepare the teachers to teach right. Dr. Crary promises to help us. It we do not establish this school we cannot get help from the Peabody fund. We don't want to make any discriminations against the poor gil.

Mr Bryan, of Wayne, did not believe that the amendment of Mr. Pritchard ought to be adopted. It sounded well upon first reading, but was not just. Rich and poor ought to stand alike in the school.

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