

No Matches Other Than the Safety

(Continued From Page One.)
bate on the bill increasing the salary of the governor, but was in his room sick, and was very much surprised to see in the newspapers that he had been sent for, to cast his vote on the measure. He had served in the legislature at times during the past 26 years and had never before been sent for. He said he was not dodging, but that in view of the big deficit in the state treasury, the large appropriations, and inability to raise property assessment, he did not believe salaries ought to be raised to any large amount and that if he had been present he would have voted for Senator Graham's amendment increasing the governor's salary to \$5,000 and against the original bill increasing the salary to \$6,000. He asked unanimous consent to have his vote thus recorded and there being no objection it was so ordered.

Senator Hobgood of Guilford stated that in order that no injustice might be done to Secretary T. Gilbert Pearson, of the State Audubon Society, in the discussion a few days ago of the bill prohibiting shipping live quail out of the state, he had received a letter from Mr. Pearson setting forth at length his position, and that it appeared if any imposition on the state had been made it was by persons whom Mr. Pearson had trusted in distributing to them permits for shipping out live quail for propagation purposes.

Petitions Offered.
McDonald of Moore: From 300 citizens of Moore county against the sale of near-beer.
Starbuck of Forsyth: From certain citizens of Forsyth against the sale of near-beer and liquor by clubs.
Senator Cotten of Pitt offered a joint resolution providing for the repayment to Lemuel DeBerry a special tax paid in 1865 to the federal government and repaid to the state for him. Referred to claims committee.

New Bills.
Barham of Wayne: Appoint J. S. Sasser and A. B. Hollowell Justices of the peace in Wayne.
London of Chatham: In regard to advertisement of sale of real property.
Coxe of Jackson (by request): Cure defects of probates of deeds.
Bellamy of Brunswick: Amend law relative to Cape Fear river and bar; also relative to catching clams in New Hanover, Brunswick, and Bladen counties; also prohibit shipping coots and rice birds out of the state; also prohibiting notaries public of New Hanover and Brunswick from acting as justices of the peace.
McDonald of Moore: Establish graded school district in Lee county.
Cotton of Pitt: Prohibit the manufacture and sale of matches, other than safety matches.
Cobb of Robeson: Allow commissioners of Robeson to appropriate \$250 annually for Lumber Bridge military company.
Gardner of Cleveland: Create sinking fund for Shelby.
Johnson of Duplin: Extend state aid to Daughters of Confederacy for Confederate room in museum in Richmond.
Sikes of Wake: Prohibit sale or giving away near-beer or intoxicating liquor within one mile of Knight's Chapel, Wake county; also appropriation for state institution for blind and deaf.
Boyd of Rowan: Equalizing working public highways.
Long of Fredell: Relative to judges expenses.

Bills Ratified.
Amend charter of Orrum, Robeson county.
Facilitate road building in Brunswick county.
Authorize commissioners of Granville and Oxford to appropriate for a Confederate monument.
Amend section 23 of chapter 445 of laws of 1909 so all of chapter shall apply to New Hanover county.
Allow commissioners of Richmond county to issue bonds.
Passed Third Reading and Sent to the House.
Allow Sanford to issue bonds.
Amend charter of Plymouth. (Amended.)
Amend charter of Mt. Pleasant. (Amended.)
Exempt practicing dentists from jury service.
Protect game in Warren.
Regulate time of hunting game in Alamance. (Amended.)
Incorporate Lenoir and Blowing Rock Turnpike Company. (Amendment by Senator Bassett if after investigation by the governor and council the hiring of convicts will not be a loss to the state.)
Relative to time of meeting of commissioners of Clay county.
Protect opossums in Montgomery county. (Amended.)
Protect deer in Montgomery, Randolph, and Stanly counties.
Incorporate Rockwell, Rowan county. (Amended.)
Debate on Taxing Dogs.
Senator Cotten's bill imposing a tax of \$1 on every male dog and \$2



Two recent photographs of Champ Clark, of Missouri, who was nominated for Speaker of the House by the Democrats in the recent caucus held in Washington. It was foreordained that Clark should be the next Speaker and consequently his nomination was devoid of any semblance of a contest. The only sensation of the caucus was the adoption of a resolution taking the power of appointing committees away from the Speaker and placing it in the hands of the Ways and Means Committee. When a substitute resolution was offered by Representative Fitzgerald of New York, defeating the aim of the first and leaving the appointive power with the Speaker, Clark made a vigorous speech opposing the substitution and brought about the adoption of the first resolution.

on every female dog excoited a lively debate when it was reported without prejudice by the committee on propositions and grievances.

