JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

STATE OF GEORGIA.

MONDAY, NOVEMBER 1st, 1847.

At a session of the General Assembly of the State of Georgia, begun and holden at the State House, in the city of Milledgeville, in the county of Baldwin, on the 1st day of November, in the year of our Lord, one thousand eight hundred and forty-seven, and of the sovereignty and independence of the United States, the seventy-second, the following members elect from the several counties hereafter mentioned, produced their credentials, and having taken the oath prescribed by the Constitution of this State, and to support the Constitution of the United States, before the Honorable Charles Dougherty, one of the Judges of the Superior Courts of this State, took their seats, to wit:

From the county of Appling, Instant Hall.
From the county of Baker, Nelson Tift.
From the county of Baldwin, Iverson L. Harris.
From the county of Bibb, James A. Nisbet, and Robert A. L. Atkinson.
From the county of Bryan, Cyrus Bird.
From the county of Bulloch, William H. Rawls.
From the county of Burke, John T. Brown and E. B. Gresham.
From the county of Butts, David J. Bailey.
From the county of Camden, Julius A. Baratte.
From the county of Campbell, John Carlton.
From the county of Carroll, Ezekiel S. Candler.
From the county of Cass, Samuel Smith and Henry McConnell.
From the county of Chatham, Francis S. Bartow and John M. Clark.
From the county of Chattooga, Charles A. Heard.
From the county of Cherokee, W W Williamson and
James Fleming.
From the county of Clark, Young L. G. Harris and Fran-

From the county of Columbia, Curtis H. Shockley and
James Fleming.
From the county of Crawford, Charles H. Walker.
From the county of Cobb, Samuel N. Maloney and Isaac
McConnell.
From the county of Coweta, John E. Robinson and Peter
B. Terrell.
From the county of Dade, Larkin Hendricks.
From the county of Decatur, William Williams.
From the county of DeKalb, Thomas M. Darnell and
From the county of Dooley, W B. Cone.
From the county of Early, Robert W Sheffield.
From the county of Effingham, John W Morgan.
From the county of Elbert, McAlphin A. Arnold, and
William M. McIntosh.
From the county of Emanuel, John C. Sumner.
From the county of Fayette, Elijah Glass.
From the county of Floyd, William T. Price.
From the county of Forsyth, Hardy Strickland.
From the county of Franklin, Eppy W Morris and Samuel
Freeman.
From the county of Gilmer, John P. Alexander.
From the county of Glynn, Joseph Dubignon.
From the county of Greene, Henry Sanford and Rowan
H. Ward.
From the county of Gwinnett, John C. Whitworth and
Joseph P. Brandon.
From the county of Habersham, George W Phillips and
Henry R. Cabiness.
From the county of Hall, Jonathan L. Baugh.
From the county of Hancock, David W Lewis.
From the county of Harris, James N. Ramsay and George
A. B. Dozier.
From the county of Heard, David Zachry.
From the county of Henry, William Moseley and Allen
Cleveland.
From the county of Houston, Isaac Holmes and William
B. Bryan.
From the county of Irwin, John B. Dorminy.
From the county of Jackson, Richard W Fenticost.
From the county of Jasper, Henry S. Glover, and John
Robinson.
From the county of Jefferson, Henry B. Todd.
From the county of Jones, Nathaniel S. Glover.
From the county of Laurens, Robert Robinson.
From the county of Lee, Daniel Lawhon.
From the county of Liberty, William E. W. Quarterm.
From the county of Lincoln, Jas. B. Neal.
From the county of Lowndes, C. Brinson.
From the county of Lumpkin, Enos Barnes and J. W Keith.
From the county of Macon, W. N. L. Crocker.
From the county of Madison, Sanders W. Colbert.
From the county of Marion, W. A. Black.
From the county of McIntosh, Jonah E. Townsend.
From the county of Muscogee, Nicholas L. Howard and John Bethune.
From the county of Meriwether, H. S. Wimbish, and Edwy L. Vardeman.
From the county of Monroe, Jas. S. Pinckard and Henry L. Battle.
From the county of Montgomery, A. McLeod.
From the county of Morgan, Robert Harris.
From the county of Murray, O. H. Kenan.
From the county of Newton, Permedas Reynolds and C. D. Pace.
From the county of Oglethorpe, Mial Smith and Samuel Glenn.
From the county of Paulding, John A. Jones.
From the county of Pike, Allison Spear and A. A. Gaulden.
From the county of Pulaski, Norman McDuffie.
From the county of Putnam, A. S. Reid and Elmore Callaway.
From the county of Rabun, Andrew J. Martin.
From the county of Randolph, Edmund W. Hodges and B. H. Perkins.
From the county of Richmond, Charles J. Jenkins and Alexander C. Walker.
From the county of Scriven, George Pollock.
From the county of Stewart, John Talbot and Joseph Wood.
From the county of Sumter, John Jackson.
From the county of Talbot, J. Carter and D. Wethers.
From the county of Taliaferro, John W. Harris.
From the county of Tattnall, James Tillman.
From the county of Thomas, James L. Seward.
From the county of Troup, Benjamin H. Cameron and Stephen W. Beasley.
From the county of Twiggs, John Fitzpatrick.
From the county of Telfair, D. B. Graham.
From the county of Upson, William G. Andrews and Wm. McCarra.
From the county of Union, Elisha Heddon.
From the county of Walton, Willis Kilgore and James Jackson.
From the county of Walker, E. R. Harden.
From the county of Ware, William A. McDougald.
From the county of Warren, William W. Anderson and N. C. Bacon.
From the county of Washington, Lewis Bullard and S. O. Franklin.
From the county of Wayne, S. O. Bryan.
From the county of Wilkes, L. J. Gartrell and E. R. Anderson.
From the county of Wilkinson, Robert Rozar.

On motion of Mr. Harris of Clark, Mr. Moseley was called to the Chair, and the House proceeded to the election of their Speaker, and the ballots being received and examined, it appeared that Charles J. Jenkins, Esquire, member elect from the county of Richmond, was duly elected Speaker.

Whereupon, a committee consisting of Messrs, Shockley, Bailey and Clark, were appointed to conduct him to the chair, from whence he addressed the House, and tendered his acknowledgments.

The House then proceeded to the election of a Clerk, and the ballots being received and examined, it appeared that Allen F. Owen, Esquire, of the county of Talbot, was duly elected.

The House then proceeded to the election of Door Keeper, and the ballots being received and examined, it appeared that William Davis, of the county of Heard, was duly elected.

Upon motion of Mr. Harris, of Baldwin, the House then adjourned till 3 o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and proceeded to the election of a Messenger, the ballots being received and examined, it appeared that Jas. N. Bigby, of the county of Randolph, was duly elected.

On motion of Mr. Harris, of Baldwin,

Resolved, That the Clerk inform the Senate that the House of Representatives is organized, and ready to proceed to business—having made choice of Charles J. Jenkins, Esq., a member elect from the county of Richmond, as their Speaker, and Allen F. Owen, Esquire, of the county of Talbot, as their Clerk.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:—

I am directed by the Senate to inform the House of Rep-
resentatives, that the Senate has organized by the election of Andrew J. Miller, a Senator elect from the twenty-second Senatorial District, their President, and William H. Crawford, of the county of Sumter, their Secretary, and are now ready to proceed to business.

On motion of Mr. Moseley, of Henry, it was

Resolved, That Dr. Crane, of the city of New Orleans, have the use of the Representative Hall, at candle light this evening, for the purpose of lecturing on Phrenology.

The House then adjourned till to-morrow morning, 10 o'clock.

TUESDAY, NOVEMBER 2d, 1847.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

I am directed by the Senate to inform the House of Representatives that the Senate have passed the following resolution:

Resolved, That a committee be appointed to join such committee as may be appointed by the House, to wait upon his Excellency the Governor, and inform him that the General Assembly is now organized and ready to receive any communication that he may think proper to lay before them, or either branch thereof.

And that the following committee has been appointed under the above resolution: Messrs. Boynton, Wiggins, and Terrell.

On motion of Mr. Lewis, of Hancock,

Resolved, That a committee of five be appointed to join the committee on the part of the Senate, to wait upon the Governor, and inform him that both branches of the General Assembly are organized and ready to receive any communication he may have to lay before them.

Whereupon the Speaker appointed Messrs. Lewis, Sanford, Kenan, Robinson of Coweta, and Phillips.

Mr. Lewis, from the committee appointed on the part of the House to wait upon the Governor, and inform him that both branches of the General Assembly are organized and ready to receive any communication he might think proper to lay before them, reports that they have performed that duty, and that his Excellency informed them that he would transmit a message, with accompanying documents, to both Houses of the General Assembly this day at noon.

Mr. Jones laid upon the table a resolution calling upon the Chief Engineer for information relative to the Western and Atlantic Railroad, which was read.
A committee on the part of the Senate, consisting of Messrs. Cochran, Collins and Dunagan, appeared at the bar of the House, and announced to the Speaker, that in pursuance of an order of their body, they then attended to deliver to the House the returns from the several counties in this State of the election of Governor, the same having been sent to the Senate by his Excellency the Governor, which were received.

Mr. Gaulden, of Pike, introduced the following resolution, which was adopted, to wit:

Resolved, That editors and reporters, wishing to report the proceedings of the House of Representatives, be allowed seats within the bar, and that the Messenger be required to provide seats for that purpose.

The following message was received from his Excellency the Governor, to wit:

EXECUTIVE DEPARTMENT,
MILLEDGEVILLE, Nov. 2, 1847.

FELLOW-CITIZENS OF THE SENATE
AND HOUSE OF REPRESENTATIVES:

The measures to which it is my duty to direct your attention are few and obvious. They shall be remedial of defects in existing laws, or suggestive of a new policy.

The present mode of taxation rests upon the accumulated legislation of nearly half of a century, amid all the varying circumstances of its periodical suspensions and revivals, change of our marketable staples, increase of population, and enlargement of territorial rights. The profusion of laws on this subject has made their execution embarrassing and doubtful. Within one-third of the entire area of the State, the classifications of the qualities of the soil, with specific discriminations in the tax on each, amount to at least sixty. Even counties are subdivided into a series of classifications in this respect, which are not authorized by the value of the freehold or its productions. Geographical points constituting limits to which certain rates of taxation shall extend, and where others begin, are designated by names that are generally unknown and almost forgotten.—Sometimes vague language is employed as descriptive of the quality and position of the freehold. Nor is it less to be noticed that that portion of real property in the State, lying northwest of the Cherokee line, as described in the tax act of 1828, is assessed indefinitely, certainly without that precision as to varieties of soil and specification as to rates of taxation which obtain in other portions of the State. These imperfections require correction.

Whilst in the act of amending our system of taxation, the conclusion must be rivetted on every mind by a candid examination and comparison of all its parts, that it is unequal
and unjust. Proofs will be abundantly furnished, by considering the price or productiveness of lands, irrespective of culture or staples, in different parts of the State, and the wide difference in the rates at which they are now assessed. Equality of public burthens, or at least its approximation, is an essential part of justice, and should be constantly in view in performing the task of revising the tax laws so as to make them simple and uniform.

The plan proposed to the last General Assembly appeared to be worthy of trial and without peril to the public interest. It was intended to be the first in a series of measures that were to lead finally and safely to the adoption of the ad valorem plan of taxation. Hence, a leading interest—the freehold—was selected as exhibiting the most perplexing details and grossest inequalities in taxation. The immediate adoption of the plan of raising revenue by the valuation of property liable to be taxed, is objectionable for the want of statistical information, and excludes the presumption or even probability that a rate could be fixed on by which the exact or even proximate amount of revenue would be raised. On the one hand, a deficiency would jeopardize public credit, and on the other, an excess might awaken popular feeling, always and properly active against unnecessary burthens. Accordingly, I respectfully renew substantially the recommendation referred to, and indulge the hope that it may be adopted. It is not expected or designed to increase the public burthens, but to equalize and simplify our system of taxation. I therefore suggest, that the entire landed estate and the improvements thereon, shall be taxed at a certain rate on its valuation, to be returned on the oath of the freeholders, with specifications of quantity, and situation in respect to counties, and quality; the latter to be divided into and designated as swamp, oak and hickory, and pine. It is believed that a tax of one-tenth of one per cent., or ten cents on every hundred dollars of the value of the real estate and its improvements, with the other sources of income, would raise a revenue equal to the wants of the government. This estimate is based on the supposed value of the freehold and its improvements, estimated to amount in the aggregate to sixty millions of dollars. This opinion will be advanced as to probable certainty of result, by discriminating between the real estate of cities, towns and villages, and that of the country. If discrimination be carried even to the extent of one hundred per cent. beyond the indicated rate, it would still be a reduction of the taxes of those residing or owning freeholds in the former places. To guard against evasions and imperfect returns, suitable penalties should be provided, so as to ensure a full and fair experiment of the plan. Indeed, more stringent enactments are recommended, as in my opinion being absolutely neces-
sary to give effect to the provisions of the tax laws, to the end that they may be universally enforced.

The period is auspicious for the beginning of the proposed system of taxation, that promises, in the end, equality among all interests. The excess of revenue of the present over the last year, amounts to the sum of $12,000. The surplus in the Treasury after defraying all charges against it will exceed $20,000. The balance of the debt of Messrs. Reid, Irving & Co., is reduced to an amount which this surplus, added to $50,000 required to be paid by the act of 1843, and payable out of the income of the present year, will entirely extinguish. Yet amidst the prosperous condition of our fiscal affairs, a reduction of taxes cannot be safely made. After exhausting all the available means of the Central Bank, still an estimated deficit exceeding $200,000 of its bonds will remain unpaid, and for which the State is liable and should promptly pay. Moreover, fifteen thousand pounds of sterling bonds are outstanding, which were sold by Messrs. Reid, Irving & Co., under their agreement with the State, and which it is important should be redeemed at the earliest convenience of the State. In view of these liabilities, it is not perceived that any surplus will be in the Treasury at the end of the next two years, unless the military claims on the United States should be paid, and the bank stock owned by the State, but solemnly pledged as a fund for the education of the poor, should be sold. Even then a high duty will remain to be performed—that of preserving public credit in its honorable position, by the creation of a sinking fund for the redemption of the public debt.

The public debt of the State, as generally understood, consists of bonds issued at this Department for the construction of the Western and Atlantic Railway. At this time its aggregate amount may be stated to be $1,579,875 60 of which $1,435,250 are in Federal Bonds payable at the Treasury. £15,000 in sterling bonds sold by Messrs. Reid, Irving & Co., previous to 1843, and £15,130 6, also, in sterling bonds, as a balance due to this firm for their advances made to the State in 1839. The semi-annual dividends of interest as well as the principal of the sterling bonds are payable in London. For more detailed information as to the periods when all these bonds were issued, their respective amounts, and other particulars, I beg leave respectfully to refer you to a tabular statement compiled by the Financial Committee of the last year, and appended to their report; copies of which will be early laid before you.

It should be observed that in arriving at the aggregate amount of the public debt, I assumed the same basis that was adopted by the Financial Committee, in estimating the value of the pound sterling, which was at four dollars and eighty cents—and the reported balance of the last semi-annual
account rendered by Reid, Irving & Co., on the 29th March of the present year.

Within the last four years the aggregate payments made in extinguishment of the public debt, or more particularly the debt of Reid, Irving & Co., long since due, amount to $301,591. Since your last assemblage, the sum of $201,591 has been paid. The amount of sterling bonds redeemed during the fiscal year just ended, is £33,000. They have been received at this Department, and are cancelled. The coupons for the March and September dividends of interest have not been received, although the necessary funds have been long since forwarded to London for their payment.—The account of Messrs. Reid, Irving & Co., already mentioned, states the receipt of the interest that was due in March last.

When it was ascertained that the surplus means of the Treasury would authorize an additional payment to the amount of $20,000 and upwards, as a further reduction of the debt due to Reid, Irving & Co., the necessary enquiry was made for the purchase of exchange on London. About the same time the unwelcome intelligence of their failure reached this country, which arrested the contemplated payment, in consequence of not knowing to whom it was to be made. This misfortune to these gentlemen, the patient and indulgent creditors of the State, cannot be otherwise than a source of deep regret, which will be increased by knowing that our indebtedness has produced or even hastened this catastrophe in their pecuniary affairs.

The probable dissolution of this firm will conclude the agency that was established by contract, specific as to all necessary details, for the payment of the accruing dividends of interest on the sterling bonds. Additionally, it might be regarded as an alarming incident, if the bonds, pledged to them as a security for their advances to the State, and exceeding the amount of these advances about £22,500, should be put afloat on the market. The established integrity of this firm, however, is a guaranty against such a faithless transaction. Their agents, Messrs. Maitland, Phelps & Co., of the City of New York, strengthen this opinion in two communications under dates of the 8th September, and the 20th ultimo, in which they suggest that funds may be placed in New York, and paid over on delivery of the bonds.

The plan suggested would be a great convenience to the State by changing the place of payment, and for which adequate concessions should be made by allowing a liberal rate of exchange and interest for the customary period for the transmission of funds to London. I therefore recommend an alteration of the sixth section of the Act of 1843 on this subject, which provides for annual payments on this
debt by the unappropriated balances in the Treasury; and in case of a deficiency, then by loan, so as to discharge the specific instalments. The change proposed contemplates that this debt should be immediately paid irrespective of the appropriations to be made by the present Legislature; and in case of deficiency of means in the Treasury, that then it may be supplied by a loan. But it is not supposed that such a deficiency will exist, as the surplus and accruing means of the Treasury are deemed fully adequate to pay all necessary appropriations, and this debt.

The proposed alteration only transposes the objects for which the loan may be authorized, and has been suggested so as to meet every contingency, and particularly to bring to an early conclusion this old and perplexing transaction.

The amount of £15,000, heretofore mentioned as having been sold by Reid, Irving & Co., bears an interest of five per cent., payable in London, but exceeding the rate of six per cent. when an estimate is made of the price at which the bonds were sold—the difference of exchange between this country and Europe, and the Commissions to our agents in London. In every view it is important that they should be redeemed at the earliest moment. For this purpose it is respectfully submitted that the Governor be authorized to effect a loan, not exceeding the necessary sum for their redemption, payable in five years, or sooner at the discretion of the Executive, and bearing an interest of seven per cent. per annum. It may be proper to limit the maximum amount to be paid so as not to exceed ninety per cent. of the nominal value of the bonds—being that which was originally advanced on them, and about five per cent. more than was paid by the present holders. This arrangement of course can be effected only by the consent of those now holding this class of bonds, which it is supposed can be obtained.

So long as there is a single debt due by the State, I earnestly recommend that every unappropriated balance in the Treasury that may hereafter exist, be constituted as a sinking fund applicable to the redemption of the public debt, and that the Governor be authorized to use it either in the payment of liabilities that may be due, or the purchase of such as may be in market; with the restriction that their nominal value should not be exceeded.

Shortly after entering upon the duties of the Executive office, I was required to continue operations on the Western and Atlantic Railroad. The means placed at my disposal were an unexpended balance of $270,000, in six per cent. bonds of the State, which at the time were at a discount of twenty-five per cent., but gradually rose in two years within six to eight per cent of par. The principal limitation placed upon its expenditure was that it should be economically ap-
plied to the uses of the Railway of the State. It was manifest that either in the sale of the bonds, or making contracts for work to be performed on the road, an abatement equal to the amount of the discount on the nominal value of the bonds must have been conceded on the part of the State. The plan of hypothecating the bonds for advances made on them, and the making the contracts payable in specie or its equivalent appeared the most feasible and advantageous to the public interest. The result of this negociation was reported to the last Legislature, with specific details as to the amounts, and to whom pledged, as well as the amounts advanced. So far the anticipated effect has been realized, both in respect to the cheapness of the contracts in behalf of the road, and a gradual advancement in the value of the bonds. A large amount of them is still encumbered by the terms of the original hypothecation. In some instances banking institutions which had made advances, and held bonds exceeding the amount of such advances, required that they should be redeemed. In one emergency of this kind I was enabled to transfer from the Bank of Charleston to the banks in Savannah the sum of $75,000—the latter having kindly given their aid by making advances and accepting bonds on the terms that they were held by the Bank of Charleston. In other instances I availed myself of the funds of the Treasury which were not immediately wanted for public use. My purpose was to sustain public credit at every hazard, and not permit these public securities to be exposed to a compulsory sale. The amount thus drawn from the Treasury, covered in part a transaction of my immediate predecessor with the Georgia Railroad and Banking Company, in which $26,000, bearing an interest of eight per cent. were involved.

The bonds so redeemed were placed in the Treasury or under its control, with the direction that they should be sold for their par value. They have since been sold in this place and Augusta, and the Treasury has been fully reimbursed. The amount disposed of at par exceeded that which was advanced from the Treasury; the remainder being less than $20,000, was sold at a discount varying from one to two percent. This loss of course fell on the Railroad, was easily borne by the accumulating interest on the bonds, and is comparatively small to that which would have resulted from a forced sale. Another advantage has been derived from this operation, which was the extrication of bonds of large amount, exceeding the advances made on them when hypothecated. These have been applied to a debt of long standing to the Georgia Railroad and Banking Company.

The means used to sustain these securities and avert from the Railroad of the State serious injury by a diminution of its assets, were fully detailed to the Financial Committee,
which assembled in this place last year—its motive and necessity were then explained—that I considered the bonds thus redeemed as so much money in the Treasury, and would be immediately converted into cash whenever the public wants required their sale or even sacrifice—and that in either event their destiny would be as safe in the hands of the authorities of the State as under an auctioneer's hammer. Its end realized my expectation. The Treasury has suffered no sacrifice—the public creditor has encountered no denial or delay.

The report of the Treasury made to this department in compliance with the act of 1843, exhibits its available means on hand to be $63,546 59. Of this amount $16,368 59, consisting of the taxes of the present year and the poor school fund, are a part of the resources of the Treasury, and applicable to the wants of the government for the fiscal year just commenced. To the last mentioned sum may be added that of $24,557, being the estimated amount that will be required to meet the undrawn balances of the specific appropriations. The unappropriated balance in the Treasury, may be estimated to exceed $20,000.

The report of the Treasury also shows that the specific funds, placed in some respects under Executive control, have not been exhausted in any instance. The contingent funds of the last two years, were burthened with the payment of $6,000 on account of a subscription authorized to be made for Cobb's Analysis.

The securities of a late defaulting Treasurer of the State have been twice sued, but in neither case has any portion of the amount reported as abstracted from the Treasury, been recovered. Whilst his defalcation is certain to some amount, a recovery has been prevented, by a want of proof as to the time when it occurred. After suing two of his bonds without success, it became manifest that the same difficulty would occur in relation to the others, and hence I deemed it proper to desist. The amount thus abstracted from the Treasury, and reported to be about $20,000, may be considered a total loss to the State. The sum of $9,000 and upwards was recovered by the last suit, being the amount of taxes paid by certain banks, which he had not accounted for, & did not compose any portion of his reported defalcation.

A suit has been commenced on the bond of J. R. Anderson, late Cashier of the Branch of the Darien Bank at Milledgeville, and his securities in the county of Greene, and a verdict was lately rendered for $18,000 and upwards. The defendants have entered an appeal. Also, another suit has been brought and concluded against the same individual, and his securities on their bond in his behalf as Bookkeeper of the Central Bank. A recovery of about $10,000 has been effected.
The two last mentioned sums, or whatsoever sum may be finally recovered by the action pending in Greene county, will be a part of the resources of the Darien Bank and distributable among its creditors. The amount that may be recovered and paid will, to that extent, diminish the liability of the State as a stockholder. Of this liability I have spoken by my message to the last Legislature. The opinion then expressed, is unchanged. It was expected that after the great delay, there would be impatience on the part of the creditors. Representations have been made by some of them, complaining of the hardships that have been suffered, and indulging the hope of their early alleviation. All such documents, and indeed all of every kind pertaining to the Darien Bank, have been placed under the care of the Director of the Central Bank, with the direction that they should either be reported to, or await the call of the Legislature.

During last year, the sum of $17,494.03, was received on account of the military claims against the United States. The objects to which it was applied are stated in an account in this Department, with the State, with the proper vouchers. The delay which attended the re-payment of certain advances that were made from the Treasury during the last year, for the transportation, subsistence and clothing, of the regiment required for the Mexican war, gave no hope that a correspondence would hasten the payment of these claims. Whilst urging the re-payment of the advances then recently made, I took occasion to call the attention of the Secretary at War to what he aptly calls in one of his letters the "old claims" of the State. Indeed, the apprehension was felt that the new might fall into the same difficulty of the old claims.

It is proper that I should add, that the payment above mentioned was made without additional evidence, and it is supposed that a more liberal spirit of justice and equity than heretofore, was brought to the examination of these claims. The difficulties attending their liquidation, and adverted to in my message to the last Legislature, will constantly arise. So long as the Department at Washington adheres to the rigid rules that have been adopted, these claims may be considered as postponed in their payment. Additional legislation in relation to them, by Congress, is deemed necessary, and may probably be obtained by your urgent remonstrance against further delay in the payment of these old claims.

During the past summer, from representations made to me, a number of executions were ordered to be issued against certain Banks for taxes due to the State. In the absence of every kind of evidence that ought to have been found in the office of the Comptroller General, confidence was reposed
in the statement then made. This was strengthened after
reliable information had been received, that an execution
had some years ago been issued against the Insurance Bank
of Columbus, but returned in consequence of some irregu-
larity as to the officer by whom it issued. The paramount
lien created by the tax law of 1804 has brought in conflict
the State and Mr. James Holford, a creditor of the Insur-
ance Bank of Columbus. The issue between them involv-
ed many facts, asserted on the one hand and denied on the
other. I was reluctant to decide between the parties, and at
my request the question was reserved for your decision.—
In the meantime it was agreed that no steps should be taken
to enforce the payment of their respective claims. I sub-
mit herewith copies of the correspondence and contract
with Mr. Daniel McDougald, as well as the correspondence
of the counsel of Mr. Holford. The evidence submitted is
voluminous, and deposited in this Department. It awaits
the call of the Legislature.

It is believed that a large quantity of land in this State
has never been surveyed; and if surveyed, many lots have
been omitted to be disposed of by lottery or otherwise.—
Some attempts have been made to grant lots of the latter
class, but on reaching this Department, the grants have
been stopped, on the alleged and obvious reason that they
had not reverted, and were always the property of the State.
I again recommend that all the ungranted lands acquired
since the year 1820, except city and town commons that have
been legally reserved, be sold under the direction of a Com-
missioner appointed for that purpose, who shall give bond,
with ample security, for the faithful performance of his du-
ties, which will be prescribed by you, and that he be allow-
ed a certain per centage on the amount of sales made by
him. The nett proceeds of the sales may advantageously
form a part of the sinking fund for the redemption of the
public debt.

The Supreme Court, whose establishment was so long of
questionable utility, in the opinion of several Legislatures,
has realized to the fullest extent the expectations of its
most steadfast advocates. Its usefulness has proven its ne-
cessity. It is reforming the irregularities necessarily inci-
dent to the old system of judicature, by impressing the
stamp of uniformity on all of its decisions. Throughout our
limits the rule is or can be made the same, whether in re-
ference to person or property, crime or contract. Its or-
ganization, it is respectfully suggested, is defective in re-
spect to the places where its sessions are now held, and
should be altered by designating five places only which are
easily accessible. The force of this suggestion will proba-
ably be appreciated, by considering the great and increasing
labors of the Judges, which they are required to perform
with promptitude, without superadding the fatigue of arduous journeys to inconvenient points.

The restriction on the Reporter, by forbidding him to practice in the Courts of the State, may, in my opinion, be removed, as its justice or necessity is not perceived. In some of the Courts elsewhere, of like powers, this interdict does not exist. The Reporter has furnished the required number of reports, which await the direction of the Legislature. I recommend their distribution to the several States, from which this State has received many similar proofs of kindness and liberality.

As connected with the judicial term of office, some embarrassment has already arisen, and may hereafter arise. In my opinion the Constitution fixes the term of office according to the calendar, and not political or fiscal year.—The date when the officer is qualified is the beginning of his official term; but before its expiration a successor is frequently appointed. In such case the Governor can issue a commission only after the one, immediately preceding, has expired.

In paying the salaries of the Judges of the Supreme Court, during the last fiscal year, it was discovered that their commissions issued on the 24th December, 1845, about fifty days after the beginning of the fiscal year; and the act of appropriation declared their salaries to be the same as in the present year. The Constitution also declares that their salaries shall be adequate to their services, established by law. In this conflict I deemed it proper to issue warrants on the Treasury reckoning only from the time when they were qualified and commissioned, and not from the commencement of the fiscal year of 1845. If in this, there be error, you will doubtless avail yourselves of the earliest occasion to correct it. I, however, will not omit to remark, that according to the Constitution, their commissions will not cease until the two, four and six years, mentioned therein, shall have fully expired; and though performing duties after other fiscal years have commenced, still they will be entitled to and receive the prescribed salaries. Indeed, it is only a question as to time, when the fraction of a quarter’s salary is to be paid—either before or after the required judicial services have been rendered.

The Honorable Judge of the Ocmulgee Circuit has, in compliance with the duty required of him, suggested a modification of the penal code. The language of the penal code descriptive of the punishment of a certain offence is indefinite, and the various constructions in different judicial districts suggest the propriety of amending this defect.—Copies of his letter are laid before you.