Senator Ivie moved to postpone action until tomorrow.

Senators Hicks, Brown, and Martin of Buncombe, opposed the bill, and amendments exempting their several senatorial districts were offered by Senators Barnes, Kitchin, Johnson, Gardner, London, and Thorne.

Senator Cotten urged the passage of his bill as being a meritorious measure.

Senator Pharr asked that cities and towns already imposing dog taxes be exempted. Senator Cotten assenting to the amendment.

Senators Thorne, Long, and Kitchin made strong appeals in asking that the counties of their districts be exempted.

Senators Hicks and Brown both felt that if taxes on dogs must be imposed there should be equitable assessments classifying the breeds of dogs.

Senator Bassett differed with Senator Hicks' opinion on this score, stating that the bill provides for a license tax.

Senator Barham moved the previous question to postpone until tomorrow. Senator Ivie stated that he would consent to postponing until next Wednesday.

Senator Barnes moved to table the bill, and on a ballot, division being called for, his motion to table prevailed by a vote of 22 to 16.

Passed and Enrolled For Ratification.
Increase pay of jurors of Wilkes and Cleveland counties.
Amend charter of Wachovia Loan and Trust Company.
Protect rainbow trout in Graham county.
Allow commissioners of New Hanover to issue bonds for improving public roads.
Protect game in Lincoln county.
Incorporate Marble, Cherokee county.
Protect game in Warren county.
Relative to game in Tyrrell county.

Resolution From State Press Association.
A resolution was received from the North Carolina Press Association urging legislation for good roads in the state.

Unfavorable Report on New Counties.
Unfavorable reports were made on the bills establishing North Robeson and Rowland counties out of Robeson.

Hoke County Reported Favorably.
A favorable report was made by the committee on counties, cities, and towns on the bill establishing Hoke county out of Cumberland and Robeson counties. A minority report was submitted.

Hoke County Special Order.
The bill establishing Hoke county was called up with a minority report and was made special order for next Tuesday at 12 o'clock.

Miscellaneous.
Senator Long introduced a bill preventing depositions by domestic foxes in Statesville township. It passed its readings and was sent to the house.

Senator Cotten was added to the committees on legislative and congressional appointments.

A message from the governor was received.

The bill for the relief of C. H. and W. J. Newton and J. W. Holland, of Surry, was reported unfavorable.

The bill relative to ovelty charges in partition proceedings was reported favorably by the judiciary committee, with an amendment by the committee. Senator Ivie offered an amendment but withdrew it and the bill as amended providing that any judgment docketed under this act shall not be a lien on any property whatever except that upon which said ovelty is made a specific charge, passed and was ordered sent to the house. It was discussed at length.

The bill relative to throwing sawdust in Big Ivy creek, Buncombe

Hood's Sarsaparilla

Acts directly and peculiarly on the blood; purifies, enriches and revitalizes it, and in this way builds up the whole system. Take it. Get it today. In usual liquid form or in chocolate coated tablets called Sarsatabs.

ing regret that his debut on the floor should be on such a grave, serious and delicate subject.

Mr. Carr, of Duplin, favored the bill, arguing that the laws of North Carolina now were in direct opposition to the moral law and should be wiped from the book.

Mr. Rose, of Cumberland, supported the bill, declaring that the churches could not and did not recognize the claim of Mr. Battle; that the different standards of virtue should be had for husband and wife.

Mr. Kellum, of New Hanover, spoke earnestly and strongly in favor of the bill, asserting that the present inequality was unjust to women and a reflection on the moral standard of the state.

Mr. Rawls, of Pamlico, opposed the bill, saying if the bars were let down against divorce, which this bill would do, the dockets of the superior court, now already congested, would be crowded with cases, especially in his section, where so many negroes lived.

Mr. Taylor, of Brunswick, in arguing against the bill, said it would cause the wheels of the divorce mill to grind unceasingly. It was not a question of morals, it was one of practical legislation, and as such he should vote against the bill. A man can offend and get right; a woman never can.

Judge Ewart said the divorce law of South Carolina was a disgrace to civilization; for it said that a woman chained to a body to death could never get release from it. He related how the South Carolina law prohibiting divorce was evaded. He stands with the minority report of the bill and thought the same moral standard should be for both man and woman.

In supporting the Devin bill, Mr. Markham, of Pasquotank, recited cases where the husband had greatly outraged all ideas of right by introducing serious disease on account of an act of infidelity. He pleaded for North Carolina to get in line with every other state except North Carolina, Texas and Kentucky, in raising the standard of man's conduct.

Mr. Gay, of Northampton, opposed the bill. We do not put women and men on the same equality of voting in North Carolina, although we recognize that nine-tenths of the white women of the state would be as intelligent and patriotic as the men in use of the ballot. But practical difficulties have to be considered by us in legislation. He called attention to the scandals, outrages and shame of divorce in those northern states that had such a law as the one proposed here and combine that with North Carolina's reputation to the latter credit. To prevent these scandals of divorce still further in North Carolina, he offered an amendment, providing that parties divorced should be disqualified from ever marrying again during the life of either. With this amendment he would support the Devin bill.

The amendment was ruled out of order. The bill then was voted on and was adopted by a vote of ayes 79, noes 27.

Mr. Turlington offered an amendment providing that in all such cases the single act of adultery on the part of the husband shall be proven when the wife sues for divorce on this ground.

The amendment was vigorously

Anti-Near Beer Bill Up In the House

(Continued From Page One.)
husband and gives no avenue of protection to the wife, unless the husband has violated the criminal law.

I advocate this bill on principle. I have no client looking for relief; I believe it is right to give the wife the same protection that we give the husband. Have the same high standard for both man and woman that nearly all the states now have, and let North Carolina quit discriminating against the wife. In every state except North Carolina, Kentucky and Texas, this discrimination has been abolished by statute and both man and woman are required to obey the commandment of God.

Mr. Devin here read from the dissenting opinion of Judge Brown, of the North Carolina supreme court, in Pendergrast vs. Pendergrast in support of his contention that the husband should be required to live up to the same high standard of virtue that was required of the wife.

Mr. Battle, of Wake, said he believed in the moral position Mr. Devin had taken, but the question was a practical one. It should be the policy to diminish instead of increasing the causes of divorce.

South Carolina had abolished divorce, repealing all laws allowing divorce for any reason. That state had found great improvement since this law has passed.

A few years ago a great committee met here in Raleigh in conference with the legislature. Among those men were the leading ministers of all the denominations in the state, and the present divorce law was the result, and it is admirably adopted to North Carolina conditions.

As practical men we know that there is a sociological difference in the single commission of the offense by man or woman. Scripture endorses this, and nature has so designed. Anybody knows that if this bill is passed, the law of marriage between many of the colored race had just as well be repudiated. Any woman, desiring to join herself to a husband whom she thought could take better care of her than the one she had, could easily secure witnesses who would not hesitate to commit perjury by testifying to a single offense on the part of the husband.

Mr. Connor, of Wilson, favoring the bill, said that the law now protected innocent and virtuous women from slander. So long as the law requires the wife to prove continuous and repeated offenses with one woman, it puts a burden on her that denies her relief. If the law was changed as the bill contemplates, this burden is removed from the wife, and she need no longer hang her head in shame and be helpless when her husband notoriously violates his marriage vow.

He did not agree with Mr. Battle that the causes for divorce should be diminished. Certainly the present unjust discrimination against the woman should be removed.

Mr. Nunn, of Craven, opposed the bill. The divine law, he said, recognized the difference in the sexes. He explained why the distinction was made, saying that one act of the woman could introduce a bastard in the family, while no such disastrous results followed a similar offense on the part of the man.

He continued on this line, expressing

opposed by advocates of the bill and was lost by a vote of 27 ayes to 53 noes.

Mr. Gay offered an amendment providing that the guilty party divorced for the causes mentioned in section 1551 of the revised code should be disqualified from marrying any other party during the life of the innocent one.

Mr. Devin raised the point of order, that the amendment applied to the revised and was not germane to the bill under consideration.

The speaker ruled the amendment out of order.

The amendment failed to pass by a large majority.

The bill then passed its second reading by a vote of 68 to 22.

Objection was made to its third reading.

Devin moved to suspend the rules and pass the bill on its third reading. This motion was lost, and the bill was ordered on the calendar.

On motion of Mr. Turlington the house is to meet at 10 o'clock Friday. It then at 1:55 adjourned.

Passed Final Reading.
To require factories employing more than twenty-five operatives to keep on hand, free of expense to employees, a medical-surgical chest, with appliances and medicines to be used in case of accident.