The general disuse into which the militia laws of the State have fallen, and the many ineffectual efforts made to
revive and enforce them, may properly present the question whether they should not be suspended; and that inducements be offered for the formation of volunteer corps. A reluctant and compulsory service contrasts feebly with that which is voluntary and energetic. The necessity of a military police in certain localities has been so apparent, as to lead to the organization of volunteer companies, irrespective of the militia. The adopted plan of prosecuting the existing war with Mexico, is independent of the militia as contradistinguished from volunteers, and it is presumed that this plan will be continued. Indeed, it may be affirmed as true, that the practical operation of our military system, especially of that portion which requires a compulsory service, has furnished but meagre proof of its fitness to impart the customary qualification of a soldier, or even to ascertain the effective military strength of the State.

It is therefore respectfully proposed that the militia be disbanded by a suspension of the military laws as to them—that this suspension shall continue until a necessity for their revival shall exist, which shall be judged of by the Commander-in-chief, and that he be authorized to order their reorganization, and in case of default, appoint and commission the proper officers for this purpose.

As a substitute, it is recommended that volunteer companies be encouraged, by exempting their members from the performance of other public duties, and the distribution of arms from the public arsenals. The counties in which no volunteer companies exist should be preferred in the allotment of arms, to the end that the plan as proposed may be universally adopted. By it a military force will probably be organized for immediate action, and amount to at least seven thousand effective men. Additional encouragement would be given, as well as a broader military education acquired, by providing that when a number of volunteer companies may form themselves into battalions, regiments, brigades or divisions, they may be authorized to appoint the appropriate officers in conformity to the existing laws of the State. This would lead to encampments, in which it is thought the education of the soldier is much advanced.

The enumeration of the militia of this State is palpably defective. Without interfering with the plan which has been proposed, it may be made more accurate through the agency of the Justices of the Peace, who, in addition to the duty now required of them, to deliver to the Receivers of tax returns, lists of persons subject to be taxed in their districts respectively, should also be required to render other lists of persons liable to perform military duty. These lists, after being duly certified, should be transmitted to the Executive Department, and under the supervision of the Governor consolidated, as to counties, brigades or divisions,
and forwarded to the Adjutant General of the army of the United States.

For this service, suitable compensation should be given to the Justices not exceeding the rates allowed to those engaged in taking the last census, for every soldier enrolled. It is further suggested that the enumeration according to the proposed mode may be required to be made only at the end of every fourth successive year.

In the month of May of the last year, the President of the United States made a requisition on Georgia, for a regiment of infantry of volunteers, to aid in the prosecution of the war with Mexico, and to serve for twelve months, unless sooner discharged by the authorities at Washington. The appeal then made was promptly responded to. A force exceeding that which was required was voluntarily tendered. In less than a month after the call was made, the regiment was organized and immediately marched to Mexico. After fulfilling the terms of their enrolment, and performing all that may become soldiers, they were honorably discharged.

During the past Spring another requisition came from the same source for a battalion of infantry of volunteers, which I regret to say, has not been so promptly raised. This delay, may in part be attributed to the recruiting establishments in many sections of the State, where an unequal competition existed, in consequence of the bounties paid to recruits by officers of the army of the United States. This State having appropriated no funds for this purpose, could not reasonably be supposed to be as prompt in action, as those representing the Federal Government and provided with greater facilities. Moreover the service of the volunteer and recruit will probably be the same and continue as long as the war.

Notwithstanding the existence of these embarrassments, I am gratified in stating that the battalion has lately been completed, after four companies composing it had marched under the order of the Federal Government to Mexico. Isaac G. Seymour, Esq., on the 30th of last month, was appointed its commander, with the rank and title of Lieutenant Colonel. The reasons operating on the Executive are set forth in the order for his appointment, and more fully adverted to in the instance of Lieutenant Colonel Calhoun, hereafter mentioned.

During the past summer the President made an additional requisition for a company of mounted men. As in the case of the Regiment of infantry, great competition existed. The selection was made by accepting the services of Capt. Loyall, of Newton county, and his command, who first tendered their services. They are now in the country of the enemy. Shortly afterwards a battalion of mounted men was required. It was promptly filled, and is now marching
under the command of Lieutenant Colonel Calhoun, by Executive appointment. It is proper that I should add, that this last battalion has a supernumerary company, owing to some irregularity in the mustering officer, but which at my request was retained in service by the Secretary of War.

The Executive appointment of Lieut. Col. Calhoun, is a departure from the precedent heretofore established, but made under the necessity of the case. I was notified by the mustering officer of the United States, that a part of the battalion, before it was fully organized, had left the State. I had no authority to recall them for the purpose of electing a commanding officer. Nor was it deemed proper that a part should elect for the whole. The only obstacle encountered was the precedent that had been established and uniformly acquiesced in. Without this precedent, I should have regarded the legal competency of the Executive, under all circumstances, to make the appointment under consideration, as explicit and unquestionable. In view, therefore, of reconciling, in my opinion, this conflict between usage and law, I recommend when the militia or volunteers are called into service by the requisition of the Federal Government or otherwise, that the Governor be vested with the authority of appointing the field and general officers, according to the force that may be assembled.

Following not less inclination than the example of other States, it is deemed proper and just that fit testimonials should be awarded to the sons of Georgia who have distinguished themselves by their skill and bearing on the sanguinary battle-fields in Mexico. The performance of duty, and its appropriate reward, should be inseparable. Hence I commend these brave men to your care and justice.

The extension and early completion of the Western and Atlantic Railroad may now be commended with great confidence to your consideration. The doubts heretofore embarrassing this work of State enterprise are merged into its great usefulness and national importance. The productions of the country through which it runs have increased in quantity and value. As a necessary consequence the freehold interest has felt its quickening influences. Even the Treasury has indirectly received subsidies from it, by reason of the constant and earnest enquiry after the reverted lands of the State in its vicinity.

Virginia, Tennessee and Alabama, in part, have adopted it as the most convenient mode of reaching a Southern Atlantic port with their productions. By it new commercial relations have been established, and social intercourse happily promoted. The navigation of some of the Western rivers heretofore deemed difficult and almost impracticable has been proven by the energy and enterprise which have been awakened by your great work of internal transpor-
Similar works communicating or intended to communicate with it have been revived, or started into existence. Nor should it be overlooked that it is an important and necessary link in the chain of internal improvement that is to connect the Southern Atlantic ports with the middle valley of the Mississippi river.

These illustrations and inducements urge Georgia forward to the performance of her duty and advancement of her interests. A space of less than forty miles is her allotted part of this great work. An outlay of $375,000 will complete her task, and improve a previous expenditure of more than $500,000 that are now lying idle and unprofitable. The road for a hundred miles has been finished and put into successful operation, when your finances were disordered and public credit depressed. These embarrassments are now only partially felt. Moreover, Tennessee, at my request, has promptly and liberally extended your charter for the completion of your road within the next twenty-six months.

In addition to these suggestions, I am gratified in laying before you the operations of the road for the last year ending in September last. The total receipts, as reported by the Chief Engineer, amounted to $89,483 72; and nett profits $37,500 93. The expenses of the last fiscal year, paid within this, amount to $6,500, and those of the present year to $45,453 07. The appropriation made by the last Legislature of $130,000 has been expended with the exception of $28,500. The sum of $4,500, has been applied to the redemption of scrip, in compliance with a remarkable provision of the act of appropriation of the last General Assembly. The unexpended balance, just mentioned, is liable to be reduced by debts against the road; though it is reported that after paying all outstanding liabilities, still a balance will remain. The indebtedness has arisen from the difficulty in the sale of bonds of that class which were ordered by the last Legislature.

The report of the Chief Engineer has been ordered to be printed and laid before you. In parting with the Chief Engineer and the agents employed on the road, I willingly give my evidence to the fidelity and promptitude with which they have performed their duties.

A contract at the present time exists with the General Post Office Department for the transportation of the mail at one hundred dollars per mile per annum. This contract will end on the first of December next. I was unwilling to conclude an agreement that would run through a period of four years without the authority of the Legislature. In submitting this subject to your consideration, I should remark that the Post Master General has recently proposed an alteration in the mail-schedule on the State road, which con-
templates the departure of the cars from Atlanta at half past twelve o'clock in the day. Its effect will be to cause their arrival at Dalton at eight o'clock in the night. Mail service in the night is usually entitled to a higher compensation than that performed in the day.

The marketable productions of that section of the State, which the railroad penetrates, and those that are contiguous, are mostly bread-stuffs in some form, of large bulk, and incapable of bearing the expense of a long transportation, unless the foreign demand usually the effect of scarcity should enhance prices. To any great extent, therefore, the foreign markets cannot be relied on, unless in the supposed case of deficiency of food. The most uniform customers will be found, among those who are diversifying the industry of the State, by the establishment of manufactories. By increasing the number of these, the agricultural productions of the State will be also increased, and in a great measure consumed at home. It is then respectfully submitted, whether the fostering care and liberality that have been exhibited by the State on her works of internal transportation may not be extended to the encouragement and growth of the mechanical arts? If not inseparably, they surely are intimately connected. An increased amount of freight will enhance the value of the State railway, but without a market neither railway nor agricultural industry can flourish.

Other considerations of equally grave import, cannot fail to attract your attention in connection with the industrial pursuits of the State, and the policy if not necessity of effecting some modifications in them. The great defect is the want of diversity in our labor. It has been concentrated on the rearing of one great staple, which with the contributions of other States of a like production, has, through a series of years, so accumulated in the markets of the world, as scarcely to leave to the planter remunerating profits. In the meantime an exhausting system of tillage has rendered the soil less productive. Firmly convinced that the amount of labor, as now and heretofore directed in the State, is greatly disproportionate to the other industrial processes of life, and its tendency is to decline and ultimate decay, I would suggest as a remedy, the incorporation of manufacturing companies, with the most liberal charters. The grant of these cannot injuriously affect other interests, but on the contrary promote them. The charters will be inducements to new investments, and as they may divert capital and labor from other employments, especially from agriculture, to that extent the planter will be removed from a competition that has been dragging down the price of his staples.

Like all the great works of internal improvement, the plan in view contemplates that there should be joint effort and co-operation. A wise policy will awaken the incentive
to action, and impose no restraint that will retard its progress or mar its success. An exemption from taxation, or the imposition of a small tax for a specified number of years, and also an exemption of the private property of the stockholder from liability for the debts of the company of which he is a member, would in my opinion conduce to the establishment of extensive manufactories, and as a consequence give an impulse to all the useful mechanical arts and their train of attendant blessings. Of these, in a paper like this, it can scarcely be expected that I should address you at large, except by suggesting for your consideration, a comparison between those communities, however extended into States, Empires or Kingdoms, in which the pursuits of labor are so diversified as to supply general wants, and those which are confined to the production of a few rich staples to the neglect of the common necessaries of life—the general effect of that trade, in which the raw materials are returned in manufactured fabrics at increased prices, varying from two to five hundred per cent.; and an impartial examination of the natural advantages in motive power, climate, and a home market.

Nor will this subject in relation to the exemption of the private property of the corporator be dismissed without adverting to the probable effect of such policy. It will be an invitation to foreign and domestic capitalists to invest in manufacturing companies, and so far from inducing an abuse of it, will operate as a restraint on credit. Unlike the bills of a bank, which pass by delivery, and for the time being constitute the holders thereof the creditors of the bank, the contracts of manufacturing companies are usually special and restricted to the original parties. The prudence of the creditor in such instances, generally guards him against injury or loss. As an equivalent for this privilege, I recommend that each incorporated company be required under a specific penalty to give to each indentured apprentice the opportunity of acquiring, free of expense to the apprentice, the rudiments of an English education. In this aspect the plan is fraught with philanthropy. Our educational system is, in some respects deficient, by reason of the sparseness of population, and the distance of the pupils from places of instruction. By the proposed scheme, classes will be assembled, and the facilities of mental improvement be afforded, without public aid. At the same time, the apprentices will be accustomed to habits of industry, so that on reaching the end of their apprenticeship, they may go forth furnished with the means of success in life. It is this combination of mental culture and habits of bodily labor, which has produced the most energetic and successful men of the modern age. Socially it is worthy of trial, if experience may be presumed to teach the same lessons every where—
individually it teems with promised blessings, as it disarms poverty of want, and rescues ignorance from folly. The objection that the population of manufacturing districts in other countries is usually dwarfish and dependant, cannot be supposed to exist with us, unless we overlook the proofs of experience in other States. The people of the Eastern States in which the mechanical arts mostly flourish, are carrying their pursuits into, and impressing in some degree their opinions on every part of the Union. So far then from creating a class of dependants, the reverse may be affirmed to be true. What condition of life, however humble, has not furnished its quota of men, who have illustrated that neither ignorance nor poverty can repress the successful aspirations for wealth or honor? The genius of our institutions forbids that man should be a dependant, when tempted or trained to exercise his body and mind. A wise forecast, partaking of the general freedom with which we are surrounded, should apply the incentive to both.

A resolution of the last General Assembly required the Executive to appoint two commissioners on the part of Georgia to meet such as might be appointed by Florida, for the purpose of definitely settling the boundary between the two States, with such restriction as the Governor might deem necessary to impose. The power granted to this Department was extraordinary, and may be regarded as a strong proof of the solicitude of the Legislature of the State, to bring this protracted controversy to an early and amicable adjustment. In the execution of this authority it at once appeared that I could not overlook the Constitution of the State, by which our territorial limits had been declared. Apart from this controlling consideration, I was desirous of examining the question of right, separated from this restriction, to the end that if the Constitution asserted a claim to territory inconsistent with the one that was paramount on the part of Florida, I might then recommend for your consideration a removal of the obstacle.

In respect to the merits of this question as they have presented themselves, after searching with some care for information which might lead to a correct conclusion, and thereby reconcile conflicting claims, and avert the exasperation and strife consequent on a divided jurisdiction between sovereign authorities, I regret that I am not prepared to make such a recommendation. The claim of Georgia rests firmly, I believe, on the treaty made between the United States and Spain in 1795, which, it should be remarked, is concurrent in this respect with the Constitution of this State.

Without restating the reasons of this opinion, I beg leave respectfully to refer you to the instructions which were given to Messrs. J. H. Couper and J. Crawford, Commissioners on the part of Georgia, and their report to this Department,
and their correspondence with the commissioners of Florida. Copies of these are herewith submitted. I should not omit to observe that the last proposition made by the commissioners of Georgia to those of Florida—that is, to run the line eastward to the highest point on the principal branch of the St. Mary’s river, at which its tributaries accumulate sufficient water to cause a permanent flow in a well defined channel—and, if accepted—would have met my approval, and the necessary steps taken to establish the boundary accordingly.

In every aspect of this as yet amicable controversy, prudence and friendly neighborhood demand its early settlement. A conflict of authority between the contesting States may be sooner or later expected. It will probably arise from the decision of a judicial question. Resistance to its execution may follow. Force against force may be employed, and thus the two States may be embroiled in angry strife.

The affairs of the Penitentiary for the two last years have been as successfully managed by its present efficient Principal Keeper as they were during the two years immediately preceding. Under his benign yet firm administration, it is believed that the general good conduct of the convicts may challenge a comparison with those that have preceded it. In the direction of their labor he has been eminently successful. Nothing has been drawn from the Treasury for its support within two years, but on the contrary, its nett profits have amounted to $10,573 86.

Recurring to the period when he came into office, nearly four years ago, he found the workshops and tools had been lately destroyed by fire. Their estimated value by his predecessor was placed at $30,000. They have been replaced, and their appraised value fixed at $25,964 36. For these objects only $10,322 57, have been drawn from the Treasury. The difference between these last mentioned amounts should properly constitute a credit to the institution, else the law is without meaning or effect, which declares that when work is done for the State by the convicts, it shall be so charged; or that which is equally contradictory, when work is performed by the convicts for the State, and by the direction of the Legislature, it is of no value. In adverting to this inequitable mode of stating the accounts of this institution, it is not for the purpose of re-opening a discussion on transactions of years passed by, but of shewing the amount that has been drawn from the Treasury, and its more than full and fair equivalent as received by the State.

The items composing the account of this officer for the last two years, are happily free from previous difficulties. The cash on hand, and the notes and accounts, can be estimated with reasonable accuracy. So also may the manufactured articles, fortunately few, and of comparatively
small value. These will be shortly reported on by a com-
mittee appointed in accordance with a law of the last Legis-
lature, as well as the unmanufactured materials on hand.
This report, when received, will be subject to your order.—
I beg leave to repeat my recommendation to the last Legis-
lature, that the salaries of the Principal and Assistant Keep-
ers be increased, and that authority be given for the em-
ployment of master workmen, at higher salaries, in the va-
rious trades, as overseers.

I transmit herewith a list of Executive warrants drawn on
the Treasury for the last two years; also copies of Execu-
tive orders relating to various subjects. The motives of
their passage are expressed in each. Some relate to the
appointment of officers to fill vacancies, and will therefore
claim necessarily your attention.

The bill contemplating the alteration of the Constitution,
in respect to the time of holding certain elections, was so
erroneous in its reference to the article and section intended
to be changed, that it was not deemed proper to publish it.

I return herewith to the respective branches of the Gen-
eral Assembly in which they originated, several bills which
were presented for my revision, and did not receive my ap-
proval. Notes are appended to each, in which are briefly
declared the reasons for withholding my assent to them.

Resolutions from several States, and relating to different
subjects, are transmitted herewith.

Within the last year the city of Columbus has been visit-
ed by several destructive fires. The injury to, and de-
struction of, property were so extensive as to induce the
Department to issue an order to suspend the collection of
the debt due to the State by that city, for the purpose of re-
buiding a bridge that connected its trade and intercourse
with Alabama. The order was passed at the request of
the municipal authorities of Columbus. It operated only
as a suspension of the payment of the debt, according to the
arrangements made by my immediate predecessor, and con-
firmed by the Legislature of 1843. The period for the re-
sumption of payments is a subject for your consideration.

This debt once constituted a part of the capital of the
Central Bank. It was withdrawn and directed by the Le-
gislature to be paid by instalments into the Treasury. It is
therefore proper in the settlement of the accounts of the
Cashier of the Central Bank, that he should be credited with
an amount equal to it.

A map of the State, of large size, has lately been made
by Mr. William G. Bonner. It comprises more topographi-
cal accuracy than those that have preceded it, and was in-
tended to be a correct delineation of the surface of the State.
To this end all attainable information was collected and
placed at the disposal of the artist. His success has been generally admitted.

One hundred and thirty copies of the map were subscribed and paid for. To each of the States of the Union a copy has been sent—being in some measure a requital of similar favors received of them. To each of the counties a copy has been or will be forwarded and delivered to the Inferior Courts respectively. The labors of Mr. Bonner were arduous and prolonged for the space of eighteen months.—Whether in respect to his toil or the value of his work in a public view, I am of opinion that the subscription already mentioned is not an adequate recompense to him, and cheerfully recommend additional compensation to such amount as may comport with the justice and liberality of the Legislature.

The additional building near this place, for the reception of idiots and lunatics, has been completed. A more thorough classification can now be made of the inmates of the asylum. The appropriations made for their comfort and support during the two last years have been found insufficient, by reason of the increase of the pauper patients.—In this emergency, after exhausting the special appropriations for these objects, recourse was had on the contingent appropriation made in the year 1843. To obviate future difficulties in this regard, I again recommend that the counties which may send pauper patients to the asylum should be required to defray a moiety of the expense necessary for their maintenance. Thirty dollars annually for each would probably be regarded as the proper sum to be paid. This would be an abatement of at least one half of the amount necessary for the maintenance and care of each pauper lunatic or idiot if the asylum were not established. If the Treasury be not to some extent relieved of this burden, which is constantly increasing, it may be reasonably expected that this public charity will soon become oppressive. Indeed, since the establishment of the asylum, it is apprehended that in some counties the beneficent laws in behalf of the poor have been suspended or relaxed.

The report of the Trustees of this institution has been made to this department, and is subject to the order of the General Assembly.

According to the report of the commissioner for the indigent Deaf, Dumb and Blind, the education of this unfortunate class of our race at the Hearn Manuel Labor School in this State has been successful. The beneficiaries who were at Hartford in the State of Connecticut, were removed to the School in Floyd county early in the last year. They have increased to the number of fourteen. In any respect, it is thought, that nothing has been lost by their removal. It is certainly true that this charity of the State has been more extended and economically administered.
I beg leave to present in a tabular form, the condition of the Central Bank, as compared with its condition about four years ago:

**Liabilities on 6th November, 1843.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Circulation</td>
<td>$673,522.00</td>
</tr>
<tr>
<td>State 8 per cent. Bonds</td>
<td>$520,144.60</td>
</tr>
<tr>
<td>Deposites</td>
<td>$100,888.15</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,294,554.75</strong></td>
</tr>
</tbody>
</table>

**Liabilities on 1st November, 1847.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Circulation</td>
<td>$22,146.00</td>
</tr>
<tr>
<td>State 8 per cent. Bonds</td>
<td>$479,440.80</td>
</tr>
<tr>
<td>Deposites</td>
<td>$48,688.45</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$550,275.25</strong></td>
</tr>
</tbody>
</table>

Reduction, $744,279.50

To which may be added about $200,000 paid on account of interest, and expenses of Bank. The opinion is repeated, that the estimated deficiency, after exhausting the available assets of the Bank, will be more than $200,000.

The Director of the Bank has lately made a report to this Department, that contains detailed information relating to the unavailable assets of the Institution, and other information useful to the Legislature. In respect to the worthless assets, in notes and bills, he estimates their aggregate amount at $367,278.89; to which may be added the amount of $51,460.10, previously carried to profit and loss.

It is thought that the time has arrived when its assets may be turned over to the Treasury, and their administration directed by the officer presiding over that Department. It is recommended that he should be allowed an Assistant Clerk, who, before entering on the duties of his office, should be required to give bond and security for the faithful performance of the trusts reposed in him.

If on this occasion, and another similar as to time and circumstance, I have abstained from the discussion of federal measures of present and existing concern, it is not because as an individual I have no opinions on them, or would seek to conceal them. The path of duty is marked by the Constitution, which I cheerfully follow; preferring at all times practical to abstract legislation. To the zealous advocate of the rights of the States, this course cannot be objectionable. Local and domestic affairs claim our first care; for strength at home is strength abroad. Then contemplate carefully the position that your State should and may occupy among her confederates, or even in the opinion of Christendom. Her capabilities are constantly expanding, and measured in some degree by the trust with which you have been invested. A wise policy, combining remote and pre-
sent interests, will ensure present enjoyment and future prosperity. This is the essence of civilization. Then promote social intercourse, encourage industry, advance education, administer justice, and preserve spotless public faith. Nor ought it to be forgotten, that whatsoever is expressed or acted by man, socially or individually, his eye cannot be too often and intently turned to Heaven for guidance and guardianship.

GEO. W. CRAWFORD.

On motion of Mr. Lewis, Resolved, That one hundred and fifty copies of the Executive Message just read, be printed for the use of this house and 150 copies of the Treasurer and Comptroller General's Reports.

Mr. Gaulden offered the following resolution, which was adopted, to wit:

Resolved, That the Clerk be directed to inform the Senate that the House of Representatives will be ready to receive them in their chamber this day at three o'clock, P. M., for the purpose of counting out and adding up the votes polled at the last Gubernatorial election.

The House then adjourned until 3 o'clock, P. M.

THREE o’CLOCK, P. M.

The President and members of the Senate attended in the House of Representatives, and the General Assembly proceeded to examine and count the votes returned from the several counties of this State, for Governor; and on counting up and consolidating the same, it appeared that George W. Towns had received 43,220 votes, and Duncan L. Clinch had received 41,931 votes.

The Honorable George W. Towns having received a majority of the whole number of votes given in, was therefore declared to be duly elected Governor of this State, for the ensuing two years.

The President and members of the Senate then withdrew.

Mr. Jones offered the following resolution, which was agreed to.

Resolved, That his Excellency the Governor be, and he is hereby requested to inform the House what portion of the battalion of mounted men had left the State before the appointment of Col. Calhoun; who commanded that portion of it, and by whose authority it was ordered out of the State, and how far they were from Columbus when the detachment marched.
The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following resolution:

Resolved, That a committee of five be appointed to join such committee as may be appointed by the House of Representatives, to wait upon his Excellency George W. Towns, and inform him of his election as Governor of this State, to request his acceptance of the office, and make all necessary arrangements for his inauguration. And the following committee have been appointed on the part of the Senate: Messrs. Wiggins, Holloway, Fort, Maxwell and Glenn.

Mr. Freeman, of Franklin, offered the following resolution, which was agreed to:

Resolved, That a committee of five be appointed by the House to join the committee appointed by the Senate to wait upon Governor Towns, and make arrangements for his inauguration.

Whereupon, the Speaker appointed Messrs. Freeman, Cabiness, Moseley, Bethune and Robinson, of Jasper.

Mr. Jackson, of Walton, offered the following resolution, which was agreed to:

Resolved, That his Excellency Governor Crawford be requested to inform this branch of the General Assembly the amount of State bonds hypothecated to Banking institutions or individuals, the amount of said bonds now hypothecated to each Bank or individual, the amount of money received for them, and when the money borrowed became, or is to become due.

The House then adjourned until to-morrow morning, 10 o'clock.

WEDNESDAY, NOVEMBER 3d, 1847.

Mr. Freeman, from the committee appointed on the part of the House, made the following report:

The committee appointed on the part of the House to join the committee appointed on the part of the Senate, to wait upon the Governor elect, and notify him of his election, and ascertain whether he accepts of the same, and at what time it will suit his convenience to take the oath prescribed by the constitution of this State—Report:

That they have discharged the duty assigned them, and received for answer, that he accepts the appointment, and will be ready to attend in the Representative chamber this day, at 12 o'clock, M., to take the oath of office prescribed by the constitution of this State.

On motion of Mr. Phillips, the House took a recess until quarter before twelve.
The House again convened—when two communications from his Excellency Governor Crawford, were laid before the House by Mr. Horn, his Secretary.

The Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in their Hall, for the purpose of attending to the inauguration of the Governor elect—which duty being performed,

At the hour of 12 o'clock, M., the President and members of the Senate attended, and being seated, the Governor elect was introduced by the Joint Committee, attended by the State House officers, Judges of the Superior Courts, Solicitors General, Senators and Members of Congress, and other distinguished citizens—when he addressed the General Assembly and took the oath prescribed by the Constitution of this State and the Constitution of the United States.

The Governor, attended by the committee, having withdrawn—the President and members of the Senate repaired to their chamber.

The House then adjourned until 10 o'clock to-morrow morning.

THURSDAY, NOVEMBER 4th, 1847.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate have passed the following resolution:

Resolved by the Senate and House of Representatives, That both branches of the General Assembly convene in the Representative Hall on Thursday the 4th inst., at 11 o'clock, to proceed to an election for a Judge of the Supreme Court, a Judge of the Superior Court for the Southwestern District for the term of four years after the expiration of the term of the present incumbent—a Judge of the Superior Court for the Coweta District, for four years after the expiration of the term of the present incumbent—a Judge of the Superior Court for the Middle District, to fill the vacancy occasioned by the resignation of the Hon. Roger L. Gamble—a Judge of the Superior Court of Common Pleas and Oyer and Terminer of the city of Savannah—an Attorney General for the Middle District—a Solicitor General for the Southwestern District—a Solicitor General for the Chattahoochee District—a Solicitor General for the Southern District—a Solicitor General for the Northern District—a Solicitor General for the Western District—a Solicitor General for the Flint District—a Solicitor General for the Cherokee District—a Solicitor General for the Eastern District, and a Solicitor General for the Ocmulgee District.

On motion of Mr. Harris, of Baldwin, the House took up
the resolution of Senate just read, bringing on the elections of Judges and Solicitors, which, with an amendment, was concurred in.

On motion of Mr. Shockley, the House took up the following messages from his Excellency the Governor, to wit:

EXECUTIVE DEPARTMENT,

MILLEDGEVILLE, Nov. 3, 1847.

I avail myself of the earliest moment of replying to the resolution of the House of Representatives, passed on yesterday, embracing several enquiries in relation to a battalion of mounted volunteers; and have now the honor to say, that the accompanying letter of Lieutenant Ward, of the Army of the United States, who was the mustering officer at Columbus, will convey the desired information concerning that portion of the battalion that had left the State before the Executive appointment of Lieutenant Colonel Calhoun was made; also, the officer in command of it, the authority by which it was removed beyond the limits of this State, and distance from Columbus. I also transmit a copy of the order for the appointment of Lieutenant Colonel Calhoun, remarking, at the same time, that the claims of this officer were brought to my consideration by the honorable Secretary of War.

GEO. W. CRAWFORD.

EXECUTIVE DEPARTMENT,

MILLEDGEVILLE, Nov. 3, 1847.

In reply to the resolution of the House of Representatives in relation to certain bonds of the State which have been hypothecated to banking institutions or individuals, &c., I have the honor to say that the report lately made by the Chief Engineer to this Department, and now in process of being printed for the use of the General Assembly, will communicate the desired information, with the exception of that part of the resolution in relation to the periods when the advances made on the bonds are to be repaid. To this, I reply by saying that $75,000, advanced by the Banks in Savannah, will be payable in the month of May next; the remainder has been due more than two years. The holders of these latter bonds have evinced no uneasiness, and in but one instance has the repayment of the advance been demanded. They have been directed, whenever an opportunity occurred of realizing the par value of the bonds, to sell them and credit the amount to the Railroad.

GEO. W. CRAWFORD.

Which were severally read—and, on motion of Mr. Jones, were laid on the table for the present.

Mr. Jones then moved to take up the following resolution:

1. Resolved, That the Chief Engineer be, and he is hereby required to lay before this House a full statement of the equipments of the Railroad, condition, &c.—how many loco-
motives have been purchased, and at what price, and of whom; how many freight cars, at what price, and of whom; how many passenger cars, of whom, at what price and when bought; what loss has accrued in the purchase or exchange of engines; how many of each as above named have been hired for general use, of whom, at what price or terms; how many for particular purposes, for what particular purpose, or on what terms; what was the cost of such particular occasions, including all expenses, and what the receipts from the locomotives and cars so hired; what has been the cost of repair of road and equipment monthly; what has been the receipt from freight on property of individuals; how much has been charged for State property monthly; how many passengers monthly paying fare, from what station, to what station; how many free passengers, who they were, and on what authority they were permitted to pass free; has any difference been made in charging for passage, how, and on what authority, and what difference.

2. Resolved, That the Chief Engineer report to this House what contracts have been made for work on the Western & Atlantic Rail Road since December, 1843; what by private contract, with whom and at what price; what by public contract, with whom, and at what price, and how notice was given of the public lettings.

3. Resolved, That the Chief Engineer report to this House how many persons are employed on the Road, in what capacity, and at what salary or wages.

Which were agreed to,

When Mr. Lewis moved that the resolutions lie upon the table for the present.

Whereupon, the yeas and nays were required to be recorded, and are—yeas 57, nays 66.

Those who voted in the affirmative are Messrs.

Alexander, Brown, Howard,
Anderson of Warr’n, Bryan of Houston, Jackson of Clark,
Anderson of Wilkes, Bullard, Jackson of Sumter,
Andrews, Callaway, Lawhon,
Arnold, Cameron, Lewis,
Bacon, Clark, McCarra,
Bailey, Crocker, McLeod,
Barrett, Dozier, McIntosh,
Battle, Dubignon, Morgan,
Bartow, Fleming, Neal,
Beasley, Glenn, Pace,
Bethune, Graham, Perkins,
Black, Gresham, Price,
Bird, Harris of Taliaferro, Quarterman,
Brandon, Hodges, Ramsey,
Brinson, Holmes, Robinson of Coweta.
Walker of Richm'd,
Wood,
Walker of Crawf'd, Zachry.

Those who voted in the negative are Messrs.

Atkinson, Harris of Clark, Pollock,
Barnes, Harris of Morgan, Rawls,
Baugh, Headdon, Reid,
Bryan of Wayne, Heard, Reynolds,
Cabiness, Hendricks, Robinson of Jasper,
Candler, Jackson of Walton, Rozar,
Carlton, Jones, Sanford,
Carter, Keith, Seward,
Cleveland, Kenan, Sheffield,
Colbert, Kilgore, Smith of Cass,
Cone, Maloney, Smith of Oglethorpe,
Darnell, Martin, Spear,
Dorminy, McConnell of Cass, Strickland,
Fields, McConnell of Cobb, Summer,
Fitzpatrick, McDonald, Talbot,
Franklin, McDuffie, Teft,
Freeman, Morris, Vardeman,
Gaulding, Moseley, Whitworth,
Glass, Nisbet, Williams,
Glover of Jasper, Penticost, Williamson,
Glover of Jones, Phillips, Wilson,
Hall, Pinckard, Wimbish.

Harris of Baldwin,

So the motion was lost.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

I am directed to inform the House of Representatives that they have concurred in their amendment to the resolution of the Senate, bringing on certain elections this day at eleven o'clock, A. M.

Mr. Harris of Baldwin offered the following resolution, which was rejected.

Resolved, That payments by the Treasurer to members and officers of the General Assembly, in advance of President's and Speaker's warrants, to the extent at the time of said payments, of mileage to the seat of Government and the ordinary per diem pay for the time actually served, be recognized by the Committee of Finance as legitimate disbursements, and receipts for such payments counted as assets in hands of the Treasurer.

Mr. Jones introduced the following bill:

A bill to be entitled an act to simplify and curtail pleadings at law and regulate the admission of deeds and muniments of title as evidence in certain cases herein provided for, and
settle the rights of parties after eviction and after recovery in claim cases.

Which was read the first time.

Also, a bill to be entitled an act to give a speedy remedy to bill holders.

Which was read the first time.

On motion of Mr. Harris of Baldwin,

The Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall for the purpose of proceeding to the election of Judges and Solicitors.

Which duty being performed, the President and members of the Senate attended and proceeded to the election of a Judge of the Supreme Court; and the ballots being received and examined, it appeared that the Hon. Eugenius A. Nisbet was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the South Western District, for the term of four years, after the expiration of the term of the present incumbent—

And the ballots being received and examined, it appeared that the Hon. Lott Warren was duly elected.

They then proceeded to the election of a Judge of the Superior Courts of the Coweta District for four years after the expiration of the term of the present incumbent—

And the ballots being received and examined, it appeared that the Hon. Edward Y. Hill was duly elected.

They then proceeded to the election of a Judge of the Middle District, to fill the vacancy occasioned by the resignation of the Hon. Roger L. Gamble—

And the ballots being received and examined, it appeared that the Hon. William W Holt was duly elected.

The Senate then withdrew, and the House adjourned till three o'clock, P. M.

THREE O'CLOCK, P. M.

On motion, the Clerk was directed to inform the Senate that the House of Representatives are ready to receive them in the Representative Hall to proceed with the unfinished business—

Which duty being performed, the President and members of the Senate attended, and proceeded to the election of a Judge of the Court of Common Pleas and Oyer and Terminer of the City of Savannah—

And the ballots being received and examined, it appeared that the Hon. Mordecai Sheftall, Sen'r. was duly elected.
They then proceeded to the election of Attorney General for the Middle District—

And the ballots being received and examined, it appeared that Alpheus Colvard was duly elected.

The Senate then withdrew, and the House adjourned till 10 o'clock to-morrow morning.

FRIDAY, Nov. 5, 1847.

Mr. Cabiness introduced the following resolution:

Resolved, That the rules of the House of Representatives of 1845 be referred to a committee of five, for revision, and that said committee be instructed to report thereon as early as practicable.

Which was agreed to.

Whereupon, Messrs. Cabiness, Harris of Baldwin, Phillips, Bartow and Jackson of Walton, were appointed the said committee.

Mr. Gaulding introduced a bill to authorize Joseph B. Lamar, of the county of Pike, to plead and practice law in the several courts of law and equity in this State, upon certain conditions therein named.

Which was read the first time.

On motion of Mr. Shockley,

Resolved, That the Speaker proceed to appoint the usual Standing Committees, and report the same to this House.

Which was agreed to.

Mr. Bartow introduced a bill to give the consent of the State of Georgia to purchases made by the United States, and to cede jurisdiction over the same.

Which was read the first time.

Mr. Clark introduced a bill to alter and amend an act entitled an act to incorporate the Savannah, Ogechee and Altamaha Canal Company, passed the twenty sixth day of December, eighteen hundred and twenty six, and for other purposes therein mentioned.

Which was read the first time.

Mr. Spear introduced a bill to be entitled an act to change the name of James Bradbury to that of James Bradbury Germany.

Which was read the first time.

Mr. Jones introduced a bill to be entitled an act to authorize parties to compel discoveries at Common Law, and to authorize parties to interplead at Common Law.

Which was read the first time.

On motion, the Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall for the purpose of proceeding to the election of Solicitors General.
Which duty being performed, the President and members of the Senate attended and proceeded to the election of a Solicitor General for the South-western District—

And the ballots being received and examined, it appeared that William C. Perkins was duly elected.

They then proceeded to the election of a Solicitor General for the Chatahoochee District—

And the ballots being received and examined, it appeared that Charles J. Williams was duly elected.

They then proceeded to the election of a Solicitor General for the Southern District—

And the ballots being received and examined, it appeared that Augustin H. Hansell was duly elected.

The Senate then withdrew, and the House adjourned till 3 o'clock, P. M.

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THREE o'clock, P. M.

On motion, the Clerk was directed to inform the Senate that they are now ready to receive them in the Representative Hall to proceed to the unfinished business of the Joint Session.

Which duty being performed, the President and members of the Senate attended, and the General Assembly proceeded to the election of a Solicitor General for the Northern District—

And the ballots being received and examined, it appeared that John Weems was duly elected.

They then proceeded to the election of a Solicitor General for the Western District—

And the ballots being received and examined, it appeared that Dickerson Walker was duly elected.

The Senate then withdrew and the House adjourned until 10 o'clock, to-morrow morning.

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SATURDAY, NOVEMBER 6, 1847.

Mr. Harris of Baldwin,

Introduced a bill to make valid certain sales of lands by executors, administrators and guardians.

Which was read the first time.

Mr. Shockley introduced a bill to be entitled an act for the relief of John H. Mann, executor of James G. Stallings deceased.

Which was read the first time.

Mr. Penticost introduced a bill to be entitled an act to
change the name of John B. Honeycut of the county of Jackson to that of John B. Hugan, and to legitimize the same.

Which was read the first time.

Mr. Price introduced a bill to be entitled an act to authorize Lewis A. Lampkin to erect a mill-dam across the Etowah river on his own land in Floyd county.

Which was read the first time.

Mr. Lewis introduced the following resolution, which was agreed to:

Resolved, That a committee of five be appointed to join such committee as may be appointed by the Senate to examine the Executive Mansion and ascertain what repairs, if any, are necessary to be made thereon; also the furniture, and what additions, if any, are proper to be made thereto; also the out buildings within the enclosures of the Mansion, and what repairs, if any, are necessary to be made thereon; also the other public buildings in this city, including the State House, Arsenal and Magazine, with a view to any repairs or alterations that may be deemed necessary—and that said committee report to this House at their earliest convenience.

Whereupon the Chair appointed Messrs. Lewis, Atkinson, Reid, Harris of Baldwin, and Glover of Jasper said committee.

On motion of Mr. Moseley,

The Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall to proceed to the unfinished business of the joint session.

Which duty being performed, the President and members of the Senate attended and proceeded to the election of a Solicitor General of the Flint District; and the ballots being received and examined, it appeared that Rufus W. McCune was duly elected.

The Senate then withdrew.

A communication from Phillip J. Kaufman, Esq. of the city of New York, was laid upon the table,

And on motion of Mr. Harris of Baldwin, it was referred to the Judiciary Committee.

The House then adjourned till three o'clock, P. M.

THREE O'CLOCK, P.M.

On motion of Mr. Bethune,

The Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall to proceed with the unfinished business of the joint session.
Which duty being performed, the President and members of the Senate attended and proceeded with the unfinished business—and after being engaged for some time thereon, The Senate withdrew, And the House adjourned till 10 o'clock Monday morning.

MONDAY, NOVEMBER 8, 1847

Mr. Jones introduced the following resolution:
Resolved, That his Excellency the Governor be and he is hereby requested to lay before this House a copy of the letter of the Secretary of War, calling for a Battalion of Mounted men, and of any correspondence on the subject of the appointment of a Lieutenant Colonel to command said Battalion.

Which was agreed to.

Mr. Freeman introduced a bill entitled an act to authorize the issuing of Grants to certain reverted lands in certain cases to the person or persons for whom the same were originally surveyed.

Which was read the first time.

Mr. Nisbet introduced the following resolution:
Resolved, That a Committee on Manufactures, to consist of seven, be added to the Standing Committees of the House.

Which was agreed to.

Mr. Harris of Clark laid upon the table a resolution bringing on the election of a Secretary of State, Comptroller General, Treasurer and Surveyor General.

Which was read.

Mr. Graham introduced a bill to alter the title of holding the Inferior Courts of Telfair county.

Which was read the first time.

Mr. Shockley introduced the following resolutions, which were agreed to:
Resolved, That so much of the Governor’s message as relates to taxes, the public debt, and claims, be referred to the Committee on Finance.

That so much as relates to Rail Roads and Internal Improvements be referred to the Committee on Internal Improvements.

That so much thereof as relates to Banks be referred to the Committee on Banks.

That so much thereof as relates to the Supreme Court, be referred to the Committee on the Judiciary.

That so much thereof as relates to Manufactures, to the Committee on Manufactures.

That so much thereof as relates to boundaries, be referred to the Committee on the State of the Republic.
That so much as relates to the Militia, he referred to the Committee on the Military.

Mr. Maloney introduced a bill to be entitled an act to repeal so much of an act assented to the ninth day of December, 1839, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb.

Which was read the first time.

Mr. Hodges introduced a bill to be entitled an act to change the name of George W. Greene of the county of Randolph to that of George W. Oliver, and that of David Raiford McRea of said county to that of David Raiford Adams, and to legitimatize the same.

Which was read the first time.

Mr. Perkins introduced a bill to be entitled an act to compel persons non residents of the county of Randolph and owning or holding plantations and negroes in said county, to give in and pay taxes for the same in said county.

Which was read the first time.

Mr. Sumner introduced a bill to be entitled an act to change the boundary line of the county of Washington, so as to add a part of the county of Emanuel to the county of Washington.

Which was read the first time.

Mr. Bethune introduced a bill to be entitled an act for the relief of Marion A. Hugenin, lately the wife of Seymore R. Bonner.

Which was read the first time.

Mr. Harris of Baldwin,

Introduced a bill to appropriate money for the purposes therein designated.

Which was read the first time.

Mr. Harden introduced a bill entitled an act to legitimatize Amanda Meredith, wife of Rufus L. Meredith and formerly Amanda Melton, and to constitute her the heir at law of Abel Crow, her reputed father.

Which was read the first time.

On motion of Mr. Ramsay,

The Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in the Representative Hall to proceed to the unfinished business of the joint session.

Which duty being performed, the President and members of the Senate attended and proceeded to the election of a Solicitor General of the Cherokee Circuit; and the ballots being received and examined, it appeared that John J. Ward was duly elected.

They then proceeded to the election of a Solicitor General for the Eastern District; and the ballots being received and
examined, it appeared that William B. Gaulding was duly elected.

They then proceeded to the election of a Solicitor General for the Ocmulgee District; and the ballots being received and examined, it appeared that George W. Bartlett was duly elected.

The Senate then withdrew,

And the House adjourned until 10 o'clock to-morrow morning.

TUESDAY, NOVEMBER 9, 1847

The Speaker, in pursuance of the previous order of the House, announced from the Chair the following Joint Standing Committees on the part of the House, viz:


On the Judiciary—Messrs. Kenan, Lewis, Jones, Gartrell, Freeman, Harris of Baldwin, Clark, Seward, Shockley and Bailey.

On Finance—Messrs. Phillips, Bethune, Black, Brown, Reid, Todd, Atkinson, Glenn, Pace, Darnell, Dozier.


On Banks—Messrs. Harris of Clark, Robinson of Laurens, Barratte, Kilgore, Bryan of Houston, Carter, McIntosh and Cabiness.


On Petitions—Messrs. Jackson of Walton, Keith, Crocker,
Mr. Alexander introduced a bill to be entitled an act to compel non-residents owning land in the county of Gilmer to return the same to the Tax Receiver of said county, and to pay the tax thereon to the Tax Collector of said county.

Which was read the first time.

Also, a bill to be entitled an act to extend the jurisdiction of Justices of the Peace to sums of fifty dollars, and to alter the law regulating the lien of judgments in certain cases.

Which was read the first time.

Also, a bill to be entitled an act to exempt all persons of the age of forty-five years and above, from the payment of poll tax.

Which was read the first time.

Mr. Carter introduced a bill to be entitled an act to change the names of Francis King and Jane Amison King of the county of Talbot to that of Francis Hollis and Jane Amison Hollis.

Which was read the first time.

Mr. McConnell of Cobb,

Introduced a bill to be entitled an act establishing election...
precincts at the usual places of holding Justices' Courts in
the several districts of the counties of Cobb and Cherokee.

Which was read the first time.

Mr. Ramsay introduced a bill to alter and amend the 9th
section of the 3d article of the Constitution.

Which was read the first time.

Also, a bill to be entitled an act for the relief of William
H. Monroe of Muscogee county.

Which was read the first time.

The Chairman from the committee to draft rules for the
government of the House, reported the following, to wit:

RULES OF THE HOUSE OF REPRESENTATIVES FOR 1847.

1st. The Speaker shall, in his discretion, suspend unnec­
essary debate, and command silence whenever he may deem it needful.

2d. In all cases of ballot by the House, the Speaker shall vote. In other cases he shall not vote, unless the House shall be equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division, the question shall be lost.

3d. When two or more members shall rise at the same
time, the Speaker shall name the person entitled to pro­ceed.

4th. All Committees, not exceeding three, shall be ap­pointed by the Speaker, and those composed of a greater number, shall be also appointed by him, unless the House previously determine the contrary.

5th. The method of stating a question or any motion by the Speaker, after the same hath been read by the Clerk, shall be as followeth: "All you who are in favor of the mo­tion will say Aye—all you who are against it, say No." And when the decision may seem doubtful to the Speaker, or a division demanded by any member of the House, the Speak­er shall call upon the members in favor of the motion to rise, and upon those who are against it to keep their seats.

6th. When the message is announced either from the Ex­ecutive or Senate, when in Committee of the Whole, the Speaker shall resume the Chair for the purpose only of re­ceiving such message.

Of Decorum and Debate.

1st. When any member is about to speak in debate, or deliver any matter to the House, he shall arise from his seat and respectfully address himself to Mr. Speaker. He shall be confined to the question in debate, shall not, without leave of the House, speak more than twice on any one subject, or more than once until every member choosing to speak shall have spoken. If any member, in speaking or otherwise, transgress the rules of the House, the Speaker shall or may call to order; in which case, the member so called to order,
shall immediately sit down, unless permitted to explain—
the House shall, if appealed to, decide. And if the deci-
sion of the House be not submitted to, the delinquent for
the first offence shall be reproved—for the second, be fined
in a sum not exceeding ten dollars, and continuing refractory,
may be expelled from the House.

2d. The members of the House shall forbear from private
conversation, and preserve silence until a speaking member
shall have taken a seat, nor shall the language be perverted
by which his thoughts are communicated.

3d. The members shall avoid naming each other when
they have occasion to take notice of their observations, but
may designate them by the place in which they may be or
the county they represent.

4th. No member shall be permitted to vote upon any claim
he may prefer against the State.

5th. No member shall pass between the Chair and a member
while he is speaking, nor shall any, at the time of adjourn-
ment, leave his seat until the Speaker retires.

6th. In all cases of balloting, except for Committees, a
majority of the members present shall be necessary to an
election, and when a majority is not had on the first ballot, it
shall be continued until a majority shall be obtained.

7th. Any member may call for a division of the House,
upon a question in which the sense thereof will admit of it;
previous questions shall preclude all amendments, until it be
decided on, and shall be in this form: "Shall the main ques-
tion be now put?" When the main question is under de-
bate, no motion shall be received, unless to amend it, to com-
mit for the main question, or to adjourn. A motion to adjourn
shall always be in order, and be decided without debate.

8th. Any motion made and seconded for any matter to lie
upon the table for further consideration of the House,
shall be in order.

9th. Any member not appearing within fifteen minutes
after the time to which the House shall be adjourned, shall
pay one quarter of a dollar, and for every five minutes after,
twelve and a half cents, and shall not be admitted to his seat
until this rule is complied with, unless an excuse is offered to
the satisfaction of the Speaker.

10th. No member shall smoke in the House, nor shall he
converse with any person over the bar thereof. In case any
member shall absent himself more than half an hour, with-
out leave of the House, he shall be fined in the sum of one
dollar; if longer than twenty-four hours, the messenger shall
be sent for him, and he shall be subject to the fine of four
dollars per day while absent, unless satisfactory excuse be
rendered to the House.

11th. All motions, except for commitment, adjournment, or
previous question, shall be in writing, and the yea and nays
on any question shall, at the desire of any two members, be entered on the Journal.

12th. When a message shall be sent to the House of Representatives, it shall be announced at the door of the House, by the door-keeper, and be respectfully communicated to the Chair by the person by whom it may be sent.

13th. It shall be the order of the day on every Wednesday, to take up and decide on reports of committees on petitions, and that all petitions be numbered as they are received and taken up and disposed of in the order they were received.

14th. Any motion containing new matter, shall lie at least one day on the table; no new matter shall be introduced into any bill on the third reading, nor shall any bill, ordinance, resolution, or other matter in any shape, be brought before the House a second time, during the same session, after a determination has been had thereon.

15th. On motion made and agreed to by a majority of the House, any part of the Journal of one day may be reconsidered, when read by the Clerk on the succeeding day.

16th. After a motion is stated by the Speaker, or read by the Clerk, it shall be deemed to be in possession of the House, but may be withdrawn at any time before the decision or amendment.

17th. Any ten or more members may enter a protest against any proceeding of the House on passing of any act.

Of Bills.

1st. It shall be in order to introduce bills, or other matter, upon the call of the counties, without any previous notice having been given for that same purpose, and the giving of notice for the appointment of Committees to prepare and report Bills shall be dispensed with.

2d. There shall be no debate admitted on any bill at first reading, and on the second reading thereof, the question shall be, "Shall this bill be committed or engrossed for a third reading?" And in case of Commitment, it shall be to a Committee of the whole House; it shall, however, be in order to commit the same, in any stage thereof, to a select Committee, if the House should so direct.

Committees of the whole House.

1st. On all questions, whether in Committee or in the House, the last amendment, the most distant day, and the largest sum shall be put first.

2d. All proceedings touching appropriations of money, shall be first moved and discussed in Committee of the whole House.

3d. When a message from the Senate or from the Executive is announced at the door of the House by the door-keeper or messenger, all business shall be suspended until the
same is respectfully communicated to the Chair by the person bringing it.

The following shall be the order, viz:

1st. All bills shall be taken up in the order in which they were introduced, and disposed of, unless otherwise ordered by the House.

2d. Bills for a second reading.

3d. Resolutions relating to the appropriation of money.

The reports of all Standing Committees are invariable exceptions to the rule, so far as to introduce the result of any deliberation agreed upon in Committee. And whatever may be agreed upon as the order of the day, shall be strictly adhered to, unless it should be considered by the House absolutely necessary to dispense with the rule.

When a bill is recommitted to a Select Committee, it is not required, by a correct practice under the Constitution, to carry it through three additional readings, but only such number of readings, to complete the number required by the Constitution.

A simple majority may call up a paper ordered to lie on the table for consideration.

Applause or hisses in the Representative Chamber, or in the galleries or lobby, during any speech or legislative proceeding, shall be promptly suppressed.

During the recording of the yeas and nays on any question, no debate shall be had.

Any member presenting a petition, memorial, or remonstrance, shall, as consisely as practicable, intimate the name and object of the petitioner, memorialist, or remonstrant, which shall be noticed on the Journal, and the paper may then be referred without reading.

In case of division upon any question, those in the affirmative shall first rise and be counted, and then those in the negative.

In case it is demanded by any member, and seconded, when any motion or proposition is made, the Speaker shall put a question, "Will the House now consider it?"

The Speaker may, during a day's sitting, name any member to perform the duties of the Chair during any part of that sitting, but not longer.

If the House shall think proper to elect any Committee, instead of having it done by the Speaker, they may so elect as in the Congress of the United States.

No member shall vote on any question in the event of which he is immediately and particularly interested, or in any case where he was not present when the question was put.

The previous question, viz: "Shall the main question be now put?" shall only be admitted when demanded by a ma-
majority of the members present; and on the previous question there shall be no debate.

No motion or proposition, on a subject different from that under consideration, shall be admitted under color of amendment.

The unfinished business in which the House was engaged at the adjournment of a preceding day, shall have the preference in the orders of the day, after the call of the counties, unless otherwise ordered.

Upon a call of the members, ordinary or extraordinary, the names of the absentees shall be noted, to be dealt with as the rules direct; and the absence of members, beyond the leave obtained, shall be particularly noted.

The several standing Committees of the House shall have leave to report by bill or otherwise.

The Clerk of the House shall take an oath for the true and faithful discharge of the duties of his office, to the best of his knowledge and abilities, and shall be deemed to continue in office until another be appointed.

The Clerk shall take especial care of the books provided for the use of the House.

When a message is sent from one House to the other, it shall be received with as little delay as may comport with propriety.

The Joint Committee of Enrolment shall carefully compare Enrolled Bills and Resolutions, and correcting any errors that may be discovered in the Enrolled bills or other papers, make their report forthwith to the respective Houses.

That the call of the counties, in alphabetical order, shall take place on Mondays, Wednesdays and Fridays only.

The report was taken up and agreed to, and 150 copies ordered to be printed for the use of the House.

Mr. Bethune introduced a bill to be entitled an act to change the places of holding Justices’ Courts within the corporate limits of the city of Columbus, and for other purposes.

Which was read the first time.

Mr. Cameron introduced a bill to be entitled an act to empower the Judge of the Superior Courts of the Coweta District to compel the Jurors summoned for the first week of Troup Superior Court to serve two instead of one week, and the Jurors summoned for the second week to serve two instead of one week.

Which was read the first time.

Mr. Tift introduced a bill to be entitled an act to change and establish an election precinct in the county of Baker.

Which was read the first time.

Also, a bill to be entitled an act to change the name of
Easterend Faircloth of the county of Baker to that of Mary Frances Chastaine, and to legitimatize the same.

Which was read the first time.

Mr. Headdon introduced a bill to be entitled an act to incorporate the town of Blairsville in the county of Union.

Which was read the first time.

Mr. Bartow introduced a bill to be entitled an act for the relief of the old Stockholders in Steam Boat Company of Georgia.

Which was read the first time.

Mr. Walker introduced a bill to be entitled an act to remove the Election Precinct in the 494th Company District G. M. in Crawford county, to the place of holding Justice's Court in said District.

Which was read the first time.

Mr. Morgan introduced a bill to be entitled an act to alter the time of the sitting of the Fall Terms of the Superior Courts for the counties of Bulloch and Effingham.

Which was read the first time.

Mr. Bullard introduced a bill to be entitled an act to establish an additional Election Precinct in the county of Washington, and to remove other precincts herein specified.

Which was read the first time.

Mr. Dubignon introduced a bill to be entitled an act to repeal an act to incorporate the town of Brunswick, and to extend its jurisdictional limits, and for other purposes therein mentioned, passed the 29th December, 1836.

Which was read the first time.

Mr. Fields introduced a bill to authorize Simpson C. Dyer of the county of Cherokee to construct a Bridge across the Etowah river on his own land, on lot No. 530, in the 21st District and 2d Section, and to regulate the tolls thereof.

Which was read the first time.

Mr. Brinson introduced a bill to be entitled an act to further define the duties of Receiver of Tax returns in this State.

Which was read the first time.

Mr. Harris of Clark, introduced a bill to be entitled an act to alter and amend the fifteenth section of the first Article of the Constitution of this State.

Which was read the first time.

Mr. Nisbet laid upon the table the following petition:

To the Honorable Legislature of Georgia:

The petition of Peter Trezevant, a citizen of South Carolina, at present residing in the City of London, by his Attorneys, James Hamilton and James Louis Petigru, respectfully sheweth:

That in the year seventeen hundred and ninety-four he set-
tied a claim belonging to him in right of his wife, the daughter of Captain Robert Farquhar, with the State of Georgia. After long discussion, and by the directions of the Legislature the Auditor of the State granted to him eight audited certificates, and he executed a release in full of all Captain Farquhar's demands. That he sold three of these certificates to pay the expenses of his long attendance upon the claim before the Legislature and the Courts of Justice—that he retained and still has the other five certificates containing a solemn promise, to which the faith of the State is pledged, to pay him (£5,000) five thousand pounds, and that he has never received one cent on account of the debt due on these five certificates, but has spent a great deal of money in soliciting payment of his claim during the last nine years—that in seventeen hundred and ninety-nine the Legislature of Georgia passed a law requiring all audited certificates to be renewed—that he was not even in the United States when the law was passed, and never was in the State of Georgia, nor heard of the law till long after the time of renewing certificates had passed—that in eighteen hundred and eight, the Legislature passed another law directing all audited certificates to be discharged at the rate of 2s. 6d. in the pound, a mode of payment which he did not wish to take the benefit of—that no earthly objection exists to the payment of the debt which the State owes him, except what may be found in the two facts that one Legislature required of its creditors a ceremony which he, without any disrespect or injury to the State, did not comply with for want of information; and that another Legislature offered a composition to creditors which he did not accept, because he preferred to wait for payment in full—that the joint Committee of Finance in eighteen hundred and forty-five reported a bill in favor of your petitioner, which was lost in the House of Representatives by a vote of 59 to 63.

Your petitioner submits to your gracious consideration the manifold proofs that the faith of the State is pledged to the payment of the debt, and that the same ought to be paid, and that interest ought to be allowed to him as a compensation for the inconvenience and loss which he has sustained by the delay of the principal.

PETER TREZEVANT,
Per Att'y. J. L. PETIGRU,
For Self and Hamilton.

Which was read, and on motion, was referred to a select committee of five.

Whereupon the Speaker appointed Messrs. Nisbet, Shockley, Reid, Clark and Kenan said committee.

The following bills were read the second time and referred to the committee on the Judiciary, to wit:
A bill to authorise parties to compel discoveries at Common Law, and to authorise parties to interplead at Common Law.

A bill to simplify and curtail pleadings at law, and regulate admission of deeds and muniments of title as evidence in certain cases herein provided for, and settle the rights of parties after eviction and after recovery in claim cases.