Notes.
In the report of Wednesday's introduction of bills, Ewart was represented as introducing a bill allowing the register of deeds of Jackson county to apply salary and fee funds to general county fund. The bill related to Henderson and not Jackson county.

The privileges of the floor were extended to Ex-Representatives Mull, of Cleveland, Dilling of Gaston, Dr. Tyre York of Wilkes, Moore of Jackson and Evening Burke.

OFFICER BARKER ON HIS JOB.
His Quick Work Heads Off Thief in Greensboro.

Only the quick work of Policeman E. H. Barker saved the escape of one who had made a bold piece of robbery here last night. This morning about 6:20 o'clock, a telephone call came to the police headquarters from Mr. Anderson, the foreman of the Virginia Bridge and Iron force now placing the steel work in the new city auditorium building. It stated that during the night M. H. Kelly, one of his workmen, who has been robbing with him had robbed him of \$24.35 in cash, a \$27.00 check and a watch valued at \$35.00. Patrolman Barker, who is one of the most efficient members of Raleigh's police force, got on the job, went after Mr. Anderson who described Kelly to him, his appearance and all, and then went to the depot. There he found that a man answering to the description of Kelly had boarded a ticket to Greensboro and lauded the 2 a. m. Southern train. Capt. Burch remembered a man answering that description passing through the gate, with a ticket to Greensboro.

Mr. Barker then hurried back to Chief Stoll's desk and reported what he had done. A long-distance phone message was hurriedly sent to the police at Greensboro to arrest passenger on that train answering to the description as given. Immediately upon the arrival of the train there Kelly stepped off into the wide-open arms of an officer who placed him under arrest. After getting to the police station the officer questioned him closely and he admitted taking the watch, money and check.

About ten o'clock Chief Stoll was notified to meet the Southern train due here at 12:30 o'clock as an officer would have his man on.

The capture of Kelly is due solely to the coolness and the quickness of Patrolman Barker, and but for his good work the prisoner would yet be on his way rejoicing with a pocket full of cash and an extra watch.

The officers now have Kelly safely lodged in the station house.

GONE TO MORGANTON.
Senate Committee Gone to Inspect State Asylum.

The senate committee on insane asylum, and deaf and dumb, left today for Morganton to inspect the State Asylum there. They will make the inspection tomorrow, returning here about Saturday.

Early Morning Fire.
This morning about 6:45 o'clock a fire alarm was turned in from box 31, corner of Dawson and Davie streets. The companies responded promptly and found a small house on South Dawson on fire. The house is a very small one, occupied by a Mr. Holt. The cause of the fire is said to have been a defective flue. But little damage was done as the fire companies got to it before it had made any headway.

More Homes Needed.
A few more homes are needed for the entertainment of the Y. M. C. A. delegates. Telephone the committee on entertainment.

Why Is Sugar Sweet?
If sugar did not dissolve in the mouth you could not taste the sweet. GROVE'S TASTELESS CHILL TONIC is as strong as the strongest bitter tonic, but you do not taste the bitter because the ingredients do not dissolve in the mouth, but do dissolve readily in the acids of the stomach. Is just as good for grown people as for children. The First and Original Tasteless Chill Tonic. The standard for 30 years. 50c.

The man who ventures nothing gains nothing except trouble.

Danderine

GROWS HAIR and we can PROVE IT!

A lady from Minnesota writes: "As a result of using Danderine, my hair is close to five feet in length."

Beautiful Hair At Small Cost
HAIR troubles, like many other diseases, have been wrongly diagnosed and altogether misunderstood. The hair itself is not the thing to be treated, for the reason that it is simply a product of the scalp and wholly dependent upon its action. The scalp is the very soil in which the hair is produced, nurtured and grown, and it alone should receive the attention if results are to be expected. It would do no earthly good to treat the stem of a plant with a view of making it grow and become more beautiful—the soil in which the plant grows must be attended to. Therefore, the scalp in which the hair grows must receive the attention if you are to expect it to grow and become more beautiful. Loss of hair is caused by the scalp drying up, or losing its supply of moisture or nutriment; when baldness occurs the scalp has simply lost all its nourishment, leaving nothing for the hair to feed upon (a plant or even a tree would die under similar conditions).

The natural thing to do in either case, is to feed and re-plant the soil or scalp as the case may be, and your crown will grow and multiply as nature intended it should.