The following bills were severally read the second time and referred to a committee of the whole House, to wit:

A bill to authorise Joseph B. Lamar, of the county of Pike, to plead and practice law in the several courts of law and equity in this State, upon certain conditions therein named.

A bill to give speedy remedy to bill-holders.

A bill to give the consent of the State of Georgia to purchases made by the United States, and cede jurisdiction over the same.

A bill to be entitled an act to alter and amend an act entitled an act to incorporate the Savannah, Ogechee and Altamaha Canal Company, passed the 26th day of December, 1826, and for other purposes therein mentioned.

A bill to be entitled an act to change the name of James Bradbury to that of James Bradbury Germany.

A bill to make valid certain sales of lands by executors, administrators and guardians.

A bill for the relief of John H. Mann, executor of James G. Stallings, deceased.

A bill to change the name of John B. Honeycutt of the county of Jackson, to that of John B. Hogan, and to legitimize the same.

A bill to authorise Lewis A. L. Lampkin to erect a mill-dam across the Etowah river on his own land in Floyd county.

A bill to authorize the issuing of grants to certain reverted lands in certain cases to the person or persons for whom the same were originally surveyed.

A bill to alter the time of holding the Inferior Courts of Telfair county.

A bill to repeal so much of an act assented to the ninth day of December one thousand eight hundred and thirty-nine, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb.

A bill to change the name of George W Greene of the county of Randolph to that of George W Oliver, and that of David Raiford McRea of said county to that of David Raiford Adams, and to legitimize the same.

A bill to be entitled an act to compel persons non-residents of the county of Randolph, and owning or holding plan-
tations and negroes in said county, to give in and pay taxes for the same in said county.

A bill to be entitled an act to change the boundary line of the county of Washington, so as to add a part of the county of Emanuel to the county of Washington.

A bill to be entitled an act for the relief Marion A. Hugenin, lately the wife of Seymore R. Bonner.

A bill to appropriate money for the purposes therein designated.

A bill to be entitled an act to legitimatize Amanda Meredith, wife of Rufus L. Meredith and formerly Amanda Melton, and to constitute her the heir at law of Abel Crow, her reputed father.

Mr. Cabiness offered the following resolution:

Resolved, That all bills now presented or hereafter to be presented, having for their object the change of names or to legitimatize, be referred to a select committee to be consolidated into one bill.

Which was agreed to.

On motion,

The House took up the resolution of the Senate requesting his Excellency the Governor to appoint Thursday the 25th inst. as a day of Thanksgiving.

The resolution was read and concurred in.

The House then adjourned till 10 o'clock Thursday morning.

THURSDAY, NOVEMBER 11, 1847.

Mr. Harris, of Clark, moved that the rules of the House in reference to the introduction of bills be suspended.

Which was agreed to.

Mr. Sanford introduced a bill to alter and amend the fifty third section of the fourth division of the Penal Code.

Which was read the first time.

Mr. Hendrix introduced a bill to appropriate money for the construction of a Road across the Look Out Mountain, and to appoint Commissioners for the same.

Which was read the first time.

Mr. Neal introduced a bill to be entitled an act to alter and amend the Road Law of this State, in reference to the time of meeting of the Road Commissioners to hear and determine upon excuses tendered by defaulters and the return of defaulters by the overseers, so far as respects the county of Lincoln.

Which was read the first time.

Mr. Harris, of Clark, introduced a bill to amend an act for the better regulation and government of the Town of Athens,
in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the second section of an act, assented to 23d December, 1840, to extend the corporate limits of the town of Athens, and for other purposes.

Which was read the first time.

Mr. Candler introduced a bill to be entitled an act to repeal so much of the first section of an act to compensate Grand and Petit Jurors, passed on the 21st day of December, 1839, as relates to Carroll county.

Which was read the first time.

Mr. Walker, of Richmond, laid upon the table a memorial from Elizabeth Liverman, and sundry citizens of Richmond county, in behalf of John Liverman, a convict in the Penitentiary, with the evidence on his trial.

Which was read, and 150 copies of the evidence, ordered to be printed for the use of the House.

Mr. Smith, of Cass, laid upon the table a memorial from Messrs. Cooper, Stroup and Wiley.

Which was read and referred to the Committee on Manufactures.

Mr. Phillips introduced a bill to be entitled an act more effectually to secure the collection of tolls on certain Turnpike Roads.

Which was read the first time.

He also laid upon the table a memorial from the citizens of the counties of Habersham, Rabun, Union, Lumpkin and Hall.

Which was read, and referred to the Committee on Agriculture and Internal Improvements.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have passed the following Resolutions:

Resolved, That both branches of the General Assembly will meet in the Representative Chamber, on Thursday the 11th inst., at 11 o'clock, A. M. for the purpose of proceeding to the election of two Senators, to represent the State of Georgia in the Congress of the United States, one for the term of six years from the third of March, 1847, and one for the term of six years from and after the third of March, 1849.

Mr. Bartow laid upon the table a memorial of George White.

Which was read and referred to the Committee on Agriculture and Internal Improvements.

Mr. Seward laid upon the table a memorial from E. H. Bacon, Esq.

Which was referred to the Committee on the Judiciary.

Mr. Cone introduced a bill to increase the bond of the Sheriff of Dooly county.

Which was read the first time.
Mr. Bethune introduced a bill to be entitled an act for the relief of the City of Columbus.  
Which was read the first time.  
Mr. Black introduced a bill to establish an additional election precinct at the house of Jackson Barnes, in the 946th district, Georgia Militia, in the county of Marion.  
Which was read the first time.  
Also, a bill to incorporate a volunteer company of calvary in the county of Marion, to be known by the name and style of the Marion Dragoons, and to give to them certain privileges and exemptions.  
Which was read the first time.  
Mr. Clark introduced a bill regulating Justices’ Courts in the City of Savannah.  
Also, a bill regulating Peace Warrants.  
Also, a bill for regulating the trials of slaves and free persons of color in the City of Savannah.  
Also, a bill to be entitled an act to alter and amend an act to point out the mode for the collection of rents and the recovery of possession of property within the City of Savannah, and the precincts thereof.  
Which were severally read the first time.  
The following message was received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:  

Executive Department,  
Milledgeville, 10th Nov., 1847.  

I have the honor to transmit to the House of Representatives, in compliance with a resolution of the 8th inst., a copy of the letter of the Secretary of War, calling for a battalion of mounted men from this State; together with a copy of all the correspondence on file, on the subject of the appointment of a Lieutenant Colonel to command said battalion.

GEORGE W. TOWNS.

On motion of Mr. Gaulding,  
The House took up the message of the Governor, which with the accompanying documents was read.  
And on motion of Mr. Jones, two hundred copies of the message and accompanying documents together with the message and accompanying documents of the late Governor, were ordered to be printed for the use of the House.  
Mr. Harris, of Clark, moved to take up the resolution bringing on the election of State House Officers.  
Which was agreed to.  
He then moved to strike out, “on to-morrow the ninth instant,” and insert “at 10 o’clock to-morrow morning.”  
Which was agreed to.
Mr. Shockley moved to amend the resolution, by adding "and State Printer."
Which was agreed to.
The resolution as amended—was then agreed to.
And the Clerk directed to inform the Senate thereof.
Mr. Lewis introduced a bill to appropriate money, for the purposes therein stated.
Which was read the first time.
Mr. Howard introduced a bill to be entitled an act to change the place of holding Executors, Administrators and Guardians' sales in Muscogee county.
Which was read the first time.
Also, a bill to be entitled an act to incorporate the "Columbus Factory Company," of the county of Muscogee, and to secure to said Company certain rights therein contained.
Also, a bill for the relief of Franklin T. Grimes, of the county of Muscogee.
Which were severally read the first time.
Mr. Moseley moved to take up the resolution of the Senate, bringing on the election of two Senators to represent the State of Georgia in the Congress of the United States, on Thursday, the 11th inst., at 11 o'clock, A. M.
Mr. Jones moved to amend by striking out "Thursday the 11th inst.," and inserting "Tuesday, the 16th inst."
Whereupon the yeas and nays were required to be recorded, and are yeas 63 nays 65.
Those who voted in the affirmative, are Messrs.

Those who voted in the affirmative are Messrs.

Alexander, Alexander, Fleming, Fleming, Pace, Pace,
Anderson of Warr'n, Gartrell, Perkins, Perkins,
Anderson of Wilkes, Glenn, Price, Price,
Andrews, Andrews, Glover of Jasper, Quarterman, Quarterman,
Arnold, Arnold, Graham, Ramsay, Ramsay,
Bacon, Bacon, Gresham, Reynolds, Reynolds,
Battle, Battle, Harris of Baldwin, Robinson of Coweta, Robinson of Coweta,
Bartov, Bartov, Harris of Clark, Robinson of Laur'ns, Robinson of Laur'ns,
Beasley, Beasley, Harris of Taliaferro, Sanford, Sanford,
Bethune, Bethune, Hodges, Seward, Seward,
Black, Black, Howard, Shockley, Shockley,
Bird, Bird, Jackson of Clark, Smith of Oglethorpe, Smith of Oglethorpe,
Brandon, Brandon, Jackson of Sumter, Terrell, Terrell,
Brinson, Brinson, Lawhon, Talbot, Talbot,
Brown, Brown, Lewis, Tillman, Tillman,
Bullard, Bullard, McCarr, Tod, Tod,
Callaway, Callaway, McLeod, Townsend, Townsend,
Cameron, Cameron, McIntosh, Walker of Richm'd, Walker of Richm'd,
Clark, Clark, Morgan, Ward, Ward,
Crocket, Crocker, Moseley, Wood, Wood,
Dozier, Dozier, Neal, Zachry, Zachry,
Dubignon, Dubignon, Nisbet, Nisbet,

So the motion was lost.

Mr. Moseley moved to amend by striking out "Thursday the 11th inst.," and inserting Saturday the 13th.

Which was agreed to.

Whereupon Mr. Gaulding offered the following as a substitute.

Resolved, That both branches of the General Assembly will convene in the Representative Hall, on Saturday next, at 11 o'clock, A. M. for the purpose of electing a Senator, to the Congress of the United States, for six years from the fourth of March last.

Upon which the yeas and nays were required to be recorded, and are yeas 63 nays 65.

Those who voted in the affirmative are Messrs.

Atkinson, Cone, Heard, Heard,
Bailey, Bailey, Darnell, Hendricks, Hendricks,
Barnes, Barnes, Dorminy, Holmes, Holmes,
Baratte, Baratte, Fields, Jackson of Walton, Jackson of Walton,
Baugh, Baugh, Fitzpatrick, Jones, Jones,
Bryan of Houston, Bryan of Houston, Franklin, Keith, Keith,
Bryan of Wayne, Bryan of Wayne, Freeman, Kenan, Kenan,
Cabiness, Cabiness, Gaulding, Kilgore, Kilgore,
Candler, Candler, Glass, Maloney, Maloney,
Carlton, Carlton, Glover of Jones, Martin, Martin,
Carter, Carter, Hall, McConnell of Cass, McConnell of Cass,
Cleveland, Cleveland, Harden, McConnell of Cobb, McConnell of Cobb,
Colbert, Colbert, Heddon, McDonald, McDonald,
McDuffie, Robinson of Jasper, Vardeman, 
Morris, Walker of Crawford, 
Renticost, Weathers, 
Phillips, Whitworth, 
Pincnard, Williams, 
Pollock, Williamson, 
Rawls, Wilson, 
Reid, Wimbish.

Those who voted in the negative, are Messrs.
Alexander, Alexander of Warren, Fleming, 
Anderson of Wilkes, Glenn, 
Andrews, Glover of Jasper, 
Arnold, Graham, 
Bacon, Gresham, 
Battle, Harris of Baldwin, 
Bartow, Harris of Clark, 
Beasley, Harris of Taliaferro, 
Bethune, Hodges, 
Black, Howard, 
Bird, Jackson of Clark, 
Brandon, Jackson of Sumter, 
Brinson, Lawhon, 
Brown, Lewis, 
Bullard, McCarran, 
Callaway, McLeod, 
Cameron, McIntosh, 
Clark, Morgan, 
Crocker, Moseley, 
Dozier, Neal, 
Dubignon, Nisbet, 

So the motion was lost.

Mr. Harris, of Baldwin, moved that the Clerk be directed to carry the Resolution just passed to the Senate, forthwith.

Whereupon the yeas and nays were required to be recorded, and are yeas 65 nays 63.

Those who voted in the affirmative, are Messrs.
Alexander, Brandon, Glenn, 
Anderson of Warren, Brinson, Glover of Jasper, 
Anderson of Wilkes, Brown, Graham, 
Andrews, Bullard, Gresham, 
Arnold, Callaway, Harris of Baldwin, 
Bacon, Cameron, Harris of Clark, 
Battle, Clark, Harris of Taliaferro, 
Bartow, Crocker, Hodges, 
Beasley, Dozier, Howard, 
Bethune, Dubignon, Jackson of Clark, 
Black, Fleming, Jackson of Sumter, 
Bird, Gartrell, Lawhon,
Lewis, Price, Terrell,
McCarra, Quarterman, Talbot,
McLeod, Ramsay, Tillman,
McIntosh, Reynolds, Todd,
Morgan, Robinson of Coweta, Townsend,
Moseley, Robinson of Laurens, Walker of Richm'd,
Neal, Sanford, Ward,
Nisbet, Seward, Wood,
Pace, Shockley, Zachry,
Perkins, Smith of Oglethorpe,

Those who voted in the negative are Messrs.

Atkinson, Glass, Phillips,
Bailey, Glover of Jones, Pinckard,
Barnes, Hall, Pollock,
Barratte, Harden, Rawls,
Baugh, Headon, Reid,
Bryan of Houston, Heard, Robinson of Jasper,
Bryan of Wayne, Hendricks, Rozar,
Cabiness, Holmes, Sheffield,
Candler, Jackson of Walton, Smith of Cass,
Carlton, Jones, Spear,
Carter, Keith, Strickland,
Cleveland, Kenan, Summer,
Colbert, Kilgore, Tift,
Cone, Maloney, Vandeman,
Darnell, Martin, Walker of Crawford,
Dorminy, McConnell of Cass, Weathers,
Fields, McConnell of Cobb, Whitworth,
Fitzpatrick, McDonald, Williams,
Franklin, McDuffie, Williamson,
Freeman, Morris, Wilson,
Gaulding, Penticost, Wimbish.

It was then moved to agree to the resolution as amended.

Whereupon the yeas and nays were required to be recorded, and are yeas 65, nays 63.

Those who voted in the affirmative, are Messrs.

Alexander, Brandon, Glenn,
Anderson of Warren, Brinson, Glover of Jasper,
Anderson of Wikes, Brown, Graham,
Andrews, Bullard, Gresham,
Arnold, Callaway, Harris of Baldwin,
Bacon, Cameron, Harris of Clark,
Battle, Clark, Harris of Taliaferro,
Bartow, Crocker, Hodges,
Beasley, Dozier, Howard,
Bethune, Dubignon, Jackson of Clark,
Black, Fleming, Jackson of Sumter,
Bird, Gartrell, Lawhon.
So the motion was agreed to.

The following Message was received from the Senate by Mr. Crawford, their Secretary:

I am directed to inform the House of Representatives, that the Senate has concurred in the resolution of the House, bringing on the election of State House Officers, and Public Printer, on to-morrow morning at 10 o'clock.

On motion the House then adjourned, until 10 o'clock to-morrow morning.

FRIDAY, NOVEMBER 12, 1847.

Mr. Smith of Cass moved to reconsider so much of the Journal of yesterday as relates to the reference of the me-
Inorial of Messrs. Cooper, Stroup & Wiley to the Committee on Manufactures.

The House agreed to reconsider.

Mr. Hall introduced a bill to change the line between the counties of Appling and Telfair, so as to include the residence of William G. Taylor in the county of Appling.

Which was read the first time.

Mr. Atkinson introduced a bill to grant certain privileges to the Floyd Rifles, a volunteer company of the City of Macon.

Also, a bill to alter and change the name of William A. Flewellen of the county of Bibb to William A. Napier.

Which were severally read the first time.

Mr. Candler introduced a bill to be entitled an act to add a part of the county of Paulding to the county of Carroll.

Also, a bill to be entitled an act to incorporate Espy’s Camp Ground in the county of Carroll, and to appoint trustees for the same.

Which were severally read the first time.

Mr. Smith of Cass laid upon the table a memorial from sundry citizens.

Which was read and referred to the Committee on Agriculture and Internal Improvements.

Mr. Clark introduced a bill to be entitled an act to repeal an act to alter and amend the several acts relating to the Court of Common Pleas and Oyer and Terminer for the city of Savannah, so far as relates to the Sheriff of said Court, and to allow said Sheriff certain fees which are not provided for by law, and to increase his fees in certain cases, and to allow him to appoint special deputy Sheriffs in certain cases.

Also, a bill for the relief of the Bank of the State of Georgia.

Which were severally read the first time.

Mr. Bartow introduced a bill to be entitled an act to exempt from militia duty the officers and privates of the City Watch of Savannah.

Which was read the first time.

Mr. McConnell of Cobb, introduced a bill to change the name of Thomas Tribble, and to legitimatize the same.

Which was read the first time.

Mr. Robinson of Coweta laid upon the table a memorial of Christopher Noonan.

Which was referred to a special committee.

Whereupon the Speaker appointed Messrs. Robinson of Coweta, Terrell and Fields said committee.

He also laid upon the table a memorial from several citizens of the county of Coweta.

Which was referred to a special committee.
Whereupon the Speaker appointed Messrs. Robinson of Coweta, Vardeman and Terrell said committee.

He also introduced a bill to be entitled an act to incorporate the Atlanta and West Point Rail Road Company, and to punish those who may willfully injure the same.

Which was read the first time.

Mr. Darnall introduced a bill to repeal the law now in force regulating the practice of Physic and Surgery in this State, and to revive the act passed December 24, 1825, regulating the same, and for other purposes therein named.

Which was read the first time.

The following message was received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

His Excellency the Governor has assented to and signed a resolution bringing on the election of a Secretary of State, Comptroller General, Treasurer, Surveyor General, and State Printer, this day at 10 o'clock—which I am directed to return to this branch of the General Assembly.

On motion of Mr. Harris of Baldwin,

The call of the counties was suspended and the Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in their Hall for the purpose of proceeding to the election of a Secretary of State, Comptroller General, Treasurer, Surveyor General, and State Printer.

Which duty being performed, the President and members of Senate attended and proceeded to the election of a Secretary of State; and the ballots being received and examined, it appeared that N. C. Barnett was duly elected.

They then proceeded to the election of a Comptroller General; and the ballots being received and examined, it appeared that David E. Bothwell was duly elected.

They then proceeded to the election of a Treasurer; and the ballots being received and examined, it appeared that William B. Tinsley was duly elected.

They then proceeded to the election of a Surveyor General; and the ballots being received and examined, it appeared that P. M. Compton was duly elected.

They then proceeded to the election of a State Printer; and the ballots being received and examined, it appeared that R. M. Orme was duly elected.

The President and members of Senate then withdrew,

And on motion of Mr. Harris of Baldwin,

The House adjourned until 10 o'clock to-morrow morning.
In accordance with the resolution of Mr. Cabiness to refer all bills having for their object, the change of names and legitimatizing, to a special Committee,
The Speaker announced from the Chair, Messrs. Cabiness, Darnall and Dozier said Committee.
Mr. Jones moved to suspend the order of the House, so as to refer the memorial of Cooper, Stroup and Wiley to the Committee on Agriculture and Internal Improvements.
Which was agreed to.
Whereupon, the memorial was referred to the Committee on Agriculture and Internal Improvements.
The following message was received from the Senate, by Mr. Crawford, their Secretary:
I am directed to inform the House of Representatives that the Senate have concurred in their amendment to the resolution bringing on the election of two United States Senators, this day, at eleven o'clock, A. M.
They have also concurred in the Resolution of the House of Representatives in relation to the appointment of a Committee to examine into the condition of the Executive Mansion, the State House and other public buildings in this city, and ascertain what repairs are needed in the same; and have appointed as a committee on the part of the Senate, Messrs. Camp, Darden, Cochran, Holloway and Stewart.
The Senate has also passed the following resolution:
Resolved by the Senate and House of Representatives, That the Georgia Regiment, under the command of Col. Henry R. Jackson, deserves, and has obtained from the people of this State, their highest respect and admiration for the chivalrous manner in which they responded to the call of the Governor of the State of Georgia, and for their manly and soldierly conduct during their period of service in Mexico, by which they have maintained and vindicated the honor and valor of Georgia.
Also, the following resolutions:
Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That the Post Master General be requested to establish a weekly mail route on horse-back, from Halcyondale, in Scriven county, to Reidsville, in Tattnall county; and that our delegation in Congress be requested to use their influence to effect the above object.
And be it further Resolved, That His Excellency forward a copy of this Resolution to the Senators and Representatives in Congress, from the State of Georgia.
Mr. Jackson of Walton moved to suspend the order of the House for the purpose of resuming the call of counties.
The House agreed to suspend, and the order being suspended—

Mr. Morgan introduced a bill to alter and change the name of Horace W. Irvine, to that of Horace W. Everitt.

Which was read the first time.

He also laid upon the table a memorial of John McRory of Effingham.

Which, upon motion, was referred to a special Committee.

Whereupon, the Speaker appointed Messrs. Morgan, Rawls and Gresham, said Committee.

Mr. Arnold introduced a bill to change the name of Catharine Lavonia Wigginton, to that of Catharine Lavonia Jones.

Also, a bill to authorize Joseph Henry Lumpkin, Junior, of the county of Oglethorpe, to plead and practice law in the different Courts of law and equity of this State, on certain conditions therein named.

Which were severally read the first time.

Mr. Price introduced a bill to be entitled an act to fix the time of holding the Superior Court in the county of Floyd—
to require the Judge to hold the same two weeks, if necessary, and to draw two panels of Grand and Petit Jurors for said county; and also, to authorize the Justices of the Inferior Court of said county to draw Jurors as hereinafter prescribed.

Which was read the first time.

Mr. Strickland introduced a bill to be entitled an act for the relief of Archibald Harris of Forsyth county.

Which was read the first time.

A message was received from his Excellency the Governor, by Mr. Smith, his Secretary.

Which was laid upon the table.

Mr. Freeman moved to suspend the order of the House, for the purpose of offering a resolution.

The House agreed to suspend.

Whereupon, Mr. Freeman introduced the following resolution:

Resolved, That his Excellency the Governor be, and he is hereby, requested to inform this House what has been the average amount of expenses of the Legislature, from the first Monday in November, 1834, to the first Monday in November, 1845, including the cost of the acts and journals—and also, what was the expense of the last Session of the Legislature, including the cost of the acts and journals.

The resolution was then taken up and agreed to.

Mr. Ward introduced a bill to authorize the Curtright Manufacturing Company to erect a bridge across the Oconee river, and for other purposes therein named.

Which was read the first time.

Mr. Witworth introduced a bill to be entitled an act to re-
peal an act entitled an act more effectually to provide for
the collection and disbursement of fines imposed by Courts
of Enquiry.

Which was read the first time.

Mr. Brandon introduced a bill to alter and amend an act
to alter and amend the road laws of this State, approved the
19th day of December, 1818, so far as relates to the county
Gwinnett.

Which was read the first time.

Mr. Baugh introduced a bill to incorporate the Gainesville
Rail Road Company with power to construct a Rail Road
from, Atlanta or some convenient point in DeKalb county to
the town of Gainesville in the county of Hall, and to punish
those who may willfully injure the same, and to confer all cor­
porate powers necessary to effect said object.

Which was read the first time.

Mr. Ramsay introduced a bill to regulate the admission of
Attornies to plead and practice in the Courts of law and
equity in this State.

Which was read the first time.

Mr. Dorminy introduced a bill to compel the Clerks of
the county of Irwin to hold their offices at the Court House.
Which was read the first time.

Mr. Crocker introduced a bill to be entitled an act to au­
thorize the Inferior Court of Macon county to levy and col­
clect, for county purposes, an extra tax for the year 1848.

Which was read the first time.

Mr. Quarterman introduced a bill to be entitled an act to
appropriate a part of the Poor School Fund of 1847 to the
county of Liberty, and to direct the Governor to pay the
same to the order of the Inferior Court thereof.

Which was read the first time.

Mr. Townsend introduced a bill to be entitled an act to
change the names of certain persons therein named.

Which was read the first time.

Mr. Bethune introduced a bill to be entitled an act to
change the name of Sarah Angeline Robinson, to Sarah An­
geline McGee.

Which was read the first time.

Also, a bill to incorporate the Grand Division of Sons of
Temperance of the State of Georgia.

Which was read the first time.

He also laid upon the table a memorial from sundry citi­
zens, praying for the passage of said bill.

Which was read.

Mr. Jones laid upon the table a resolution instructing our
Senators and requesting our Representatives to exert their
influence with the Post Master General for the establishment
of a distributing Post Office at Atlanta, in the county of DeKalb.

Which was read.

Mr. Martin introduced a bill to establish an election precinct at the usual place of holding Justices Courts in the 556th district, G. M., in the county of Rabun.

Which was read the first time.

Mr. Gaulding laid upon the table a memorial of Jane Mitchell, and moved its reference to a special committee.

The motion was agreed to—whereupon the Speaker appointed Messrs. Gaulding, Spear and Battle, said Committee.

Mr. Spear introduced a series of resolutions referring to the measures and policy of the General Government, which were read,

And on motion of Mr. Jackson of Walton, were referred to the Committee on the State of the Republic.

On motion of Mr. Sanford, the Clerk was directed to inform the Senate that the House of Representatives are now ready to receive them in their Hall for the purpose of proceeding to the election of a United States Senator for six years, from the 3d of March, 1847, and one for six years from the third of March, 1849.

Which duty being performed, the President and members of the Senate attended and proceeded to the election of a United States Senator for six years from the 3d of March, 1847—

And the ballots being received and examined, it appeared that the Hon. John McPherson Berrien was duly elected.

They then proceeded to the election of a United States Senator for six years from the 3d of March, 1849—

And the ballots being received and examined, it appeared that the Hon. William C. Dawson was duly elected.

The Senate then withdrew.

Leave of absence, for a few days, was granted to Messrs. Franklin, Nisbet, Anderson of Warren, Brown, Callaway and Bullard.

Leave of absence was also granted to Mr. Speaker Jenkins for a few days.

Whereupon, Mr. Moseley was called to the Chair, and the House proceeded to elect a Speaker pro tem.

And on motion of Mr. Shockley,

Mr. Jones of Paulding was chosen by the House Speaker pro tem.

On motion of Mr. Harris of Baldwin,

A Committee consisting of Messrs. Harris of Baldwin, Phillips and Freeman was appointed to conduct him to the Chair, from whence he addressed the House and tendered his acknowledgments.

Mr. Harris of Clark offered the following resolution:
Resolved, That there be printed, for the use of this House, one hundred and fifty copies of the correspondence and report of the Commissioners appointed to settle the boundary line between Georgia and Florida.

Which was agreed to.

The House then adjourned until 10 o'clock, Monday morning.

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MONDAY, NOVEMBER 15, 1847.

Mr. Sanford moved to resume the call of the counties, commencing where they left off.

Which was agreed to.

Whereupon the Speaker resumed the call, and—

Mr. Walker of Richmond,

Introduced a bill to pardon John Liverman of Richmond county—which was read the first time.

Mr. Carter presented the petition of Charles W. McKnight and Walter Gibson.

Which was referred to a special committee consisting of Messrs. Carter, Jackson of Walton, Harris of Clark, Harris of Baldwin, and Gaulding, without being read.

Mr. Seward introduced a bill to be entitled an act to amend the twelfth section of an act entitled an act to carry into effect that part of the first section of the third article of the Constitution which requires the establishment of a Supreme Court for the correction of Errors, and to organize the same and to regulate the proceedings thereof, assented to on the day of December, 1845.

Also, a bill to be entitled an act to revive and continue in force an act entitled an act to incorporate the town of Thomasville in the county of Thomas, and appoint Commissioners for the same, assented to December 26th, 1831, and also an act amendatory thereof, assented to December 22d, 1832, and for other purposes.

Also, a bill to be entitled an act to compensate the Clerk of the Supreme Court of this State for extra services, &c.

Also, a bill to appoint Trustees for the Thomasville Academy in Thomas county.

Which were severally read the first time.

He also laid upon the table the following resolution:

Resolved, That the Committee of Finance be instructed to enquire into the condition of the Bank of Darien, so as to ascertain the liabilities of said Bank—what amount of its bills are in circulation—the extent of the liability of the State of Georgia for the redemption of said bills; and to report by bill or otherwise to this House, some mode of raising means to redeem the credit of the State as a stockholder in said Bank to the full amount of her liability.

Which was read.
Mr. Cameron introduced a bill to be entitled an act to incorporate the LaGrange Female Institution.
Which was read the first time.

Mr. Jackson of Walton,
Introduced a bill to be entitled an act to alter and amend the 1st Section of the 3d Article of the Constitution of this State.
Also, a bill to be entitled an act to alter and amend the 12th Section of the 2d Article of the Constitution of this State.
Also, a bill to be entitled an act to give the election of Judges of the Superior Courts and of Comptroller General to the people, to prescribe the time of holding such elections, and for other purposes.
Also, a bill to be entitled an act to alter and amend the 3d Section of the 3d Article of the Constitution of this State.
Which were severally read the first time.

Mr. Harden introduced a bill to be entitled an act to give the election of the Judges of the Superior Courts of the State of Georgia to the people of the respective Judicial Districts thereof.
Which was read the first time.

Mr. Bryan of Wayne,
Introduced a bill to enable the citizens of the county of Wayne to fix upon a permanent site for the public buildings in said county, and to raise funds and erect a Court House thereon.
Which was read the first time.
Also, a bill to authorise the Sheriff of Wayne county to sell the Academy for the purposes therein specified.
Which was read the first time.

Mr. Gartrell introduced a bill to be entitled an act to authorise John Frederick Andrews to plead and practice law in the several courts of Law and Equity in this State, and to prescribe his liability touching the same.
Also, a bill to be entitled an act to incorporate the Washington Rail Road Company, with powers to construct a Rail Road from the town of Washington in Wilkes county, to a depot on the Central Rail Road, known as Tennille, or some other suitable point on said last mentioned Road, and for other purposes therein named.
Which were severally read the first time.

Mr. McDonald introduced a bill to be entitled an act to lay out and form a new county from the counties of Ware and Lowndes.
Which was read the first time.

Mr. Harris of Baldwin moved to suspend the order of the day—which was agreed to.
The order being suspended, the House went into Committee of the Whole,
Mr. Jackson of Walton in the Chair, on the bill to appropriate money for purposes therein designated, and having spent some time thereon,

The Speaker resumed the Chair,

And Mr. Jackson of Walton, from the Committee of the Whole, reported the bill to the House without amendment.

The House took up the report and agreed thereto—the bill was read the third time and passed under the title thereof.

And the Clerk directed to communicate it forthwith to the Senate.

On motion of Mr. Harris of Baldwin, the order of the day was resumed.

Mr. Tift introduced a bill to be entitled an act to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities.

Which was read the first time.

Mr. Harris of Baldwin,

Introduced a bill to be entitled an act to change the times of holding the Supreme Court of the State of Georgia.

Which was read the first time.

Mr. Rawls introduced a bill to be entitled an act to amend the several acts in relation to issuing of grants on head-rights in this State, so far as to extend the time for granting the same until the 25th of December, 1849.

Which was read the first time.

Mr. Carlton introduced a bill to be entitled an act to authorise Charles J. McDonald to construct a Bridge across the Chattahoochee river on his own land, and for other purposes therein named.

Which was read the first time.

Mr. Candler introduced a bill to be entitled an act to authorise the Inferior Court of Carroll county to revise the Grand and Petit Jury boxes of said county at the times therein mentioned.

Which was read the first time.

Mr. Smith of Cass,

Introduced a bill to be entitled an act to alter and amend the 7th Section of the first Article of the Constitution of this State.

Which was read the first time.

Mr. McConnell of Cass, laid upon the table a memorial from sundry citizens of Cass county, which was referred to the Committee on Petitions without being read.

Mr. Clark offered the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That the Secretary of State and Surveyor General be each allowed a Clerk during the present session of the Legislature.

Which was read.
Mr. Bartow introduced a bill to be entitled an act to incorporate the New York and Savannah Steam Navigation Company.
Which was read the first time.

Mr. Harris of Clark,
Introduced a bill to be entitled an act to incorporate the Athens Manufacturing Company in the county of Clark—
the Coweta Falls Manufacturing Company in the county of Muscogee—the Milledgeville Manufacturing Company in the county of Baldwin, and the Sweet-Water Manufacturing Company in the county of Campbell.
Which was read the first time.

Mr. Walker of Crawford,
Introduced a bill to be entitled an act to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas in the county of Crawford.
Which was read the first time.

He also laid upon the table a memorial from Mr. Nimrod Jackson, which was referred to the Committee on Petitions without being read.

Mr. McConnell of Cobb,
Introduced a bill for the relief of Nancy Lindsey.
Which was read the first time.

Mr. Cone laid upon the table a memorial from the Justices of the Inferior Court of Dooly county.
Which was referred to a special committee composed of Messrs. Cone, McDuffie, Williams, Sheffield, and Jackson of Walton, without being read.

Mr. Sheffield introduced a bill to be entitled an act to authorize John Simons, an infirm and crippled man of Early county to vend merchandize.
Which was read the first time.

Mr. Morris introduced a bill to be entitled an act to change the name of Mahaly Yeargin of the county of Franklin to that of Mahaly Williams.
Which was read the first time.

He also laid upon the table a resolution referring to the gallant services of Brigadier General David E. Twiggs, of the United States Army in Mexico, and directing that a Sword be presented to him by his Excellency the Governor.
Which was read.

Mr. Phillips moved the appointment of a committee on the Lunatic Asylum—which was agreed to.
Whereupon the Speaker appointed from the Chair Messrs. Phillips, Glenn, Lewis, Darnall, Bethune, Kenan and Wimbish, said committee.

Mr. Moseley laid upon the table a resolution to appoint
some fit and proper person to compile the laws of this State in accordance with the act of 1809.

Which was read.

Mr. Bryan of Houston,

Introduced a bill to be entitled an act to change the place of holding elections at Marshall's precinct in the county of Houston, to the house of Thomas King, jr. in said county.

Which was read the first time.

Mr. Holmes introduced a bill to be entitled an act to change the place of holding elections at Centerville precinct in the county of Houston to Hendersonville in said county.

Which was read the first time.

Mr. Quarterman laid upon the table a resolution authorising Infantry Tactics to be sent to the county of Liberty.

Which was read.

Mr. Brinson introduced a bill to abolish certain election precincts and establish others in the county of Lowndes in the several districts therein named.

Which was read the first time.

Mr. Black introduced a bill to be entitled an act to authorise and require the Justices of the Inferior Court of the county of Marion to levy an extra tax on the citizens of said county for the years 1848 and 1849, for the purposes therein mentioned.

He also introduced a bill to be entitled an act to repeal an act making permanent the site of the public buildings in the town of Tazewell, in the county of Marion, on lot of land No. 230, in the fourth District of originally Muscogee, now Marion county, assented to 27th December, 1838; also, the act to provide for the selection of a new county site, and for other purposes, approved 27th December, 1845, and to further amend the act entitled an act to make permanent the site of the public buildings in the town of Tazewell in the county of Marion, and to incorporate and appoint commissioners for the same, assented to 27th December, 1838, and to legalize and make valid the acts of the Justices of the Inferior Court in reference to the selling out and building of a new Court House in Marion county.

Which were severally read the first time.

Mr. Bethune laid upon the table a memorial from the Mayor and Aldermen of the City of Columbus.

Which was, on motion, referred to a special committee consisting of Messrs. Bethune, Shockley and Pinkard, without being read.

Mr. Howard introduced a bill to be entitled an act to facilitate the collection of money out of Sheriffs, Clerks, Coroners and Constables.

Which was read the first time.

And, on motion, was referred to the committee on the Judiciary.
Mr. McLeod introduced a bill to be entitled an act to change the names of John Gillis, Royal Budd Gillis, John Patrick Gillis, Elizar Gillis and Daniel Salter to that of John Phillips, Royal Budd Phillips, John Patrick Phillips, Elizar Phillips and Daniel Phillips, and to legitimatize the same.

Which was read the first time.

Mr. Phillips laid upon the table a resolution tendering the use of the Representative Chamber to the Rev. George White of Savannah—which was read.

And on motion of Mr. Phillips, the resolution was taken up and agreed to.

Also, a resolution relative to the appointment of a Committee to invite the Hon. Asa Whitney to address both branches of the Legislature and our citizens generally, on the project of a Rail Road to connect the Atlantic and Pacific oceans—which was read.

And, upon motion of Mr. Phillips, the resolution was taken up and agreed to.

Whereupon the Speaker announced from the Chair Messrs. Phillips, Bartow and Sanford said committee.

Mr. Seward then obtained leave of absence for a few days on special business.

The following bills were severally taken up and read a second time, and committed for a third reading, to wit:

A bill to compel non-residents owning land in the county of Gilmer to return the same to the Tax Receiver of said county, and to pay the tax thereon to the Tax Collector of said county.

A bill to extend the jurisdiction of Justices of the Peace to sums of fifty dollars, and to alter the law regulating the lien of judgments in certain cases.

Which was referred to the Committee on the Judiciary.

A bill to exempt all persons of the age of forty-five years and above, from the payment of poll tax.

A bill establishing Election Precincts at the usual places of holding Justices' Courts in the several Districts in the counties of Cobb and Cherokee.

A bill to alter and amend the 9th section of the 3d article of the Constitution.

Which was referred to the Committee on the Judiciary.

A bill for the relief of William H. Monroe of the county of Muscogee.

A bill to change the places of holding Justices' Courts within the corporate limits of the city of Columbus, and for other purposes.

Mr. Sanford moved to suspend the order for the purpose of taking up the Message of his Excellency the Governor—which was agreed to.

Whereupon the following Message from his Excellency the Governor was read:
EXECUTIVE DEPARTMENT, 
Milledgeville, November 12, 1847.

I have the honor to lay before the General Assembly a communication from the Secretary of War, requesting the passage of an act ceding to the United States jurisdiction of a site selected for a fortification at Cumberland Sound.

I can see no objection to the Legislature permitting the purchase of a tract of land suitable for the object contemplated, with a reservation of jurisdiction in civil and criminal cases, which will effectually guard the rights of the State. A fortification at the point designated, would afford a security to the property of our citizens on that portion of our exposed coast, highly desirable.

GEO. W TOWNS.

On motion of Mr. Bartow, the Message just read, with the accompanying documents, was referred to the Committee on Military Affairs, with directions to report a bill thereon in accordance with the views expressed in the Executive Message.

A bill to empower the Judge of the Superior Courts of the Coweta District to compel the Jurors to serve two instead of one week.

A bill to change and establish an election precinct in the county of Baker.

A bill to incorporate the town of Blairsville in the county of Union.

A bill for the relief of the old Stockholders in the Steam Boat Company of Georgia.

A bill to remove the Election Precinct in the 494th Company District G. M. in Crawford county.

A bill to alter the time of the sitting of the Fall Terms of the Superior Courts for the counties of Bulloch and Effingham.

A bill to establish an additional Election Precinct in the county of Washington, and to remove other precincts.

A bill to repeal an act entitled an act to incorporate the town of Brunswick, and to extend its jurisdictional limits.

A bill to authorise Simpson C. Dyer of the county of Cherokee to construct a Bridge across the Etowah river.

A bill to further define the duties of Receivers of Tax returns in this State.

A bill to alter and amend the fifteen section of the first Article of the Constitution of this State.

A bill to alter and amend the 53d section of the 4th Division of the Penal Code.

A bill to appropriate money for the construction of a road across the Lookout Mountain, and to appoint commissioners for the same.

Which was ordered to be engrossed.
A bill to alter and amend the Road laws of this State in reference to the time of meeting of the Road Commissioners to hear and determine upon excuses rendered by defaulters and the returns of defaulters by overseers, so far as respects the county of Lincoln.

A bill to amend an act for the better regulation and government of the town of Athens in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the second section of an act assented to 23d December, 1840, to extend the corporate limits of the town of Athens, and for other purposes.

A bill to repeal so much of the 1st Section of an act to compensate Grand and Petit Jurors, passed on the 21st day of December, 1839, as relates to Carroll county.

Which was ordered to be engrossed.

A bill to secure more effectually the collecting of tolls on certain Turnpike Roads.

Which was referred to the Committee on the Judiciary.

A bill to increase the bond of the Sheriff of Dooly county.

A bill for the relief of the City of Columbus.

On motion, the House adjourned until to-morrow morning 10 o'clock.

TUESDAY, NOVEMBER 16, 1847.

On motion, the order of the House was suspended, and

Mr. Bartow laid upon the table a memorial from the Savannah Chamber of Commerce—Commissioners of Pilotage, Corporation of the City of Savannah—sundry citizens of Savannah, and Land and Wharf Owners on Hutchinson's Island.

Which, upon motion, was referred to a Special Committee, consisting of Messrs. Bartow, Jackson of Walton and Sanford.

Without being read.

Mr. Jackson of Walton laid upon the table a memorial from Thomas Green and sundry citizens of Savannah and Scriven, which was referred to the same special committee.

Without being read.

Mr. Bartow laid upon the table a memorial from Catherine Proctor Hayden, formerly Catherine Proctor White, which was read, and on motion, referred to the Committee on Petitions.

The following bills were taken up and severally read a second time, and committed for a third reading, to-wit:

A bill to establish an additional election precinct at the house of Jackson Barnes in the 946 dist., G. M., in the county of Marion.

A bill to incorporate a volunteer company of Cavalry in the county of Marion, to be known by the name and style of
the Marion Dragoons, and to give to them certain privileges and exemptions.

A bill to regulate Justices Courts in the city of Savannah. Which was referred to the Committee on the Judiciary.

A bill regulating Peace Warrants. Which was referred to the Committee on the Judiciary.

A bill for regulating the trial of slaves and free persons of color in the city of Savannah. Which was referred to the Committee on the Judiciary.

A bill to alter and amend an act to point out the mode for the collection of rents and the recovery of possession of property within the city of Savannah and the precincts thereof. Which was referred to the Committee on the Judiciary.

A bill to appropriate money for purposes therein designated.

A bill to change the place of holding Executor’s, Administrator’s and Guardian’s sales in Muscogee county.

A bill to incorporate the Columbus Factory Company of the county of Muscogee, and to secure to said company certain rights therein contained.

A bill for the relief of Franklin T. Grimes of the county of Muscogee.

A bill to change the line between the counties of Appling and Telfair, so as to include the residence of William G. Taylor in the county of Appling.

A bill to grant certain privileges to the Floyd Rifles, a volunteer company in the City of Macon.

A bill to add a part of the county of Paulding to the county of Carroll. Which was ordered to be engrossed.

A bill to incorporate Espy’s Camp Ground in the county of Carroll, and appoint trustees for the same. Which was ordered to be engrossed.

A bill to repeal an act to alter and amend the several acts relating to the Court of Common Pleas and Oyer and Terminer for the City of Savannah, so far as relates to the Sheriff of said Court, and to allow said Sheriff certain fees which are not provided for by law, and to increase his fees in certain cases, and to allow him to appoint special Deputy Sheriffs in certain cases.

A bill for the relief of the Bank of the State of Georgia.

A bill to exempt from militia duty the officers and privates of the City Watch of Savannah.

A bill to incorporate the Atlanta and West Point Rail Road Company, and to punish those who may wilfully injure the same.

A bill to repeal the law now in force, regulating the practice of Physic and Surgery in this State, and to revive the act passed Dec. 24, 1825, regulating the same, and for other purposes therein named.
A bill to alter and change the name of Horace W. Irvine, to that of Horace W. Everitt.

A bill to change the name of Catharine Lavonia Wiggin-ton, to that of Catharine Lavonia Jones.

A bill to authorize Joseph Henry Lumpkin, Jun'r., of the county of Oglethorpe, to plead and practice law in the different courts of law and equity in this State, on certain conditions therein named.

A bill to fix the time of holding the Superior Court in the county of Floyd—to require the Judge to hold the same for two weeks, if necessary, and to draw two panels of Grand and Petit Jurors for said county, and also to authorize the Justices of the Inferior Court of said county to draw jurors as thereafter prescribed.

A bill for the relief of Archibald Harris of Forsyth county.

A bill to authorize the Curright Manufacturing Company to erect a bridge across the Oconee river, and for other purposes therein named.

A bill to repeal an act entitled an act more effectually to provide for the collection and disbursement of fines imposed by Courts of Enquiry.

A bill to alter and amend an act to alter and amend the road laws of this State, approved 19th December, 1818, so far as relates to the county of Gwinnett.

A bill to incorporate the Gainesville Rail Road Company with power to construct a Rail Road from Atlanta or some convenient point in DeKalb county to the town of Gainesville in the county of Hall; and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object.

A bill to regulate the admission of Attorneys to plead and practice law in the courts of law and equity in this State.

A bill to compel the Clerks of the county of Irwin to hold their offices at the Court House.

A bill to appropriate a part of the Poor School Fund of 1847 to the county of Liberty, and to direct the Governor to pay the same to the order of the Inferior Court thereof.

A bill to authorize the Inferior Court of Macon county to levy and collect, for county purposes, an extra tax for the year 1848.

A bill to change the names of certain persons therein named.

A bill to change the name of Sarah Angeline Robinson, to Sarah Angeline McGee.

A bill to incorporate the Grand Division of the Sons of Temperance of the State of Georgia.

A bill to establish an election precinct at the usual place of holding Justices Courts in the 556th district, G. M., in the county of Rabun.

A bill to pardon John Liverman of Richmond county.
A bill to amend the 12th section of an act entitled an act to carry into effect that part of the first section of the 3d article of the Constitution, which requires the establishment of a Supreme Court for the correction of errors, and to organize the same, and to regulate the proceedings thereof, assented to on the —— day of December, 1845.

A bill to revive and continue in force an act entitled an act to incorporate the town of Thomasville, in the county of Thomas, and appoint Commissioners for the same, assented to December 26, 1831, and also an act amendatory thereof, assented to December 22d, 1832, and for other purposes.

A bill to compensate the Clerk of the Supreme Court of this State for extra services, &c.

A bill to appoint trustees for the Thomasville Academy in Thomas county.

A bill to incorporate the LaGrange Female Institute.

A bill to alter and amend the 1st section of the 3d article of the Constitution.

A bill to alter and amend the 12th section of the 2d article of the Constitution of this State.

A bill to give the election of Judges of the Superior Courts and of Comptroller General to the people—to prescribe the time of holding said elections, and for other purposes.

A bill to alter and amend the 3d section of the 3d article of the Constitution of this State.

A bill to give the election of the Judges of the Superior Courts of the State of Georgia to the people of the respective Judicial districts thereof.

A bill to enable the citizens of the county of Wayne to fix upon a permanent site for the public buildings in said county, and to raise funds to erect a Court House thereon.

A bill to authorize the Sheriff of Wayne county to sell the Academy for purposes therein specified.

A bill to authorize John Frederick Andrews to plead and practice law in the several courts of law and equity in this State and to prescribe his liability touching the same.

Mr. Gartrell moved that this bill, with all others relative to the admission of adults to plead and practice law, be referred to a special committee of three.

Which was agreed to.

Whereupon, the speaker appointed Messrs. Gartrell, Lewis and Freeman said committee.

Mr. Ramsay moved to refer his bill regulating the admission of Attorneys to plead and practice law the same committee.

Which was agreed to.

A bill to incorporate the Washington Rail Road Company with powers to construct a Rail Road from the town of Washington, in Wilkes county, to a depot on the Central Rail Road, known as Tennille, or some other suitable point on
said last mentioned Read, and for other purposes therein named.

A bill to lay out and form a new county from the counties of Ware and Lowndes.

A bill to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities.

Which was referred to the Committee on the Judiciary.

A bill to change the times of holding the Supreme Court of the State of Georgia, &c.

A bill to amend the several acts in relation to the issuing of grants on head rights in this State.

A bill to authorize Charles J. McDonald to construct a bridge across the Chatahoochee river on his own land.

A bill to authorize the Inferior Court of Carroll county to revise the Grand and Petit Jury boxes of said county.

A bill to alter and amend the seventh section of the first article of the Constitution of this State.

A bill to incorporate the New York and Savannah Steam Navigation Company.

A bill to incorporate the Athens Manufacturing Company—the Coweta Falls Manufacturing Company, and the Milledgeville Manufacturing Company.

On motion of Mr. Spear,
The House then adjourned until to-morrow morning, 10 o'clock.

WEDNESDAY, NOVEMBER, 17, 1847.

Mr. Sanford moved to suspend the order of the House, for the purpose of taking up bills for a second reading.

Which was agreed to.

The order of the House being suspended,

Mr. Bartow laid upon the table a resolution in reference to the appointment of a Joint Committee by the Senate and House, to take into consideration the project of Mr. Whitney, to connect the Atlantic and Pacific Oceans, by Rail Road.

Which was read,

And on motion the House took up the same and agreed thereto.

Whereupon the Speaker appointed from the Chair,

Messrs. Bartow, Phillips, Ramsay, Jackson and Tift, said Committee.

On motion the Clerk was directed to carry the resolution forthwith to the Senate.

The following message was received from the Senate by Mr. Crawford their Secretary, to-wit:

The Senate has passed the following preamble and resolution:
While the Legislature of Georgia view with feelings of pride and admiration, the glorious achievements of the American arms abroad, they cannot but felicitate themselves particularly in the recollection of the heroic exploits of the gallant, brave and intrepid Brigadier General David E. Twiggs, whom for his distinguished and meritorious services on the battle field, the State is proud and happy to acknowledge her native son; and as a tribute of applause from the State that gave him birth, a tribute is due his illustrious actions—

Be it therefore unanimously resolved by the Senate and House of Representatives, in General Assembly convened, That his Excellency the Governor be and he is hereby respectfully requested to have purchased and presented to Brigadier General David E. Twiggs, an elegant sword suitable for an officer of his rank.

They have also passed the following bills.

A bill to be entitled an act to authorise De Witt C. Hargroves, of the county of Stewart, and other persons therein named, to plead and practice law in the several Courts of Law and Equity in this State on certain conditions therein named.

A bill to be entitled an act to reduce the official bonds of the Sheriffs hereafter to be elected in the county of Rabun, from the sum of ten thousand, to the sum of five thousand dollars.

A bill to be entitled an act to change and fix the times of holding the Superior Courts in the South Western District.

A bill to repeal so much of the act approved the 5th Dec., 1806, amendatory of the act entitled an act to carry into effect the ninth section of the third article of the Constitution, approved the 1st Dec., 1802, for the benefit of Eldridge Fulgham of the county of Baker.

A bill to be entitled an act to amend the several acts in relation to issuing of grants on head rights in this State, so far as to extend the time for granting the same until the 25th day of December, 1849.

A bill to be entitled an act to repeal an act consolidating the offices of Tax Collector and Receiver, in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839.

They have also passed the following bill of the House of Representatives.

Which I am directed to return forthwith to this branch of the General Assembly, to-wit:

A bill to appropriate money for the purposes therein designated.
Mr. Nisbet laid upon the table a memorial from sundry citizens in the south-western part of the State.
Which was read,

And on motion was referred to the Committee on Agriculture and Internal Improvements.

Mr. Robinson, of Coweta, from the Special Committee to whom was referred the memorial of Christopher Nooman, praying the payment of Poor School accounts,

Reports a bill to be entitled an act to authorise the Governor to issue his warrant upon the Treasury for purposes therein named.

Which was read the first time.

On motion,

Mr. Shockley introduced a bill to be entitled an act to found and establish in the University of Georgia, a Professorship of Agricultural Chemistry, to endow the same, and for other purposes.

Which was read the first time.

The following bills were severally taken up and read a second time and committed for a third reading.

A bill to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas in the county of Crawford.

A bill for the relief of Nancy Lindsey.

A bill to authorise John Simmons, an infirm and crippled man of Early county, to vend merchandise.

Mr. Tift introduced the following resolution:

Resolved, That a committee of five be appointed by the Speaker, to whom shall be referred all bills concerning relief from disabilities incurred by divorce, with instruction to report thereon on Monday next.

Which was agreed to.

Whereupon the Speaker appointed, Messrs. Tift, Nisbet, Bryan of Wayne, Harden and Gartrell, said Committee.

A bill to change the place of holding elections at Marshall’s Precinct in the county of Houston, to the house of Thomas King, Junior, in said county.

A bill to change the place of holding elections at Centerville Precinct in the county of Houston, to Hendersonville in said county.

Mr. Tift introduced the following resolution:

Resolved, That a committee of five be appointed by the Speaker, to whom all bills changing, establishing or abolishing election precincts, shall be referred, to be consolidated and presented in one bill.

Which was agreed to.

Whereupon the Speaker appointed Messrs. Tift, Williamson, Harris of Clark, Gaulding and Freeman, said committee.
Mr. Gaulding from the Committee on Enrolment, reported as duly enrolled the following bill.

An act to appropriate money for purposes therein designated.

Which was duly signed.

A bill to abolish certain election precincts and establish others in the county of Lowndes, in the several districts therein named.

A bill to repeal an act making permanent the site of the public buildings in the Town of Tazewell, in the county of Marion, on lot of land No. 230, in the 4th district of originally Muscogee, now Marion county, assented to 27th Dec., 1838, also the act to provide for the selection of a new county site and for other purposes, approved 27th Dec., 1845, and to further amend the act entitled an act to make permanent the site of the public buildings in the town of Tazewell, in the county of Marion, and incorporate and appoint commissioners for the same, assented to 27 Dec., 1838, and to legalize and make valid the acts of the Justices of the Inferior Court, in reference to the letting out and building of a new Courthouse in the county of Marion.

A bill to authorize and require the Justices of the Inferior Court of the county of Marion, to levy an extra tax on the citizens of said county for the years 1848 and 1849, for the purposes therein mentioned.

The order being further suspended,

Mr. Freeman introduced a bill to be entitled an act to authorize the Director of the Central Bank of Georgia, and in certain cases the Treasurer of this State, to dispose of certain insolvent or unavailable assets of said Bank for the benefit of this State.

Which was read the first time.

The following message was received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:

His Excellency the Governor has approved and signed, An act to appropriate money for the purposes therein designated.

Which I am directed to return to this branch of the General Assembly, in which it originated.

Mr. Freeman laid upon the table resolutions in reference to the measures of the General Government of the United States.

Which were read.

Mr. Harris, of Baldwin, moved their reference to the Committee on the state of the Republic.

During the pendency of the motion, Mr. Sanford moved for an adjournment.

Mr. Bartow with the unanimous leave of the House, offered the following resolution:

Resolved, That the use of the Representative Hall be ten-
ordered to Dr. Lee, for the purpose of delivering an address this evening, on Agriculture and the Sciences connected therewith.

Which was agreed to.

The House then adjourned until half past nine o'clock, tomorrow morning.

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THURSDAY, NOVEMBER 18th, 1847.

The House resumed the unfinished business of yesterday, to wit:

The consideration of the resolutions introduced by Mr. Freeman, relative to the measures of the General Government.

And on motion of Mr. Harris of Baldwin,

The same were referred to the Committee on the State of the Republic.

On motion of Mr. Ward,

The order of the day was suspended, and the call of counties was resumed—whereupon,

Mr. Tift introduced a bill to be entitled an act to change the penalty of death for crimes committed by free white persons to imprisonment and labor in the Penitentiary for life.

Which was read the first time.

Mr. Tift laid upon the table a resolution for the appointment of a Committee of five by the Speaker, with instruction to report a bill regulating the fees of all the Judicial and Executive officers of this State, together with the fees for printing and publishing such matters and processes as are required by law to be published in newspapers.

Which was read.

Also, a resolution requesting his Excellency the Governor, to furnish this House the report of Leonidas B. Mercer, who was appointed to clear out Flint river for Steam Boat purposes, with authority to expend an unexpended balance of an appropriation for that purpose, and who was required to report progress to the Governor at the present session of the General Assembly.

Which was read.

Mr. Harris, of Baldwin, introduced a bill to be entitled an act to amend an act entitled an act to give all persons employed on Steam Boats and other water crafts on the Chattahoochee, Altamaha and Ocmulgee rivers a lien on said Steam Boats or water crafts for his, her or their wages, and for wood and provisions furnished, and to point out and facilitate the mode of the collection of the same, assented to Dec.
11th, 1841, so as to include all liens on personal property under certain regulations, and for other purposes.
Which was read the first time.

Also, a bill to revive and amend the act entitled an act to incorporate the Milledgeville Rail Road Company, assented to 26th December, 1837.
Which was read the first time.

Mr. Nisbet introduced a bill to be entitled an act to add a part of the county of Jones to the county of Bibb, and a part of the county of Twiggs to the county of Bibb.
Also, a bill to be entitled an act to amend an act to compensate Jurors in the county of Bibb, passed on the 10th day of December, 1841.
Also, a bill to be entitled an act to incorporate the Bibb County Manufacturing Company.

Which were severally read the first time.

Mr. Kenan, from the Committee on the Judiciary, to whom was referred the bill to be entitled an act to extend the jurisdiction of Justices of the Peace to sums of fifty dollars, and to alter the law regulating the lien of judgments in certain cases, reported unanimously against the bill.

Also, to whom was referred a bill regulating Justices Courts in the City of Savannah, reported it back to the House without amendment.

Also, to whom was referred a bill regulating Peace Warrants, made an unfavorable report on the same.

Also, to whom was referred a bill for regulating the trial of slaves and free persons of color in the city of Savannah, reported the bill to the House without amendment.

Also, to whom was referred a bill entitled an act to alter and amend an act to point out the mode for the collection of rents and the recovery of the possession of property within the City of Savannah and the precincts thereof, made an unfavorable report on the same.

Mr. Barratte laid upon the table the petition of John Register, sen't., and Ivey Register.

Which was referred to the Military Committee without being read.

Mr. Smith, of Cass, introduced a bill to incorporate the Etowah Iron and Manufacturing Company, and their associates and assigns.
Which was read the first time and referred to the Committee on Manufactures.

A message was then received from his Excellency the Governor, by Mr. Smith, his Secretary.
Which was laid upon the table.

Mr. McConnel, of Cass, introduced a bill to be entitled an act authorizing his Excellency to furnish the 82d Regiment, G. M., with certain books therein mentioned.
Which was read the first time.
Mr. Clark introduced a bill to amend an act entitled an act to amend and consolidate the several acts which have been passed in relation to the powers and privileges of the corporation of the City of Savannah, assented to the 24th December, 1825, and also to amend an act entitled an act to alter the times for the election of Mayor and Aldermen of the City of Savannah, and for other purposes therein mentioned.