Knowlton's Danderine has a most wonderful effect upon the hair glands and tissues of the scalp. It is the only remedy for the hair ever discovered that is similar to the natural hair foods or liquids of the scalp.

It penetrates the pores quickly and the hair soon shows the effects of its scintillatingly exhilarating and life-producing qualities.

One 25-cent bottle is enough to convince you of its great worth as a hair growing and hair beautifying remedy—try it and see for yourself. NOW at all druggists in three sizes, 25c, 50c and \$1.00 per bottle.

FREE To show how quickly Danderine acts, we will send a large sample free by return mail to anyone who sends this free coupon to the KNOWLTON DANDERINE CO., CHICAGO, ILL., with their name and address and five in silver or stamps to pay postage.



Fire in New York.
(By Leased Wire to The Times)
New York, Jan. 26—Six children were overcome by smoke and 290 families were driven from their homes today in a fire which destroyed the factory of Chappelle Brothers, dealers in furs, at Nos. 39 to 49 Stockton street, Williamsburg. Loss \$60,000.

The factory was surrounded by tenement houses, and the flames in the factory gained headway so rapidly that it was feared they would spread to the houses, so three alarms were turned in. The flames extended to the three-story house at No. 51 Stockton street, and it was here that the children were overcome.

Republicans Seat Democrat.
(By Leased Wire to The Times)
Concord, N. H., Jan. 26—The unexpected happened in the republican house of representatives when Waldo O. Howard, of Crofton, democrat, elected by one vote and whose election was contested on the grounds of alleged bribery, was seated. Howard retained his one vote on a recount. Then his opponent petitioned for his seat on the ground that the election was secured by bribery.

Nine members of the legislative committee reported in favor of unseating Howard by reason of bribery and five voted to give the petitioner for Howard's seat leave to withdraw.

On a viva voce the minority report was substituted for that of the majority.

Guests Driven Out by Fire.
(By Leased Wire to The Times)
New Bedford, Mass., Jan. 26—Forty guests fled from the Hotel Savoy early today when fire damaged the adjoining three-story wooden Hudson block, formerly the old Baneroff House, at Acushnet avenue and Union streets. The fire at one time menaced the city's business section.

Chilton Elected.
(By Leased Wire to The Times)
Wheeling, W. Va., Jan. 26—W. E. Chilton, democrat, has been elected to the United States senate to succeed Senator Scott by the legislature in joint session. He received seventy-one votes.

HAPPY WOMEN

Plenty of Them in Raleigh, and Good Reason For It.

Wouldn't any woman be happy, After years of backache suffering, Days of misery, nights of unrest, The distress of urinary troubles, She finds relief and cure?

No reason why any Raleigh reader Should suffer in the face of evidence like this:

Mrs. G. W. Partin, 504 Oakwood avenue, Raleigh, N. C., says: "It gives me pleasure to confirm all I said about Doan's Kidney Pills when I publicly recommended them in January, 1908. I still use this remedy occasionally, when my kidneys bother me, and it never fails to have the desired effect. Kidney complaint kept me in misery for a long time. There was a dull ache across the small of my back and I had pains in my loins when I stooped or straightened. When I read of Doan's Kidney Pills I immediately got a box from the Bobbit-Wynne Drug Company and before I had finished half the contents my kidneys were normal. After that the backache and pains left me and my condition improved in every way."

For sale by all dealers. Price 50c. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

EVERY WOMAN SHOULD EARN \$25 PER WEEK

Introducing our very complete spring line of beautiful wool suitings, wash fabrics, fancy waistings, silks, hdkfs, petticoats, etc. Up to date N. Y. City Patterns. Finest line on the market. Dealing direct with the mills you will find our prices low. If others can make \$10.00 to \$30.00 weekly you can also. Samples, full instructions in neat sample case, shipped express prepaid. No money required. Exclusive territory. Write for particulars. Be first to apply.

STANDARD DRESS GOODS CO., Dept. 600, Binghamton, N. Y.

Electric Bitters
Succeed when everything else fails. In nervous prostration and female weakness they are the supreme remedy, as thousands have testified. FOR KIDNEY, LIVER AND STOMACH TROUBLE. It is the best medicine ever sold over a druggist's counter.

There are annually killed in Africa a minimum of 65,000 elephants, yielding a quantity of raw ivory, the selling price of which is \$4,250,000.

Only One "BROWN QUININE" that is **Laxative Brown Quinine** on box. **E. W. Horn** 35c