Which was read the first time.

Mr. Clark laid upon the table the memorial of M. S. Da-Lyon.

Which was read and referred to a special Committee, consisting of Messrs. Clark, Phillips and Harris of Taliaferro.

Mr. Bartow introduced a bill to be entitled an act to authorize an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

Which was read the first time.

Also, a resolution referring the controversy between the State and Mr. James Holford, a creditor of the Insurance Bank of Columbus, &c., to a select committee.

The resolution was read.

Mr. Williamson introduced a bill to incorporate the Etowah Rail Road Company in Cass, Cherokee and other counties of the State of Georgia.

Which was read the first time.

And on motion of Mr. Phillips,

Was referred to the Committee on Agriculture and Internal Improvements.

Mr. Fleming introduced a bill to incorporate Bethlehem Bethel Church in the county of Columbia, and to grant certain privileges therein named.

Which was read the first time.

The following Message was then received from the Senate, by Mr. Crawford, their Secretary.

The Senate has passed the following bills, to wit:

A bill to be entitled an act to appoint additional trustees for the Etowah Academy in Cherokee county and for other purposes.

A bill to be entitled an act for the relief of Samuel Jackson of the county of Chattooga and the securities on his bond as Tax Collector for said county for the year 1842.

A bill to be entitled an act to make it the duty of the Judge of the Coweta circuit to continue the Court in Heard county two weeks.

Mr. Maloney introduced a bill to be entitled an act to compensate the Grand and Petit Jurors of the county of Cobb, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

Which was read the first time.

Mr. Jackson, of Walton, from the Committee on Petitions,
to whom was referred the petition of sundry citizens of Cass county, praying that Zachariah H. Gordon and Elias King have leave to erect a mill dam across the Oustanaula river, introduced—

A bill to be entitled an act to authorize and empower Zachariah H. Gordon and Elias King to erect and keep up a mill dam on their own land across the Oustanaula river, and for other purposes.

Which was read the first time.

Also, the same committee to whom was referred the petition of Nimrod Jackson of Crawford county, made an unfavorable report to the prayer of the petitioner.

Mr. Robinson of Coweta, from the special committee to whom was referred the petition of sundry citizens of Coweta praying the removal of an election precinct, introduced

A bill to be entitled an act to remove the election precinct heretofore established at Lodi, in the fourth district of Coweta county.

Which was read the first time.

Mr. Wilson introduced a bill to be entitled an act to establish an election precinct at the Stone Mountain depot in DeKalb county, and to abolish certain other election precincts in said county.

Which was read the first time.

Mr. Darnall introduced a bill to be entitled an act to provide for the removal of the seat of Government of this State to the town of Atlanta in the county of DeKalb and to provide for the erecting of the necessary buildings to accommodate the General Assembly and State House and Executive officers thereof, and for other purposes therein mentioned.

Which was read the first time.

Mr. Cone introduced a bill to compel persons owning lands and negroes in the county of Dooly to pay tax in said county for the same.

Which was read the first time.

Mr. Cone, from the Special Committee, to whom was referred the memorial of the Justices of the Inferior Court of the county of Dooly, introduced—

A bill to be entitled an act to grant to the county of Dooly the State tax of said county for the year 1848.

Which was read the first time.

Mr. Carter, from the special committee to whom was referred the petition of Walter Gibson and Charles W. McKnight, introduced—

A bill to be entitled an act for the relief of Walter Gibson and Charles W. McKnight.

Which was read the first time.

Mr. Morgan introduced a bill to be entitled an act to incor-
porate the Hussars of Effingham county, and for other purposes therein named.

Which was read the first time.

Mr. McIntosh introduced a bill to keep open the channel of Broad river, and remove and prevent obstructions to the free passage of fish and boats in the same, from the point where the Madison county line crosses said river to its confluence with the Savannah river.

Which was read the first time.

Mr. Price introduced a bill to require the Engineer to lay out and construct a Road from the South-eastern terminus of the Georgia Rail Road to some point on the Savannah river most convenient to connect with the South Carolina Rail Road, and to appropriate money for the same.

Which was read the first time and referred to the Committee on Agriculture and Internal Improvement.

Mr. Price introduced the following resolution:

Resolved, That so much of the Governor's Message as relates to the indigent deaf, dumb and blind, be referred to a select committee appointed by the Speaker, to consist of seven, to report to this House.

The resolution was taken up and agreed to.

Whereupon, the Speaker appointed Messrs. Price, Darnall, Whitworth, Howard, Nisbet, Harden and Beasley said Committee.

Mr. Alexander laid upon the table a petition from citizens of the counties of Gilmer and Cherokee, praying for the creation of a new county.

Which, on motion, was referred to a select committee without being read.

Whereupon, the Speaker appointed Messrs. Wilson, Strickland and Harris of Clark said Committee.

Mr. Ward introduced a bill to incorporate the Curlright Manufacturing Company in the county of Greene, and for other purposes therein mentioned.

Which was read the first time, and on motion, was referred to the Committee on Manufactures.

Mr. Phillips introduced a petition from Moses Horslaw of the county of Habersham, praying a remission of one half the double tax imposed upon him for the year 1847.

Which was read, and on motion of Mr. Phillips, referred to the Committee on Finance.

Mr. Phillips, from the select committee on the Lunatic Asylum heretofore appointed, moved that said Committee be discharged.

Which was agreed to.

He then moved the adoption of the following resolution:

Whereas, it is necessary and proper that the Committee on the Lunatic Asylum should be a joint standing committee: therefore—
Be it resolved, That such committee be now appointed to have that institution, so important to the interests of humanity, thoroughly investigated, and its condition brought to the notice of both branches of the Legislature at an early day.

Which was agreed to.

Whereupon, the Speaker appointed, on the part of the House, Messrs. Phillips, Glenn, Lewis, Darnall, Bethune, Kenan, Wimbish and Perkins said Committee.

Mr. Cabiness laid upon the table a petition from Richard Chitwood, of the county of Habersham, which was referred, without being read, to the Committee on Petitions.

Mr. Lewis laid upon the table a petition for the relief of Luvenia E. Walker of Hancock county.

Which was referred to the special committee to consolidate all bills concerning relief from disabilities incurred by divorce.

Mr. Zachry introduced a bill to alter and amend, so far as relates to the county of Heard, the third section of an act entitled an act to alter and amend the Road Laws of this State, approved the 19th of December, 1818.

Which was read the first time.

Mr. Moseley introduced a bill to remove the election precinct in Henry county from the place of holding Justices Courts in the 489th District, G. M., to the house of William Kimbell in said county.

Which was read the first time.

Mr. Dorminy introduced a bill to authorize the Tax Collector of Irwin county to collect the taxes on certain lands lying in said county, and for other purposes.

Which was read the first time.

Mr. Robinson of Laurens introduced a bill to authorize the erection of an Alms House and provide for the Poor in Laurens county.

Which was read the first time.

Mr. Quartermian introduced a bill to change the name of William Jordan Stubbs of the county of Liberty, to that of William Jordan Warnell, and to legitimize the same.

Which was read the first time.

Mr. Barnes introduced a bill to be entitled an act to authorize the county of Lumpkin to retain the State tax for the years 1848 and 1849 for county purposes.

Which was read the first time and referred to the Committee on Finance.

Mr. Black laid upon the table a petition from sundry citizens of Randolph, Lee, Sumter and Marion counties, praying for the relief and pardon of Wm. A. White, a convict in the Penitentiary.

Which was referred to the Committee on Petitions without being read.

Mr. Howard introduced a bill to be entitled an act to re-
duce the number of the Justices of the Inferior Courts—to prescribe their duties and fees, and to authorize the election of Commissioners of roads and revenue in each county and prescribe their duties.

Which was read the first time.

On motion of Mr. Gaulding,

One hundred and fifty copies of the above bill were ordered to be printed for the use of this House.

Also, a bill to be entitled an act to authorize and empower the Mayor and Council of the City of Columbus to levy and collect an extra tax in said City for Rail Road purposes.

Which was read the first time.

Mr. Wimbish introduced a resolution authorizing his Excellency the Governor to furnish the Georgia Military Academy, at Greenville, Meriwether county, with certain arms.

Which was read.

Mr. Pinckard introduced a bill to amend an act more effectually to quiet and protect the possession of personal property and to prevent taking possession by fraud or violence, approved December 25, 1827.

Also, A bill for the relief of Mary H. Davis of the county of Monroe.

Which were severally read the first time.

Mr. Battle introduced a bill to change the election precinct now held at the house of Charles Evans, in the 12th district, G. M., in the county of Monroe to Russellville in said county.

Which was read the first time.

Mr. Kenan introduced a bill to be entitled an act to permit owners of lands lying on both sides of the rivers Oostanaula, Conesaga, Coosawattee and Etowah to erect mill-dams or fish-dams across the same, upon certain conditions, and to prescribe the punishment to which a violation thereof shall subject the offender.

Which was read the first time.

Mr. Glenn introduced a bill to enable Sheriffs and Coroners to sell tracts of land divided by county lines.

Which was read the first time.

Mr. Hodges introduced a bill to compensate the heirs of William Oliver, of Randolph county, deceased, for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. George T. Wood of the Georgia Militia in the Creek war of 1836.

Which was read the first time.

Mr. Jackson of Sumter laid upon the table a petition from sundry citizens of South-western Georgia praying an appropriation of money for the improvement of Flint river.

Which was referred to the Committee on Agriculture and Internal Improvement, without being read.
Mr. Beasley laid upon the table a memorial from sundry citizens of Troup county.

Which was referred to a special committee, consisting of Messrs. Beasley, Mosely and Bethune without being read.

Also, a resolution authorizing his Excellency the Governor, to transmit, with the Acts and Journals of the present session, five copies of Hotchkiss's Codification of Statute Laws, to be distributed in the several districts of Troup county.

Which was read.

The following Message was then received from the Senate by Mr. Crawford, their Secretary:

I am directed by the Senate to inform the House that they have concurred in the resolution of the House of Representatives, to appoint a joint committee of three from the Senate and five from the House, to consider what action may be taken by the General Assembly upon the project of Mr. Whitney to connect the Atlantic and Pacific Oceans by Rail Road, and have appointed on the part of the Senate, the following committee:

Messrs. Wales, Glenn and Clayton.

Mr. Graham introduced a bill to incorporate the Baptist Church called Hopewell in the county of Telfair.

Which was read the first time.

Mr. Andrews introduced a bill for the relief of James D. Hudson, and to make valid a marriage with himself and Martha A. E. Green.

Which was read the first time.

Mr. Headden introduced a bill to compel persons non residents of the county of Union, who own lands or negroes there, to give in and pay the taxes on such lands and negroes in said county, and for other purposes.

Which was read the first time.

Mr. McDonald laid upon the table a resolution referring so much of the Governor's Message as relates to the unsurveyed and ungranted lands in this State to a committee of five to be appointed by the Chair.

The resolution was read.

Mr. Franklin introduced a bill to be entitled an act to change and alter the name of David Wadleigh, to that of David Richard Wadleigh.

Also, a bill to be entitled an act to change the name of Sarah Ann Hews, to that of Sarah Ann Mills, and legitimize the same.

Which were severally read the first time.

Mr. Tift introduced a bill to incorporate the Savannah and Albany Rail Road Company with power to extend the said Road and to construct branches.

Which was read the first time.

Mr. Harris, of Baldwin, introduced a bill amendatory of
the act of 1845, organizing a Supreme Court, so far as to declare who may be parties plaintiff to writ of error.

Also, a bill to incorporate the Milledgeville Turnpike or Rail Road Company.

Also, a bill amendatory of the act of the 19th of December, 1845, pointing out the mode of collecting a certain description of debt therein mentioned.

Which were severally read the first time.

On motion of Mr. Bartow, the following resolution was taken up and agreed to:

Resolved, That the portion of the Message of the Governor at the opening of this Session, which relates to the controversy between the State and Mr. James Holford, a creditor of the Insurance Bank of Columbus, together with the documents relative thereto, which accompanied the Message, be referred to a committee of five—and

Resolved further, That his Excellency the Governor be requested to lay before this House, for the use of said committee, the evidence now in the Executive Department.

Whereupon, the Speaker appointed Messrs. Bartow, Jackson, Gartrell, Phillips and Harris of Clark said committee.

Leave of absence was granted to Mr. Ward for a few days on special business.

Mr. Clark moved to take up the joint resolution allowing the Secretary of State and Surveyor General, each, a Clerk during the present session of the Legislature.

The resolution was taken up and read.

And on motion of Mr. Gartrell,

It was referred to a select committee of three, with direction to report thereon to-morrow.

Whereupon, the Speaker appointed Messrs. Clark, Freeman and Darnall said committee.

Mr. Freeman moved to take up the Message of his Excellency the Governor.

Which was agreed to.

Whereupon, the following Message from his Excellency the Governor, was read:

Executive Department,
Milledgeville, Nov. 17th, 1847

In answer to a resolution of the House of Representatives, requesting me to communicate to that body, what has been the average annual expense of the Legislature, from the first Monday in Nov., 1833, to the first Monday in Nov., 1845, including the costs of the Acts and Journals; and also, what was the expense of the last session of the Legislature, including the cost of the Acts and Journals, I have the honor to transmit the accompanying statement from the Treasurer, showing the amount of warrants drawn by the Presidents of the Senate and Speakers of the House of Repre-
sentatives, from 1834 to 1845; also, the amount of warrants drawn by the President of the Senate and Speaker of the House of Representatives for 1845, and a statement exhibiting the annual cost of printing the Laws and Journals of 1839 to 1845, inclusive.

The records of the Executive office do not furnish the means of ascertaining the amount paid for printing the Laws and Journals prior to 1839.

GEORGE W TOWNS.

Mr. Harris, of Baldwin, moved to lay the Message, and accompanying document on the table for the present.

Which was agreed to.

The House went into Committee of the Whole, Mr. Flemming in the Chair, on the bill to appropriate money for the purposes therein stated; and having spent some time therein, the Speaker resumed the Chair, and Mr. Flemming from the Committee, reported the bill the House, with amendments.

The House took up the report of the Committee, and the same being read by sections, and the second section being read, Mr. Lewis moved to strike out the second section, and insert the following in lieu thereof:

Be it further enacted, That the Governor be authorized and do appoint a suitable person to take an inventory of the old furniture of the Mansion and such as may be deemed unfit for the use of the same, and deliver it over to the Principal Keeper of the Penitentiary to be repaired and sold.

The motion was agreed to.

On motion of Mr. Lewis,

The third section of the bill was then stricken out, and in lieu thereof, the following section was adopted.

SEC. 3. And be it further enacted, That the Governor be authorized to use so much of the appropriation as may be deemed necessary, for the repairs of the outer buildings of the Mansion.

The House then adjourned till half past 9 o clock, to-morrow morning.

FRIDAY, NOVEMBER 19, 1847.

Leave of absence was granted for a few days to Mr. Todd on special business.

On motion of Mr. Reynolds, the order of the House was suspended.

The House then resumed the unfinished business of yesterday.

And motion of Mr. Phillips, they re-committed the bill to appropriate money for purposes therein stated, to the committee of the whole House.
The Speaker called Mr. Sanford to the Chair, and the committee having spent some time therein.

The Speaker resumed the Chair.

And Mr. Sanford from the committee reported the bill to the House with an amendment.

The House took up the report,

And Mr. Jackson of Walton moved to take it up by sections, and the several sections being read, were agreed to.

The bill was read the third time, and upon the question, "shall this bill now pass?"

The yeas and nays were required to be recorded, and are yeas 60, nays 63.

Those who voted in the affirmative are Messrs.

Atkinson, Bacon, Bailey, Barrantre, Bartow, Beasley, Bethune, Black, Bryan of Houston, Cabiness, Cameron, Candler, Carter, Clark, Crocker, Darnell, Dozier, Franklin, Gartrell, Glass, Glenn, Gresham, Harden, Harris of Baldwin, Harris of Clark, Harris of Taliaferro, Hodges, Holmes, Howard, Jackson of Clark, Jackson of Walton, Kenan, Lawhon, Lewis, Martin, McCarrara, McDonald, McDuffie, McIntosh, Morgan, Nisbet, Phillips, Pinckard, Pollock, Price, Quartermann, Ramsay, Reid, Robinson of Coweta, Rozar, Shockley, Smith of Cass, Smith of Oglethorpe, Terrell, Talbot, Tift, Walker of Richm'd, Williamson, Wilson, Wimbish.

Those who voted in the negative are Messrs.

Alexander, Carlton, Andrews, Arnold, Barnes, Battle, Baugh, Bird, Brandon, Bromson, Bryan of Wayne, Bullard, Callaway, Callaway,

Pace, Sanford, Vardeman,
Penticost, Sheffield, Walker of Crawford,
Perkins, Spear, Ward,
Rawls, Strickland, Whitworth,
Reynolds, Sumner, Williams,
Robinson of Jasper, Tillman, Wood,
Robinson of Laurens, Townsend, Zachry

So the bill was rejected by the House.

Mr. Clark from the special committee on the resolution allowing a Clerk to the Secretary of State and Surveyor General during the present session of the Legislature, made the following report:

The special committee to whom was referred the resolution before the House asking the appointment of two Clerks, one for the Secretary of State, and one for the Surveyor General, and to enquire into the necessity of such appointment—

Report, that they have discharged the duty assigned them, and unanimously concur in the opinion, that the resolution ought to be granted.

The resolution was then taken up, and read. Whereupon, Mr. Shockley moved to amend the same by adding “and a Clerk for the Comptroller General.”

The amendment was rejected.

Mr. Clark then moved to agree to the resolution. The House refused to agree—so the resolution was rejected.

Mr. Bartow from the Special Committee to whom was referred the resolution of the House for the appointment of a joint committee to consider what action may be had by the General Assembly upon the project of Mr. Whitney to connect the Atlantic with the Pacific Ocean by Rail Road, have had the same under consideration, and report the following resolutions for the action of the General Assembly:

Whereas the construction of a Rail Road across the continent of North America, would make the United States the great highway between Europe and the populous and wealthy empires of Asia,—would greatly facilitate our own intercourse with those regions,—would tend to consolidate our Union, and to give a fresh impulse to our great Agricultural, Manufacturing, and Commercial interests:

And whereas this stupendous work can be accomplished, and the public lands constitute a fund peculiarly appropriate for defraying the expenses of such an undertaking, as a small portion of them would furnish the means, and the value of the remainder would be greatly enhanced thereby:

And whereas the plan of Mr. Asa Whitney of New York in its great outlines is, in our opinion, the only practicable scheme for the accomplishment of this grand undertaking,
which should be commenced as soon as practicable—therefore—

Be it resolved by the Senate and House of Representatives in General Assembly convened, That we cordially approve of the great features of Mr. Whitney's plan for the construction of a Rail Road from Lake Michigan to the Pacific Ocean, from the avails of a portion of the public lands, and we earnestly recommend the measure to the early and favorable consideration of the General Government.

2d. Resolved, That the Senators and Representatives of this State in Congress, be and they are hereby requested to give this measure their prompt attention and support.

3d. Resolved, That his Excellency the Governor be and he is hereby requested to transmit a copy of these resolutions to the Executive of each State in the Union, and a like copy to the Senators and members of the House of Representatives from this State in the Congress of the United States.

The report and resolutions were taken up and read.

Mr. Mosley then moved to lay them on the table for the present.

Which was lost.

Mr. Jones moved to amend the second resolution by striking out the words "and support."

Which was agreed to.

The following message was then received from the Senate, by Mr. Crawford, their Secretary, to wit:

I am directed to inform the House of Representatives that the Senate have passed the following Preamble and Resolutions:

Whereas the construction of a Rail Road across the Continent of North America, would make the United States the great highway between Europe and the populous and wealthy Empires of Asia—would greatly facilitate our own intercourse with those regions—would tend to consolidate our Union and to give a fresh impulse to our great agricultural, manufacturing and commercial interests:

And whereas this stupendous work can be accomplished, and the public lands constitute a fund peculiarly appropriate for defraying the expenses of such an undertaking, as a small portion of them would furnish the means, and the value of the remainder would be greatly enhanced thereby:

And whereas the plan of Mr. Asa Whitney of New York, in its great outlines, is in our opinion the only practicable scheme for the accomplishment of this grand undertaking, which should be commenced as soon as practicable—therefore,

Be it resolved by this General Assembly, That we cordially approve of the great features of Mr. Whitney's plan for the
construction of a Rail Road from Lake Michigan to the Pacific ocean from the avails of a portion of the public lands, and we earnestly recommend the measure to the early and favorable consideration of the General Government.

2d. Resolved, That the Senators and Representatives of this State in Congress, be and they are hereby requested to give this measure their prompt attention and support.

3d. Resolved, That his Excellency the Governor be and he is hereby requested to transmit a copy of these resolutions to the Executive of each State in the Union, and a like copy to the Senators and members of the House of Representatives from this State in the Congress of the United States.

Mr. Jackson of Walton, moved a suspension of the order of the House for the purpose of taking up the resolutions of the Senate.

The resolutions were then taken up and read.

Mr. Bartow moved to amend the 2d resolution of the Senate by striking out the words “and support.”

Which was agreed to.

Mr. Pinkard offered the following amendment as an addition to the first resolution:

“And if they think it their duty to give it their support, we, as far as we have a right to speak for the State, hereby give our assent.”

The amendment was rejected by the House.

Mr. Tift moved to strike out all that part of the Preamble which follows the word “manufacturing and commercial interest.”

The motion was lost.

The question then recurred on agreeing to the Preamble and Resolutions as amended,

Whereupon the yeas and nays were required to be recorded, and are yeas 67, nays 55.

Those who voted in the affirmative are Messrs.

Alexander, Cabiness, Harden,
Anderson of War’n, Callaway, Harris of Baldwin,
Anderson of Wilkes, Cameron, Harris of Clark,
Andrews, Carter, Harris of Taliaferro,
Arnold, Clark, Heddon,
Bacon, Crocker, Hendricks,
Barratte, Darnell, Hodges,
Battle, Dozier, Howard,
Bartow, Dubignon, Jackson of Sumter,
Beasley, Fleming, Jackson of Walton,
Bethune, Gartrell, Lawhon,
Black, Glenn, Lewis,
Brinson, Graham, McCarra,
Bullard, Gresham, McDuffie,
Mcintosh, Price, Terrell.
Morgan, Quarterman, Talbot,
Morris, Ramsay, Walker of Rich'm'd,
Neal, Robinson of Coweta, Williams,
Nisbet, Robinson of Laur'ns, Williamson,
Pace, Sanford, Wood,
Perkins, Shockley, Zachry,
Phillips, Smith of Cass,
Pinckard, Smith of Oglethorpe,

Those who voted in the negative are Messrs.

Atkinson, Glass, Rawls,
Bailey, Glover of Jasper, Reid,
Barnes, Glover of Jones, Reynolds,
Baugh, Hall, Robinson of Jasper,
Bird, Heard, Rozar,
Brandon, Holmes, Sheffield,
Bryan of Houston, Jackson of Clark, Spear,
Bryan of Wayne, Jackson of Clark, Spear,
Candler, Kenan, Sumner,
Carlton, Kilgore, Tift,
Cleveland, Maloney, Tillman,
Colbert, Martin, Townsend,
Cone, McConnel of Cass, Vardeman,
Dorminy, McConnel of Cobb, Walker of Crawf'd,
Fields, McDonald, Whitworth,
Fitzpatrick, McLeod, Wilson,
Franklin, Moseley, Wimbish,
Freeman, Penticoast,
Gaulding, Pollock,

So the preamble and resolutions as amended were agreed to.

Leave of absence was then granted Mr. Sanford for a few days on special business.

On motion of Mr. Freeman,
The House then adjourned until 9½ o’clock to-morrow morning.

SATURDAY, NOVEMBER 20, 1847.

Mr. Gaulding moved to reconsider so much of the action of the House of yesterday, as relates to the rejection of a bill to appropriate money for the purposes therein stated.
The House agreed to reconsider.

Mr. Spear moved to reconsider so much of the Journal of yesterday, as relates to the agreement of the House to the resolutions of the Senate, relative to the project of Mr. Asa Whitney, to connect the Atlantic and Pacific Oceans by Rail Road.
Upon the motion to reconsider—the yeas and nays were required to be recorded, and are yeas 37 nays 78.

Those who voted in the affirmative are Messrs.

Atkinson, Bailey, Baugh, Brandon, Bryan of Houston, Candler, Carlton, Cleveland, Colbert, Cone, Fields, Franklin, Freeman, Gaulding, Glass, Glover of Jasper, Glover of Jones, Heddon, Keith, Kenan, Kilgore, McConnell of Cass, McDonald, Moseley, Pollock, Reid, Reynolds, Robinson of Jasper, Sheffield, Spear, Strickland, Sumner, Tift, Tifandez, Whitworth, Williams, Wilson.

Those who voted in the negative, are Messrs.


So the motion to reconsider was lost.

On motion of Mr. Moseley,
The order of the House was suspended.
The order being suspended,
Mr. Moseley introduced a bill to establish a Botanico Medi-
cal Board of Physicians in this State, and for the better regulation of the Botanic or Thomsonian Practice of Medicine.

Which was read the first time.

Mr. Nisbet, from the Special Committee to whom was referred the petition of Peter Trezevant—made a report favorable to the prayer of the Petitioner.

The report was taken up and read.

He also reported the following bill,

A bill to be entitled an act for the relief of Peter Trezevant.

Which was read the first time.

Mr. Nisbet moved that 150 copies of the report and bill be printed for the use of this House.

Whereupon the yeas and nays were required to be recorded, and are yeas 57 nays 62.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Glover of Jasper, Perkins,
Arnold, Graham, Phillips,
Bacon, Gresham, Pollock,
Bailey, Harris of Baldwin, Price,
Barratte, Harris of Clark, Quarterman,
Battle, Harris of Taliaferro, Ramsay,
Bartow, Hodges, Reid,
Bensley, Holmes, Robinson of Coweta,
Bethune, Howard, Robinson of Laur’ns,
Black, Jackson of Clark, Shockley,
Brandon, Jackson of Sumter, Smith of Oglethorpe,
Bryan of Houston, Kenan, Terrell,
Carter, Lewis, Talbot,
Clark, McCarra, Tift,
Dozier, McIntosh, Townsend,
Dubignon, Morgan, Walker of Richm’d,
Fleming, Morris, Wimbish,
Gartrell, Neal, Wood,
Gaulding, Nisbet,
Glenn,

Those who voted in the negative, are Messrs.

Alexander, Cameron, Glover of Jones,
Anderson of Warr’n, Candler, Harden,
Andrews, Carlton, Heddon,
Atkinson, Cleveland, Heard,
Barnes, Colbert, Hendricks,
Baugh, Cone, Jackson of Walton,
Bird, Darnell, Keith,
Brisson, Dorminy, Kilgore,
Bryan of Wayne, Fields, Lawhon,
Bullard, Franklin, Maloney,
Cabiness, Freeman, Martin,
Callaway, Glass, McConnell of Cass,
Mr. Walker, from the Committee on Agriculture and Internal Improvements, to whom was referred the petition of Mark A Cooper and others, praying a fulfilment of public expectation in regard to a continuous communication by Rail Roads between the Mountain and the Sea Board,

Made an unfavorable report to the prayer of the petitioners.

Which was read.

On motion, the order of the House was suspended for the purpose of allowing Mr. Penticost to introduce a bill.

The order being suspended,

Mr. Penticost introduced a bill for the relief of John M. Wilhite, of the county of Jackson.

Which was read the first time.

And on motion,

The bill with the accompanying papers, was referred to the Committee on Petitions.

He also introduced a bill to change the time of holding the Inferior Court of Jackson county.

Which was read the first time.

Also laid upon the table a resolution authorising the Governor to furnish the military officers of the county of Jackson, with fifteen copies of McComb's Tactics or Scott's Discipline, to be delivered with the Acts and Journals of the present Legislature.

Which was read.

The House resumed the unfinished business of yesterday.

Mr. Phillips moved to take up the reconsidered bill to appropriate money for purposes therein stated.

Which was agreed to.

Mr. Jackson of Walton, moved to recommit the bill to the Whole House.

Which was agreed to.

Whereupon the House went into Committee of the Whole,

Mr. Bethune in the Chair—on the bill to appropriate money for purposes therein stated.

And having spent some time therein, the Speaker resumed the Chair.
And Mr. Bethune from the Committee reported the same to the House, with an amendment.

The report was taken up and agreed to.

The bill was then taken up by sections—and the first section being read,

Mr. Moseley moved to strike out "$2,000."

Whereupon the yeas and nays were required to be recorded, and are yeas 69 nays 51.

Those who voted in the affirmative, are Messrs.

Alexander, Fleming, Neal,
Anderson of Warr’n, Freeman, Nisbet,
Anderson of Wilkes, Gartrell, Pace,
Andrews, Gaulding, Penticost,
Barnes, Glover of Jasper, Perkins,
Battle, Glover of Jones, Phillips,
Bartow, Graham, Pincknald,
Baugh, Harden, Price,
Bethune, Harris of Taliaferro, Rawls,
Bird, Headdon, Robinson of Coweta,
Brandon, Jackson of Clark, Robinson of Jasper,
Brinson, Jackson of Sumter, Robinson of Laur’ns,
Bullard, Jackson of Walton, Sheffield,
Cabiness, Keith, Spear,
Callaway, Kilgore, Strickland,
Cameron, Maloney, Sumner,
Candler, Martin, Tillman,
Carlton, McConnell of Cass, Townsend,
Cleveland, McConnell of Cobb, Vardeman,
Colbert, McLeod, Walker of Craw’f’d,
Dorminy, Morgan, Whitworth,
Dubignon, Morris, Wood,
Fields, Moseley, Zachry.

Those who voted in the negative are Messrs.

Arnold, Glenn, Quarterman,
Atkinson, Gresham, Ramsay,
Bacon, Harris of Baldwin, Reid,
Bailey, Harris of Clark, Reynolds,
Barratte, Heard, Rozar,
Beasely, Hendricks, Shockley,
Black, Hodges, Smith of Cass,
Bryan of Houston, Holmes, Smith of Oglethorpe,
Bryan of Wayne, Howard, Terrell,
Carter, Kenan, Talbot,
Clark, Lawhon, Tift,
Cone, Lewis, Walker of Richm’d,
Crocker, McCarra, Weathers,
Darnell, McDonald, Williamson,
Dozier, McDuffie, Wilson,
Franklin, McIntosh, Wimbish,
Glass,
So the motion to strike out was carried.

Mr. Moseley then moved to fill up the blank with "fifteen hundred."

Upon which motion, the yeas and nays were required to be recorded, and are yeas 86, nays 26.

Those who voted in the affirmative, are Messrs.

Alexander Gartrell, Neal,
Anderson of Warr’n, Gaulding, Nisbet,
Anderson of Wilkes, Glass, Penticost,
Andrews, Glenn, Phillips,
Arnold, Glover of Jasper, Pinckard,
Atkinson, Glover of Jones, Pollock,
Bacon, Graham, Price,
Bailey, Gresham, Quarterman,
Battle, Harden, Rawls,
Bartow, Harris of Baldwin, Reid,
Beasley, Harris of Clark, Robinson of Coweta,
Bethune, Harris of Taliaferro, Robinson of Jasper,
Black, Heard, Robinson of Laur’ns,
Bird, Hendricks, Rozar,
Bryan of Houston, Hodges, Smith of Oglethorpe,
Bryan of Wayne, Holmes, Spear,
Cabiness, Howard, Terrell,
Cameron, Jackson of Clark, Talbot,
Candler, Jackson of Walton, Tift,
Carlton, Kenan, Tillman,
Carter, Lewis, Vardeman,
Clark, Martin, Walker of Rich’md,
Cleveland, McCarra, Weathers,
Cone, McDonald, Williamson,
Crocker, McDuffie, Wilson,
Darnell, McLeod, Wimbish,
Dozier, McIntosh, Wood,
Fields, Morgan, Zachry,
Franklin, Moseley,

Those who voted in the negative, are Messrs.

Baugh, Heddon, Perkins,
Brandon, Jackson of Sumter, Reynolds,
Brinson, Keith, Smith of Cass,
Bullard, Kilgore, Strickland,
Colbert, Lawhon, Sumner,
Dorminy, Maloney, Townsend,
Dubignon, McConnell of Cass, Walker of Crawford,
Fleming, Morris, Whitworth.
Freeman, Pace,

So the motion to fill up the blank with "fifteen hundred" was carried.

The bill as amended, was read the third time,
And upon the question, "shall this bill now pass?"
The yeas and nays were required to be recorded, and are
yeas 92, nays 24.

Those who voted in the affirmative, are Messrs.

Alexander, Gartrell, Neal,
Anderson of War'n, Gaulding, Nisbet,
Anderson of Wilkes, Glass, Pace,
Andrews, Glenn, Penticost,
Arnold, Glover of Jasper, Phillips,
Bacon, Glover of Jones, Pinckard,
Bailey, Graham, Pollock,
Barnes, Gresham, Price,
Baratte, Harden, Quarterman,
Battle, Harris of Baldwin, Rawls,
Bartow, Harris of Clark, Reid,
Beasley, Harris of Taliaferro, Robinson of Coweta,
Bethune, Heard, Robinson of Jasper,
Black, Hendricks, Robinson of Laur'ns,
Bird, Hodges, Rozar,
Bryan of Houston, Holmes, Sheffield,
Bryan of Wayne, Howard, Smith of Oglethorpe,
Cabiness, Jackson of Clark, Spear,
Callaway, Jackson of Walton, Terrell,
Cameron, Kenan, Talbot,
Candler, Lawhon, Tiffany,
Carlton, Lewis, Tillman,
Carter, Martin, Vardeman,
Clark, McCarrha, Walker of Richm'd,
Cleveland, McConnell of Cobb, Weathers,
Cone, McDonald, Williamson,
Crocker, McDuffie, Wilson,
Darnell, McLeod, Wimbish,
Dozier, McIntosh, Wood,
Fields, Morgan, Zachry,
Franklin, Moseley,

Those who voted in the negative, are Messrs.

Baugh, Freeman, Perkins,
Brandon, Heddon, Reynolds,
Brinson, Jackson of Sumter, Smith of Cass,
Bullard, Keith, Strickland,
Colbert, Kilgore, Summer,
Dorniny, Maloney, Townsend,
Dubignon, McConnell of Cass, Walker of Crabf'd,
Fleming, Morris, Whitworth.

So the bill passed under the title thereof.

Mr. Lewis moved to suspend the order of the House for
the purpose of taking up a bill to empower the Judge of the
Superior Court of the Coweta District to compel the Jurors
summoned for the first week of Troup Superior Court, to serve two instead of one week, and the Jurors summoned for the second week, to serve two instead of one week.

The bill was taken up and read the third time, and passed under the title thereof.

Leave of absence was granted for a few days, to Messrs. Glover of Jasper, Fitzpatrick and Hall, on special business.

The House took up the report on the bill to repeal so much of the first section of an act to compensate Grand and Petit Jurors, passed on the 21st day of December, 1839, as relates to Carroll county,

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to add a part of the county of Paulding to the county of Carroll.

Which was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate Espy’s Camp Ground, in the county of Carroll.

And agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to amend the several acts in relation to issuing of Grants on Head Rights in this State, so far as to extend the time for granting the same until the 25th of December, 1849.

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise the Inferior Court of Carroll county to revise the Grand and Petit Jury boxes of said county, at the times therein mentioned.

And agreed thereto.

The bill was read the third time and passed under the title thereof.

On motion the House went into Committee of the Whole, Mr. Moseley in the Chair,

On the bill to grant speedy remedy to bill holders.

After the bill was read, the Chairman on motion was directed to report progress, and ask leave to sit again, which having been done,

Mr. Harris of Baldwin, moved to recommit the bill to the Committee on the Judiciary.

Which motion was agreed to.

On motion of Mr. Lewis,

The Clerk was directed to carry the bill authorising the Judge of the Superior Court to compel the Grand and Petit
Jurors of Troup county to serve two, instead of one week, forthwith to the Senate.

Mr. Tift moved to take up the following resolution:

Which was read:

Whereas the General Assembly at its last Session, passed a resolution, assented to Dec. 29th, 1845, appointing Leonidas B. Mercer to receive from his Excellency the Governor an unexpended balance of an appropriation remaining on hand for cleaning out Flint River for Steam Boat navigation, amounting to nine hundred and twenty four dollars and thirty two cents, authorising the said Mercer to expend the same in cleaning out obstructions in said river, and requiring him to report progress to the Governor, at the present Session of the General Assembly.

Resolved, That his Excellency the Governor be requested to furnish to this House the report of said Mercer.

Upon motion of Mr. Tift, the resolution was adopted.

On motion of Mr. McIntosh,

The House then adjourned until Monday morning half past nine o'clock.

MONDAY, NOVEMBER 22, 1847.

Leave of absence was granted to Messrs. Darnell, Heddon, and Jackson of Sumter for a few days on account of the indisposition of their families.

Leave of absence was granted to Mr. Pace for a few days on account of his own indisposition.

Mr. Tift introduced a bill to authorise the Inferior Court of Baker county to dispose of the county's interest in the lands and public buildings in the town of Byron, and the county's interest in certain lands in the town of Newton.

Which was read the first time.

Also, a bill to authorise the Inferior Court of Baker county to dispose of certain lands for Poor School purposes.

Which was read the first time.

Mr. Tift, from the committee to whom was referred all bills concerning relief from disabilities incurred by divorce, reported that they have had the subject under consideration, and ask to be continued until Wednesday next for the purpose of taking into consideration the constitutional authority concerning divorces.

On motion, the committee was continued.

Mr. Atkinson introduced a bill for the relief of Charles Campbell and Asher Ayres of Bibb county.

Which was read the first time.

Also, a bill to incorporate the Macon and Western Railroad company, and to repeal the acts herein mentioned.

Which was read the first time.
By permission, Mr. Harris of Baldwin
Introduced a bill amendatory of the 1st Section of the 3d Article of the Constitution, so far as relates to the establishment of a Supreme Court.
Which was read the first time.
Also, a bill amendatory of the 9th Section of the 3d Article of the Constitution of the State of Georgia, relative to divorces.
Also, a bill to annul and declare inoperative all rules of practice which have not been agreed upon and assented to by the Judges in Convention.
Also, a bill directory of the mode of entering up judgment on official and voluntary bonds.
Which were severally read the first time.
Mr. Smith of Cass
Introduced a bill for the navigation of Etowah river, and for other purposes.
Which was read the first time.
Mr. Bartow laid upon the table the memorial of A. D. Bache, Inspector United States Coast Survey.
Which was read and referred to the Committee on the State of the Republic, with instructions to report a bill favorable to the prayer of the petitioner.
He also introduced a bill to incorporate the Savannah Manufacturing Company.
Which was read the first time.
Mr. Clarke introduced a bill to incorporate the Oglethorpe Fire Company No. 1 of Savannah.
Which was read the first time.
Mr. Fields laid upon the table a resolution authorising his Excellency the Governor to furnish to the county of Cherokee, eight copies of Hotchkiss’ Codification of the laws of this State—18 copies of Cobb’s Analysis, and 24 copies of McComb’s Military Tactics, for the use of the officers of said county, to be sent with the Laws and Journals of the present session of the Legislature.
Which was read.
Mr. Harris of Clark laid upon the table the memorial of George W. King.
Which, on motion, was referred to a special committee consisting of Messrs. Harris of Clark, Freeman and Shockley, without being read.
He also laid upon the table a resolution requesting his Excellency the Governor to draw his warrant upon the Treasury in favor of the Hon. Joseph H. Lumpkin, the Hon. Hiram Warner and the Hon. Eugenius Nisbet, each for the sum of $356 72 cts., being the due proportion of their salaries as Judges of the Supreme Court of Georgia, from the 1st day of November, the beginning of the fiscal year
1845, up to the 24th December, 1845—they having heretofore drawn their pay only from the latter date.

Which was read.

Also introduced a bill to alter and amend the 22d section of the 10th Division of the Penal Code.

Which was read the first time.

Mr. Maloney introduced a bill requiring the Judge of the Coweta Circuit to continue the Superior Court in the county of Cobb for two weeks, and to fix the time of holding the same.

Which was read the first time.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills, to wit:

A bill to be entitled an act requiring the Clerks of the several counties in this State to record Constables' bonds, and declaring certified copies thereof testimony in certain cases.

A bill to be entitled an act to repeal an act, entitled an act to incorporate the town of Florence, in the county of Stewart, and to appoint commissioners for the same, assented to December 14th, 1837.

A bill to be entitled an act to amend the 9th Section of the 3d Article of the Constitution of the State of Georgia.

A bill to be entitled an act for the relief of certain persons in the county of Monroe who have been overcharged with tax for the year 1847.

A bill to be entitled an act for the relief of Simon Ward of Richmond county.

A bill to be entitled an act to incorporate the Fire Company of the City of Columbus, to be known by the name and style of the Vigilant Fire Company.

A bill to be entitled an act to authorise John Frederick Andrews of the county of Wilkes, Donald M. McIntosh and John Scriven of the county of Chatham, to plead and practice law in the several courts of law and equity in this State, and to prescribe their liability touching the same.

They have also concurred in the resolution of the House for the appointment of a joint standing committee on the Lunatic Asylum, and have appointed on their part the following committee—Messrs. W. J. Johnson, Terrell, Reese, Stewart and Parks.

They have passed a resolution requesting his Excellency the Governor to pardon the two female convicts now in the Penitentiary.

And have agreed to a report from the Committee on Internal Improvement on the petition of the Rev. George White, requesting his Excellency the Governor to subscribe for one hundred and fifty copies, on certain conditions.

They have also concurred in the amendment of the House
of Representatives to the Preamble and Resolutions of the Senate in relation to Mr. Whitney's project to connect the Atlantic and Pacific Oceans by Rail Road across the North American Continent.

Mr. Maloney laid upon the table the memorial of Sarah A. D. Peck of DeKalb county.
Which was read and referred to the Committee on Petitions.

Mr. Robinson of Coweta
Introduced a bill the more fully to compensate Jurors.
Which was read the first time.

Also, a bill to remove the disabilities incurred by the marriage of William J. Davis to his wife Mary Davis.
Which was read the first time.

Mr. Sheffield introduced a bill to authorize Joel Deese to erect a Ferry across the Chattahoochee river on his own land.
Which was read the first time.

Mr. Morgan, from the special committee to whom was referred the petition of John McRory and sundry other citizens of Effingham county, reported—
A bill to appropriate money to John McRory for preventing the small pox from spreading in Effingham county in the year 1846.
Which was read the first time.

Mr. Sumner introduced a bill to change the line of the counties of Laurens and Emanuel, so as to include the residence of Joseph M. Sumner in the county of Emanuel.
Which was read the first time.

Mr. Glass introduced a bill to change the name of Martha Ann Cordaman to that of Martha Ann Hill of the county of Fayette, and to legitimize the same.
Which was read the first time.

Mr. Strickland laid upon the table the memorial of Edmond Honeycut.
Which was referred to the Committee on Petitions, without being read.

Mr. Whitworth laid upon the table a resolution authorising his Excellency the Governor to send to the Clerks of the Inferior Courts of each county of this State, a copy of the Laws and Journals for the use and benefit of each member of the present session.
Which was read.

Mr. Phillips introduced a bill to appropriate money for the putting in good repair a road from Dahlonega in Lumpkin county, by way of Cooper's Gap to Blairsville in Union county, and to appoint Commissioners to carry the same into effect.
Which was read the first time, and referred to the Committee on Agriculture and Internal Improvements.

He also laid upon the table the following resolution:

Resolved, That 130 copies of the report of the Trustees and attending Physician of the Lunatic Asylum be printed for the use of this branch of the General Assembly.

Which was read.

On motion, the order of the House was suspended for the purpose of taking up the above resolution.

The order being suspended, the resolution was taken up and agreed to.

Mr. Harris of Baldwin, from the Judiciary Committee to whom was referred the bill authorising parties to compel discoveries at Common Law, and to authorise parties to interplead at Common Law—made a report favorable to the bill.

Mr. Holmes introduced a bill to change the time of holding the Superior Court of Bibb county, and for other purposes therein named.

Which was read the first time.

Mr. Dorminy introduced a bill to establish certain election precincts therein named.

Which was read the first time.

Mr. Lawhon introduced a bill to repeal an act to make permanent the site of the public buildings in the town of Starkeville in the county of Lee, and for other purposes therein named.

Which was read the first time.

Mr. Howard introduced a bill to change the name of Elizabeth Smith to that of Elizabeth McNorton, and to legitimize the same.

Which was read the first time.

Mr. Bethune introduced a bill to authorise the City Council of Columbus to sell certain lots on the North-East corner of said City, undisposed of.

Which was read the first time.

Mr. Battle introduced a bill to abolish securitvships in this State.

Also, a bill to add the residence of Stephen D. Chapman, now in the county of Bibb, to the county of Monroe.

Which were severally read the first time.

Mr. Kenan laid upon the table the memorial of sundry citizens of Murray county.

Which was referred to the Committee on Petitions without being read.

Mr. Jones introduced a bill to authorise elections to be held at the place of holding Justices' Courts for the 39th District G. M.

Also, a bill to incorporate the Augusta Rail Road Compa-
ny, with authority to build a Rail Road through the City of Augusta, and to take tolls on the same.

Which were severally read the first time.

Mr. Wood introduced a bill to alter and change the time of holding the Inferior Courts of the county of Stewart.

Which was read the first time.

Also, a bill to compensate Andrew J. Williams and William Conely for services rendered as teachers of poor children entitled to the benefit of the poor school fund in the county of Stewart for the years 1845 and 1846.

Also, a bill to change the name of George W Marrow of the county of Stewart and State of Georgia, to that of Geo. W Richardson, and to legitimatize the same.

Which were severally read the first time.

Mr. Carter introduced a bill to add a part of Muscogee county to the county of Talbot.

Which was read the first time.

Mr. McCarra introduced a bill to incorporate the Flint River Factory.

Which was read the first time.

Mr. Jackson of Walton

Introduced a bill to authorize Lucilius H. Briscoe and Dobbins to plead and practice law in the several courts of law and equity in this State, upon certain conditions therein specified.

Also, a bill to grant a divorce a vinculo matrimonii to James Chandler from his wife Mary E. Chandler.

Which were severally read the first time.

Mr. McDonald introduced a bill to remove certain election precincts therein named.

Also, a bill for the relief of James R. Thomas of the county of Ware.

Which were severally read the first time.

Mr. Gartrell, from the Committee on Agriculture and Internal Improvements, to whom was referred the memorial of the Rev. George White, praying for an appropriation by the Legislature to enable him to publish a work on the resources of Georgia, made a favorable report to the prayer of the petitioner.

Which was read.

Mr. Bailey introduced a bill to incorporate the Belle Monte Manufacturing Company of Butts county.

Which was read the first time.

Mr. Bartow moved to suspend the order of the House for the purpose of introducing a bill.

The order being suspended,

Mr. Bartow introduced a bill to authorize John McMillen to plead and practice law in the several Courts of Law and
Equity in this State, and to prescribe his liability touching the same.

Which was read the first time.

Mr. Gaulding from the Committee on Enrollment reports as duly enrolled and ready for the signature of the Speaker, The Preamble and Resolution in relation to Mr. Whitney's Rail Road project.

On motion of Mr. Tift, the House took up the following resolution:

Resolved, That a committee of five be appointed by the Speaker, instructed to report a bill regulating the fees of all the Judicial and Executive officers of this State, together with the fees for printing and publishing such processes and matters as are required by law to be published in newspapers.

Which was read and agreed to.

Whereupon the Chair appointed Messrs. Tift, Freeman, Gartrell, Harden and Harris of Clark, said committee.

Mr. Phillips moved to suspend the order—which was agreed to.

He then moved to take up the Senate’s resolution authorising the Governor to subscribe for 150 copies of White’s Statistical History of Georgia, upon certain conditions therein named

The motion was agreed to.

The resolution was then taken up and read,

And Mr. Gartrell moved to agree to the same.

Whereupon the yeas and nays were required to be recorded, and are yeas 59, nays 57

Those who voted in the affirmative are Messrs.

Anderson of War’n, Dubignon, Morgan,
Anderson of Wilkes, Fleming, Moseley,
Andrews, Franklin,
Arnold, Gartrell,
Bacon, Glenn,
Barratte, Graham,
Battle, Gresham,
Bartow, Harden,
Beasley, Harris of Baldwin, Ramsay,
Bethune, Harris of Clark, Robinson of Coweta,
Black, Harris of Taliaferro, Robinson of Laur’ns,
Bird, Hodges, Shockley,
Brinson, Howard, Smith of Oglethorpe,
Brown, Jackson of Clark, Talbot,
Bryan of Wayne, Jackson of Sumter, Tift,
Bullard, Lewis, Tillman,
Callaway, McCarr, Townsend,
Clark, McDuffie,
Crocketer, McLeod,
Dozier, McIntosh,
Those who voted in the negative are Messrs.

Alexander,
Bailey,
Barnes,
Baugh,
Brandon,
Bryan of Houston,
Cabinness,
Candler,
Carlton,
Carter,
Cleveland,
Colbert,
Cone,
Dorminy,
Fields,
Freeman,
Gaulding,
Glass,
Glover of Jones,
Hall,
Heard,
Hendricks,
Holmes,
Jackson of Walton,
Jones,
Keith,
Kenan,
Kilgore,
Lawhon,
Maloney,
Martin,
McConnell of Cass,
McConnell of Cobb,
McDonald,
Morris,
Penticost,
Pinckard,
Pollock,
Rawls,
Reynolds,
Robinson of Jasper,
Rozar,
Sheffield,
Smith of Cass,
Spear,
Strickland,
Sumner,
Terrell,
Vardeman,
Walker of Crawf’d,
Weathers,
Whitworth,
Williams,
Williamson,
Wilson,
Wimbish,
Zachry.

So the resolution was agreed to.

Mr. Shockley moved to suspend the order for the introduction of a resolution—which was agreed to.

He then laid upon the table a resolution, which was read.

The House then took up the report on the bill to give the consent of the State of Georgia to purchases made by the United States, and to cede jurisdiction over the same.

Which was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and amend an act entitled an act to incorporate the Savannah, Ogeechee and Altamaha Canal Company, passed the 26th day of December, 1826, and for other purposes therein mentioned—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to make valid certain sales of land by executors, administrators and guardians.

And some discussion being had thereon,

On motion of Mr. Harris of Baldwin, the same was referred to the Committee on the Judiciary.

The House took up the report on the bill to repeal so much of an act assented to the ninth day of December, 1839, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb—and agreed thereto.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the boundary line of the county of Washington, so as to add a part of the county of Emanuel to the county of Washington; and agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill for the relief of John H. Mann, executor of James G. Stallings, deceased.

And on motion, the same was referred to the Committee on the Judiciary.

The House took up the report on the bill to authorise Lewis A. T. Lampkin to erect a mill-dam across Etowah river on his own land in Floyd county.

And on motion of Mr. Price, the same was ordered to lie over for the present.

The House took up the report on the bill to authorise the issuing of Grants to certain reverted lands in certain cases, to the person or persons for whom the same were originally surveyed.

And the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter the times of holding the Inferior Courts of Telfair county—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to compel persons non residents of the county of Randolph and owning or holding plantations and negroes in said county, to give in and pay taxes for the same in said county.

And the same being amended, and “all other counties” inserted, was referred to the committee on Finance.

The House took up the report on the bill to compel non residents owning land in the county of Gilmer to return the same to the Tax Receiver of said county, and to pay the tax thereon to the Tax Collector of said county.

And on motion, the same was referred to the Finance Committee.

The House took up the report on the bill to exempt all persons of the age of forty-five years and above, from the payment of poll tax.

And on motion the same was referred to the committee on Finance.

The House took up the report on the bill to change the places of holding the Justices' Courts within the corporate limits of the City of Columbus, and for other purposes.
And the same being amended by striking out the second section—was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the town of Blairsville in the county of Union—and agreed thereto.

The same was read the third time and passed under the title thereof.

The House took up the report on the bill for the relief of the old stockholders in the Steam Boat Company of Georgia—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The Speaker presented to the House a communication from the Chief Engineer of the Western and Atlantic Rail Road, with accompanying documents.

Which, on motion of Mr. Phillips, was ordered to lie on the table for the present.

On motion of Mr. Phillips,,

Mr. Lewis was added to the Finance Committee.

On motion, the House adjourned until 9½ o'clock to-morrow morning.

TUESDAY, NOVEMBER 23, 1847.

Mr. Cleavland moved to reconsider so much of the Journals of yesteday as relates to the adoption of the resolution of the Senate authorizing his Excellency the Governor to purchase one hundred and fifty copies of White's Statistical History of Georgia, on conditions therein named.

Whereupon the yeas and nays were required to be recorded, and are yeas 59 nays 63.

Those who voted in the affirmative are Messrs.

Atkinson, Bailey, Barnes, Baugh, Brandon, Bryan of Houston, Bryan of Wayne, Cabiness, Candler, Carlton, Carter, Cleveland, Colbert, Cone, Dorminy, Fields, Freeman, Glass, Glover of Jasper, Glover of Jones, Hall, Heard, Hendricks, Holmes, Jackson of Walton, Jones, Keith, Kenan, Kilgore, Lawhon, Maloney, Martin, McConnell of Cass, McConnell of Cobb, McDonald, Morris, Penticost, Pinckard, Pollock,
Rawls,                Smith of Cass,                Weather,  
Reid,                Spear,                      Whitworth,  
Reynolds,            Strickland,                Williams,  
Robinson of Jasper,  Sumner,                    Williamson,  
Rozar,               Terrell,                    Wilson,  
Sanford,             Vardeman,                   Zachry,  
Sheffield,           Walker of Crawf'd.        

Those who voted in the negative, are Messrs.

Alexander,          Dubignon,                  Moseley,  
Anderson of Warr’n,  Fleming,                 Neal,  
Anderson of Wilkes,  Franklin,                Nisbet,  
Andrews,            Gartrell,                  Perkins,  
Arnold,             Gaulding,                  Phillips,  
Bacon,              Glenn,                     Price,  
Baratte,            Graham,                    Quarterman,  
Battle,             Gresham,                   Ramsay,  
Bartow,             Harden,                    Robinson of Coweta,  
Beasley,            Harris of Baldwin,           Robinson of Laur’ns,  
Bethune,            Harris of Clark,            Shockley,  
Black,              Harris of Taliaferro,         Smith of Oglethorpe,  
Bird,               Hodges,                     Talbot,  
Brinson,            Howard,                     Tift,  
Brown,              Jackson of Clark,          Tillman,  
Bullard,            Lewis,                      Todd,  
Callaway,           McCarran,                  Townsend,  
Cameron,            McDuffie,                   Walker of Richm’d,  
Clark,              McLeod,                     Ward,  
Crocker,            McIntosh,                  Wimbish,  
Dozier,             Morgan,                    Wood,  

So the motion to reconsider was lost.

Mr. Jones moved to suspend the special order of the day to take up the report of the Chief Engineer of the Western and Atlantic Rail Road. The order being suspended, the report was taken up.

And on motion of Mr. Jones, Was laid upon the table for further consideration.

Mr. Jackson of Walton, from the Committee on Petitions to whom was referred the bill for the relief of John M. Wilhite of the county of Jackson, reported unfavorably thereon, and asked leave to be discharged from its further consideration.

Mr. Jackson of Walton, to whom was referred the petition of sundry citizens of Randolph, Lee, Marion and Sumter Counties, praying for the pardon of William A. White, a convict in the Penitentiary for larceny—

Reported that they had duly considered the same, and believed it beyond the province and appropriate action of the Legislature, and desiring not to interfere with the Executive in
the appropriate sphere of his duties, made no decision upon the merits of the application; they therefore ask to be discharged from the further consideration of the subject.

Mr. Pinckard, from the Committee on Agriculture and Internal Improvements, to whom was referred the memorial of Cooper, Stroup and Wiley, made an unfavorable report to that part of the memorial asking the exclusive privilege of navigating for ten years, or certain conditions, the Etowah river below their Mills, or an appropriation to open the same for the purposes of navigation; also, against the private depot asked for—

And a favorable report on that part of the memorial which asks the privilege of furnishing the State with the castings and iron it may need upon as good terms as they can be procured abroad.

The report was read.

Mr. Phillips, from the Committee on Agriculture and Internal Improvements, to whom was referred the bill to incorporate the Etowah Rail Road Company in Cass, Cherokee and other counties of the State of Georgia, reported in favor of the passage of the bill with the alterations inserted therein.

Mr. Bartow moved a further suspension of the order of the House for the purpose of introducing a resolution.

The order being suspended,

Mr. Bartow laid upon the table a resolution.

He then moved a suspension of the rule of the House requiring new matter to lay on the table for one day.

The rule being suspended,

Mr. Bartow moved to take up the resolution.

Which was agreed to.

He then moved the adoption of the following resolution:

Resolved, That the 7th rule of the House of Representatives be amended by inserting after the words “to commit it” the words “to postpone it indefinitely—to postpone it to a day certain—to postpone it for further consideration.”

The resolution was read and agreed to.

The House took up the special order of the day, to wit:

The resolution of the Senate requesting his Excellency the Governor to have purchased and presented to Brigadier General David E. Twiggs an elegant sword suitable to an officer of his rank.

The resolution was taken up and unanimously adopted.

Mr. Walker, of Richmond, moved a further suspension of the order of the House for the purpose of introducing a Resolution.

The order being suspended,

Mr. Walker laid upon the table a resolution, which was read.
Mr. Jones moved a suspension of the rules of the House for the purpose of taking up Mr. Walker's resolution.

The rules being suspended,

The following resolution was taken up.

Whereas, the Legislature of Georgia, while conferring well earned honors on those whose heads have grown grey in the service of their country, they nevertheless deem it right and proper to notice, with marks of approbation, the past services of the young and gallant officers of our army; not only as an acknowledgment of just claims upon their admiration, but as an incentive to future gallantry and good conduct.

And whereas, Captain William H. T. Walker, of the sixth regiment United States Infantry, achieved for himself under the command of General Zachary Taylor, during the Florida War, a reputation creditable to himself and his native State, and more recently under General Worth, at the battles around the City of Mexico, sustained with signal gallantry his former high position—

Be it therefore unanimously Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That his Excellency the Governor be, and he is hereby requested to have purchased and presented an elegant sword suited to an officer of his rank, as a testimony by the General Assembly that the said Captain William H. T. Walker has deserved well of his country.

Which was read and agreed to.

A message was then received from his Excellency the Governor, by Mr. Patton, his Secretary.

Which was laid upon the table.

On motion of Mr. Nisbet,

The order of the House was suspended for the purpose of introducing a resolution.

The order being suspended,

Mr. Nisbet laid upon the table a resolution.

Which was read.

The rule of the House, requiring new matter to lay upon the table for a day, being suspended,

The following resolutions were taken up:

Resolved, That the noble and chivalric bearing of Capt. Isaac Holmes as an officer in the Georgia Regiment, under the command of Col. Henry R. Jackson, in Mexico—his untiring devotion to the discipline of the Regiment, and his lofty patriotism which caused him to lose his valuable life in the service of his country, command the admiration and grateful remembrance of this General Assembly.

And be it further Resolved, That this General Assembly deeply condole with the widow and children of Capt. Holmes; and that the Clerk of this House furnish her with a copy of these Resolutions.

And unanimously agreed to.
The House took up the report on the bill to alter the time of the sitting of the Fall Terms of the Superior Courts for the counties of Bulloch and Effingham, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act entitled an act to incorporate the town of Brunswick and to extend its jurisdictional limits, and for other purposes therein mentioned, passed the 29th day of December, 1836, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize Simpson C. Dyer, of the county of Cherokee, to construct a bridge across the Etowah river on his own land, on lot No. 530, in the 21st District and 2d section, and to regulate the tolls thereof, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to further define the duties of Receivers of Tax returns in this State.

And on motion, the bill was referred to the Committee on Finance.

The House took up the report on the bill to alter and amend the 15th section of the 1st article of the Constitution of this State.

On motion, the bill was referred to the Committee on the Judiciary.

The House took up the report on the bill to alter and amend the 53d section of the 4th division of the Penal Code.

On motion, the same was referred to the Committee on the Judiciary.

The House went into Committee of the Whole, Mr. Jones in the Chair, on the bill to appropriate money for the construction of a Road across the Lookout Mountain and to appoint Commissioners for the same; and having spent some time therein—

On motion of Mr. Jackson of Walton,

The Speaker resumed the Chair, and Mr. Jones, from the Committee, reported progress.

Which being done, the bill was referred to the Committee on Agriculture and Internal Improvements.

The House took up the report on the bill to alter and amend the road law of this State in reference to the time of meeting of the Road Commissioners to hear and determine upon excuses rendered by defaulters, and the return of defaulters by overseers, so far as respects the county of Lincoln; and agreed thereto.

The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to amend an act for the better regulation and government of the town of Athens in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the second section of an act assented to the 23d December, 1840—to extend the corporate limits of the town of Athens, &c., and for other purposes, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to increase the bond of the Sheriff of Dooly county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill for the relief of the City of Columbus.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to incorporate a Volunteer Company of Cavalry in the county of Marion, to be known by the name and style of the Marion Dragoons, and to give to them certain privileges and exemptions.

On motion, the same was referred to the Committee on Military Affairs.

The House took up the report on the bill to change the place of holding executors', administrators' and guardians' sales in Muscogee county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Columbus Factory Company of the county of Muscogee, and to secure to said Company certain rights therein mentioned.

On motion, this bill together with all others incorporating manufacturing companies were referred to the Committee on Manufactures.

The House took up the report on the bill to change the line between the counties of Appling and Telfair, so as to include the residence of William G. Taylor in the county of Appling, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to grant certain privileges to the Floyd Rifles, a Volunteer Company of the city of Macon, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act to alter and amend the several acts relating to the Court of Common Pleas and Oyer and Terminer for the City of Savannah, so far as relates to the Sheriff of said Court, and allow said
Sheriff certain fees which are not provided for by law, and to increase his fees in certain cases, and to allow him to appoint special Deputy Sheriffs in certain cases.

The same being amended and agreed to, the bill was read the third time and passed under the title thereof.

Mr. Jackson, from the Committee on Petitions, to whom was referred the petition of Richard Chitwood of the county of Habersham, praying for remuneration from the State for the grant of a lot of land of which he was the drawer and which was granted to another individual, reported unfavourably to the prayer of the petitioner, and asked to be discharged from its further consideration.

Mr. Wilson, from the special Committee, to whom was referred the petition of sundry citizens of the counties of Gilmer and Cherokee, praying for the formation of a new county, reported that it was not expedient to grant the prayer of the petitioners, and asked to be discharged from the further consideration thereof.

The House took up the report on the bill for the relief of the Bank of the State of Georgia.

On motion, the same was made the special order of the House for Wednesday next.

The House took up the report on the bill to exempt from Militia duty the officers and privates of the City Watch of Savannah.

The report was agreed to—the bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Atlanta and West Point Rail Road Company, and to punish those who may willfully injure the same, and

On motion of Mr. Jackson of Walton, the same, together with all bills of a similar character, was made the special order of the day for Thursday week.

Leave of absence was granted to Messrs. Wimbish and Glenn, for a few days, on special business.

Mr. Jackson, of Walton, moved to suspend the order for the purpose of introducing a resolution.

The motion was agreed to.

Whereupon he introduced the following resolution, which was read.

Resolved, That the Secretary of State be, and he is hereby, required to hand over to the Clerk of this House, all Acts originating in this House and passed by the last Legislature, proposing an alteration of the Constitution, and that said Acts when thus furnished to the Clerk be placed on file with bills for a first reading.

On motion, the rule was suspended, and the resolution taken up and agreed to.

Mr. Harris, of Baldwin, moved to suspend the order.

Which was agreed to.
He then moved that Mr. Sanford be added, on the part of the House, to the Committee on the Judiciary.

The motion was agreed to.

The House then adjourned till half past 9 o'clock, to-morrow morning.

WEDNESDAY, November 24, 1847.

Leave of absence was granted for a few days, after to-day, to Messrs. Carlton, Holmes, Dozier and Harris of Taliaferro, on special business.

Leave of absence was also granted to Messrs. Cone and McDuffie, after to-morrow, for a few days on special business.

Mr. Kenan, from the Committee on the Judiciary, to whom was referred the memorial of E. H. Bacon,

Reported unfavorably to the prayer of the petitioner, believing that a complication of the laws at this time is inexpedient.

Also, to whom was referred the bill to simply and curtail pleadings at law, and regulate admission of deeds and muniments of title as evidence in certain cases herein provided for, and settle the rights of parties after eviction and after recovery in claim cases,

Reported the bill to the House and recommended its favorable consideration and adoption.

Also, to whom was referred the bill to make valid certain sales of lands by Executors, Administrators and Guardians,

Reported that the bill be laid upon the table for the balance of the Session.

Also, to whom was referred the bill to facilitate the collection of money out of Sheriffs, Clerks, Coroners, and Constables,

Reported the bill back to the House, without recommending its adoption.

Also, to whom was referred the bill to alter and amend the ninth section of the third article of the Constitution,

Reported the bill back to the House without recommending its passage—a bill now pending better setting out the objects of this bill.

Also to whom was referred the bill to alter and amend the fifty third section of the fourth division of the Penal Code,

Reported it worthy of serious consideration and recommended its adoption.

Also to whom was referred the bill to relieve persons who have incurred disabilities by having been legally divorced and to repeal laws prescribing such disabilities,
Reported it worthy of serious consideration, and should pass.

Mr. Tift, laid upon the table the memorial of S. D. Betton, which was referred to the Committee on the Judiciary, without being read.

Mr. Tift introduced a bill to provide for improving the navigation of Flint River by means of the credit of the State, and to provide for the payment of the principal without loss to the State.

Which was read the first time.

Mr. Harris of Baldwin laid upon the table the petition of David Kramer & Co., State House Guard, praying for remuneration for extra services, which was referred to the Committee on Petitions, without being read.

Mr. Barratte laid upon the table the memorial of sundry citizens of Camden county, praying the enactment of a law more effectually to protect those embarked in the Turpentine business.

Which was referred to a Special Committee, consisting of Messrs. Barratte, Townsend, Bryan of Wayne, Franklin and Clark, without being read.

The following bills were introduced and severally read the first time, to wit:

By Mr. Carlton,
A bill to authorise his Excellency the Governor, to cause to be paid to William Tippit, William E. Haskens and James N. Suddeth, certain accounts for teaching poor children in the county of Campbell, in the years 1842 and 1843.

By Mr. Candler,
A bill to authorise the Inferior Court of Carroll county to levy annually an extra tax, of not exceeding one hundred per cent, on the annual State tax of said county, on the citizens of said county for the purpose of building a new Court-house in said county.

By Mr. Smith, of Cass,
A bill to pay the jail fees of insolvents out of the county funds.

By Mr. Clark,
A bill to amend an act entitled an act to amend the Militia laws of this State, so far as relates to the first Regiment of Georgia Militia, and for other purposes in this bill mentioned.

Also a bill to give to all Machinists, Engine builders and repairers of Engines and Mill-wrights an encumbrance.

Also a bill for the encouragement and regulation of the patrol and road duty, so far as it relates to the 6th company district of Chatham county.

Mr. Bartow laid upon the table a memorial of the Planters Bank of the State of Georgia.

Which was referred to the Committee on Finance, without being read.
Mr. Shockley laid upon the table a resolution, which was read.

He then moved a suspension of the order, and the rule of the House requiring new matter to lay on the table for one day, for the purpose of taking up the resolution.

The rule being suspended, the following resolution was taken up.

In view of bringing to a close with as little delay as possible the unsettled business of the Central Bank—

*Be it resolved*, That the Director of the Central Bank at his earliest convenience communicate to this House, the nature and extent of the unsettled business of the Bank.

That the said Director furnish the name of each Attorney in default in the settlement of his account in the Bank and the cause of their remaining so long unsettled; together with the amount claimed by said Bank to be due from said Attorney.

*And be it further resolved*, That the said Director inform this House, the nature and extent of any service now performed by the Bank that might not with propriety be turned over to one of the other officers without injury to the public interest.

*And be it further resolved*, That the said Director communicate any further information that will in his opinion tend to accomplish the object aforesaid.

Which was agreed to.

Mr. Shockley introduced a bill for the distribution of the poor school fund, and other purposes.

Which was read the first time.

Mr. Wilson,

A bill to authorise the Justices of the Inferior Court of DeKalb county, to levy and assess an extra tax upon the persons and property of said county for the payment of the Petit Jurors thereof, and for other purposes therein mentioned.

Also a bill to add lot of land No. 83 and fraction No. 84, in the 14th district of originally Fayette, now Campbell county, to the county of DeKalb.

Also a bill to amend an act entitled an act to incorporate the town of New Utrecht, in DeKalb county, to appoint Commissioners for the same and to provide for the election of Commissioners in succession, and other regulations therein named, and to levy a tax for the improvement of said town, assented to Dec. 21, 1839, and to change the name and extend the limits of said town.

Which were severally read the first time.

The following bills were introduced and severally read the first time.

A bill by Mr. Price,

To authorise the Commissioners of poor school fund for the
county of Floyd to pay the teachers of the poor children for the year 1844.

A bill by Mr. Sanford,
To authorise the Justices of the Inferior Court of the county of Greene to levy and assess an extra tax, and for other purposes therein named.

Also a bill to authorise a grant for lot of land number 56, in the 9th district of Dooly county to issue to the orphans of Abner Simonton, and to vest the title to said lot of land in them and their heirs and assigns.

A bill by Mr. Ramsay,
For the relief of William C. Osborne.

Also a bill to change the election precinct from King's Gap to Goodman's Cross Roads in Harris county.

A bill by Mr. Ramsay,
To change the election precinct from King's Gap to Goodman's Cross Roads in Harris county.

A bill by Mr. Holmes,
To change the county lines of Houston, Macon and Crawford counties.

A bill by Mr. Penticost,
To grant a divorce, "a vinculo matrimonii," to Sherard B. McGuire of the county of Jackson, from his wife Nancy McGuire.

The following message was then received from the Senate, by Mr. Crawford, their Secretary:
The Senate has passed the following bills, to-wit:
A bill to be entitled an act to amend an act entitled an act to authorise James Morris to erect a Mill Dam across the Conasauga River on his own land in the county of Murray, assented to the 20th day of December, 1839.

A bill to be entitled an act to authorise and require the Justices of the Inferior Court of the county of Emanuel to examine and allow the Tax Collector his insolvent list, and for other purposes therein mentioned.

A bill to be entitled an act to authorise the Justices of the Inferior Court of Jefferson county, and their successors in office, to assess an extra tax upon the citizens of said county for the purpose of paying for the building of a Court-house in the Town of Louisville.

A bill to be entitled an act to authorise Andrew McCorvey of the county of Dooly, in this State, to peddle upon goods, wares and merchandise within the said county of Dooly, without a license, and without being subject to pay any tax therefor.

A bill to be entitled an act to authorise a grant to issue to Lambert J. Jones, for the lot No. 161, in the 1st district of Dooly county in this State.

A bill to be entitled an act to authorise John Mobley of the county of Irwin to establish a ferry across the Ocmulgee River, in said county upon his own land, upon certain conditions therein mentioned.

A bill to be entitled an act to amend and explain the sever-
al acts for the limitation of actions and avoiding suits at law.

A bill to be entitled an act to compel Parish Carter, a temporary resident of Murray County, to give in all the taxable property he may hold or own in the county of Murray, to the Tax Receiver of said county, and to pay for the same to the Tax Collector of Murray county.

The Senate have passed the following bill of the House of Representatives, and have directed me to return the same forthwith to this Branch of the General Assembly, to wit:

A bill to empower the Judge of the Superior Courts of the Coweta District to compel the Jurors summoned for the first week of Troup Superior Court to serve two instead of one week, and the Jurors summoned for the second week to serve two instead of one week.

A bill by Mr. Penticost,
To alter and amend an act entitled an act to apportion the representatives of this State, according to the 7th section of the 1st article of the Constitution, approved December the 27th, 1845.

Which on motion was referred to a Special Committee, consisting of Messrs. Penticost, Cabiness, Harris of Clark, Harden and Gartrell.

A bill by Mr. Glover of Jasper,
To alter the line between the counties of Jones and Jasper, so as to add a part of lot No. 44, 13th district of Jones county, to the county of Jasper.

A bill by Mr. Neal,
To divorce and separate Reliance Drake, formerly Reliance Roland, and William Drake her husband.

A bill by Mr. Barnes,
To amend an act to provide for the education of the poor, so far as the county of Lumpkin is concerned.

A bill by Mr. Keith,
To give the election of county treasurer of the county of Lumpkin to the people of said county.

A bill by Mr. Howard,
To authorise Charles C. Crewz of the county of Harris, and John W Evans, of the county of Bibb, to plead and practice law &c.

A bill by Mr. Battle,
To abolish certain election precincts in the county of Talbot.

Mr. Jones introduced a bill to authorise the settlement of minor offences, and to compel an efficient prosecution of higher crimes and misdemeanors.

Which was read the first time and referred to the Committee on the Judiciary.

Also a bill to authorise the Governor to appoint a fit and proper person to sell and dispose of undrawn lots, and to lim-
it the time for fraction purchasers to pay for and take out grants for fractions.

Which was read the first time.

A bill by Mr. Jones,

To authorise the Governor to close the poor school accounts on the 15th December, in each and every year.

He also laid upon the table a resolution which was read.

Mr. Gaulding introduced a bill to add a part of the county of Fayette to the county of Pike, and to change the residence of certain persons therein named.

Which was read the first time.

Mr. Gaulding laid upon the table the memorial of Eli McFail.

Which was referred to a Special Committee. consisting of Messrs. Gaulding, Quarterman and Bird, without being read.

Mr. Carter introduced a bill for the relief of William Sears of Talbot county.

Which was read the first time.

And on motion, was referred to the Committee on the Judiciary.

Also a bill to incorporate the State Guards of Talbot county.

Also a bill to pardon John Childers, convicted in the Superior Court of Talbot county, with the offence of an assault with the intent to murder.

Which was read the first time.

And on motion, was referred to the Committee on the Penitentiary.

Mr. Weathers introduced a bill to compensate J. B. Matthews of the county of Talbot.

Which was read the first time.

Mr. Beasley, from the Special Committee to whom was referred the petition of sundry persons of Troup county, in favor of Abram Peavy, deceased,

Reported favorably to the prayer of the petitioners, and introduced the following bill:

For the relief of the estate of Abram Peavy, deceased, on forfeiture incurred on penal bond for the appearance of Hiram P Peavy, charged with the offence of gaming.

Which was read the first time.

Mr. Fitzpatrick introduced a bill to alter and change the name of Newton Hare of Twiggs county, and to legitimize the same.

Which was read the first time.

Mr. Harden laid upon the table the memorial of Ker Boyce and his associates, for a charter to construct a Rail Road from a point on the Savannah River to the Central Rail Road, and also to Augusta.

Which was read,
And on motion, referred to the Committee on Agriculture and Internal Improvements.

Mr. Gartrell laid upon the table some resolutions emanating from the Hon. Henry Clay in reference to the existing War with Mexico.

Which were read,

And on motion of Mr. Gartrell, referred to the Committee on the State of the Republic.

Mr. Gartrell, also laid upon the table a resolution, instructing the Judiciary Committee to enquire into the constitutionality of granting divorces by the Legislature.

Which was read.

Mr. Bartow laid upon the table a resolution, Which was read.

On motion, the rule of the House requiring new matter to lie upon table for one day was suspended, and the following Preamble and Resolution was taken up:

WHEREAS, Capt. Josiah Tattnall, of the United States Navy, a native of the State of Georgia, has greatly distinguished himself in every portion of his professional career, and has illustrated the State which gave him birth, by uniform devotion and bravery in the service of that gallant arm of the national defence; and more recently, at the siege and bombardment of Vera Cruz, as commander of the "Mosquito fleet" signalized himself by the most noble and heroic conduct, and added new laurels to his service, and greatly honored Georgia—Therefore, be it unanimously

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly met, That His Excellency the Governor cause to be procured an elegant sword, suitable to an officer of his rank, to be inscribed with proper devices, and present the same to Capt. Tattnall in the name of the State, together with a copy of this Resolution.

Which was agreed to.

The following constitutional bills were taken up, and read the first time.

A bill to alter and amend the third and seventh sections of the third article of the Constitution.

A bill to alter and amend the third section of the second article of the Constitution of this State.

Mr. Jackson of Walton, from the Committee on Petitions, to whom was referred the bill for the relief of John M. Willhite of the county of Jackson, made a report thereon,

Which was read,

And is as follows, to-wit:

The Committee on Petitions to whom was referred the "bill for the relief of John M. Willhite, of the county of Jackson," have had the same under consideration, and report
that this matter was acted on by the Legislature of 1849, and rejected solely by the veto of Governor McDonald. A petition from the same individual for relief, was laid before the Legislature of 1845, and rejected again by them, without enquiring rigidly into the facts connected therewith. Your Committee are of opinion, that claims so long ago presented and so often rejected, should no longer trouble the country. They therefore report unfavorably thereon, and ask leave to be discharged from its further consideration.

On motion of Mr. Jackson,

The report was agreed to.

Mr. Jackson, from the same Committee, to whom was referred the petition of Richard Chitwood, of Habersham county—made a report thereon,

Which was read—and is as follows, to-wit:

The Committee on Petitions, to whom was referred the petition of Richard Chitwood of Habersham county, praying for remuneration from the State, for the grant of a lot of land of which he was the drawer and which was granted to another individual—report, that said Richard Chitwood failed to take out his grant until the said lot of land had reverted to the State. Whether this was the result of neglect or accident or of improper conduct on the part of the State House Officers, your Committee deem it unnecessary to enquire. If the State be bound to pay an equivalent in money to all persons failing to procure their grants at the proper time, the Treasury would soon be totally exhausted. They therefore report adversely to the petition, and ask to be discharged from its further consideration.

On motion of Mr. Jackson,

The report of the Committee was agreed to.

The same Committee, to whom was referred the petition of sundry citizens of Randolph and other counties, praying the pardon of Wm. A. White, reported thereon.

Which was read, and is as follows:

The Committee on Petitions, to whom was referred the petition of sundry citizens of Randolph, Lee, Sumter and Marion counties, praying for the pardon of Wm. A. White, a convict in the Penitentiary, for larceny—report that they have duly considered the same, and believe that it is beyond the province and appropriate action of the Legislature. The pardoning power in such cases is vested in the Governor of the State, and without making any decision upon the merits of the application, your committee do not desire to interfere with the Executive in the appropriate sphere of his duties.

They therefore ask to be discharged from the further consideration of the subject.

On motion of Mr. Jackson,

The report was taken up and agreed to.
Mr. Jackson from the same Committee, to whom was referred the petition of Nimrod Jackson of Crawford county, made a report thereon.

Which was read, and is as follows, to-wit:

The Committee on Petitions, to whom was referred the petition of Nimrod Jackson of Crawford county—report that they have had the same under consideration; and while they sincerely sympathise with the unfortunate petitioner and his children, they cannot recommend any relief. There are doubtless many such cases in Georgia, appealing equally to the sympathies of the people; and the precedent, if set, of granting relief in this case, would open a wide door for legislative charity, beyond anything ever contemplated by the Constitution.

Your Committee ask therefore to be discharged from the further consideration of the same.

On motion, the report of the Committee was agreed to.

Mr. Tift moved to take up the message of the Governor,

Which was agreed to.

Whereupon the following message was taken up and read.

EXECUTIVE DEPARTMENT,

Milledgeville, 22d Nov., 1847.

I have the honor to transmit to the House of Representatives, in answer to their Resolution of the 20th inst., the report of Leonidas B. Mercer, appointed under a resolution of the General Assembly, assented to December 29th, 1845, to receive and expend in the improvement of the navigation of Flint River, an unexpended balance then on hand of nine hundred and twenty-four dollars and thirty-two cents.

GEORGE W. TOWNS.

On motion,

The message, with the accompanying documents, was referred to the Committee on Agriculture and Internal Improvement.

The House took up the report on the bill to repeal the law now in force regulating the practice of Physic and Surgery in this State, and to revive the act passed December 24, 1825, regulating the same, and for other purposes therein named.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to fix the times of holding the Superior Court in Floyd county, and to require the Judge to hold the same for two weeks if necessary, and to draw two panels of Grand and Petit Jurors for said county, and also to authorise the Justices of the Inferior Court of said county to draw Jurors as thereafter prescribed—and agreed thereto.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill for the relief of Archibald Harris of Forsyth county—and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to authorise the Curright Manufacturing Company to erect a Bridge across the Oconee river, and for other purposes therein named—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act entitled an act more effectually to provide for the collection and disbursement of the fines imposed by Courts of Enquiry—and agreed thereto.

On motion, the same was referred to the Committee on Military Affairs.

The House took up the report on the bill to alter and amend an act entitled an act to alter and amend the Road laws of this State, approved 19th December, 1818, so far as relates to the county of Gwinnett—and agreed thereto.

The bill was read the third time and passed under the title thereof.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and ready for the signature of the Speaker,

A bill to empower the Judge of the Superior Courts of the Coweta District to compel the Jurors summoned for the first week of Troup Superior Court, to serve two instead of one week, and the Jurors summoned for the second week to serve two instead of one week.

The House took up the report on the bill to compel the Clerks of the county of Irwin to hold their offices at the Court House—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to appropriate a part of the poor school fund of 1847 to the county of Liberty, and to direct the Governor to pay the same to the order of the Inferior Court thereof—and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to authorise the Inferior Court of Macon county to levy and collect for county purposes, an extra tax for the year 1848—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the "Grand Division of the Sons of Temperance of the
State of Georgia.—and the same being amended, was agreed to.

The bill was read the third time and rejected by the House.

The House took up the report on the bill for the relief of John Liverman.

On motion, the same was made the special order of the day for Friday next.

The House took up the report on the bill to amend the 12th section of an act entitled an act to carry into effect that part of the Constitution which requires the establishment of a Supreme Court for the correction of Errors, and to organize the same and to regulate the proceedings thereof, assented to on the day of December, 1845—and agreed thereto.

And on motion, the same was postponed for further consideration.

The House took up the report on the bill to revive and continue in force an act entitled an act to incorporate the town of Thomasville in the county of Thomas, and appoint Commissioners for the same, assented to December 26th, 1831, and also an act amendatory thereof, assented to December 22d, 1832, and for other purposes therein named—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to compensate the Clerk of the Supreme Court of this State for extra services; and agreed thereto.

And on motion, the same was referred to a special committee consisting of Messrs. Harris of Clark, Jones and Ramsay.

The House took up the report on the bill to appoint Trustees for the Thomasville Academy in Thomas county—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the LaGrange Institute—and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Gartrell laid upon the table a resolution in reference to the times of meeting of this House.

Which was read.

On motion, the House then adjourned till 9½ o'clock Friday morning.
FRIDAY, NOVEMBER 26TH, 1847.

Mr. Carter moved to reconsider the journal of Wednesday, so far as relates to the reference of the bill for the pardon of John Childers to the Committee on the Penitentiary.

The House agreed to reconsider.

Mr. Phillips moved to reconsider so much of the journal of Wednesday as relates to the agreement of the House to the report of the Committee on the Petition of Richard Chitwood.

The House refused to reconsider.

Mr. Strickland moved to reconsider so much of the journal as relates to the rejection of a bill for the relief of Archibald Harris.

The House agreed to reconsider.

Mr. Ramsay moved to reconsider so much of the journal of Wednesday as relates to the rejection of a bill to incorporate the Grand Division of the Sons of Temperance.

The House refused to reconsider.

Leave of absence was granted to Mr. Gresham, on account of the indisposition of his family, for a few days.

Also, to Messrs. Maloney, Sumner, Rozar and Reid on special business.

Mr. Barratte laid upon the table the petition of James Barnard, Lewis Duncan and sundry citizens of Camden county.

Which was read and referred to the Committee on Petitions.

Mr. McConnell of Cass laid upon the table the memorial of sundry citizens of Cass and Murray counties.

Which was read and referred to the Committee on Petitions.

Mr. Clark, from the special committee to whom was referred the petition of M. S. D'Lyon, made a favourable report to the prayer of the petition, and reported the following bill:

A Bill for the relief of M. S. D'Lyon.

Which was read the first time.

Mr. Harris of Clark introduced a bill to abolish the allowance of Tare on Bales of Cotton.

Which was read the first time.

Mr. Shockley laid upon the table a resolution requesting the Governor to lay before this House, the correspondence of Daniel McDougald in relation to a claim of the State against the Insurance Bank of Columbus.

Which was read.

Mr. Wilson laid upon the table a resolution requesting his Excellency the Governor to furnish the Justices of the Peace with certain books.

Which was read.

Mr. Arnold introduced a bill to alter and amend the several acts heretofore passed, for the incorporation and government...
of the town of Ruckersville in the county of Elbert, and to define its corporate limits.

Which was read the first time.

Mr. McIntosh introduced a bill to incorporate the Broad River Manufacturing Company in the county of Elbert.

Which was read the first time.

Mr. Morris introduced a bill to establish an additional election precinct in the county of Franklin, and to remove certain precincts therein named.

Which was read the first time.

Mr. Sanford, from the committee to whom was referred the memorial of the City Council of Savannah—the Commissioners of Pilotage, Chamber of Commerce, and sundry citizens of Savannah, and the memorial of the Land and Wharf owners on Hutchinson's Island, reported favorably to the prayer of the petitioners, and introduced the following bill:

A bill to make permanent the water line for certain wharves on the shore of Hutchinson's Island in Savannah river, opposite the City of Savannah, for appointing Commissioners to carry the same into effect, and to extend over them, to the Commissioners of Pilotage and the City Council of Savannah, the same jurisdiction and powers which they hold over the wharves on the southern shore of the river, and to repeal the act of December 10th, 1841, upon the same subject.

Which was read the first time.

Mr. Sanford laid upon the table the petition of John M. Ashurst.

Which was read and referred to the Committee on Petitions.

The following message was received from his Excellency the Governor by Mr. Patton, his Secretary, to wit:

His Excellency the Governor has approved and signed an act to empower the Judge of the Superior Courts of the Coweta District to compel the jurors summoned for the first week of the Troup Superior Court to serve two instead of one week—and the jurors summoned for the second week to serve two instead of one week—which I am directed to return to this branch of the General Assembly in which it originated.

Mr. Phillips, from the committee to whom was referred the petition of sundry citizens from the counties of Habersham, Rabun, Union, Lumpkin, Hall, &c., reported favorably to the prayer of the petitioners, and introduced the following bill:

To incorporate the Clarksville and Athens Rail Road Company.

Which was read the first time.

Mr. Baugh laid upon the table a resolution.

Which was read.

He moved the suspension of the rule requiring new matter
to lay on the table for one day, for the purpose of taking up the resolution—the rules being suspended.

The following resolution was taken up and agreed to:

Whereas, The law in relation to the navigable rivers in this State and the rights of the State and the land holders on said rivers are not generally known, and as there is a diversity of opinion upon this subject, therefore—

**Be it resolved**, That this subject be referred to the Committee on the Judiciary, with instructions to report by bill, or what the substance of the laws are on this subject.

Mr. Lewis introduced a bill to amend an act to alter and amend the road laws of this State, so far as the county of Hancock is concerned, assented to December 26, 1843.

Which was read the first time.

Mr. Neal introduced a bill to alter and amend an act entitled an act to alter and amend so much of the fourth section of an act approved December 23d, 1789, as relates to the amount of County Surveyor's bonds, assented to December 26th, 1842.

Which was read the first time.

Mr. Keith introduced a bill to authorize adjourned Courts to be held by the Judge of the Cherokee Circuit for Lumpkin county.

Which was read the first time.

Mr. Reynolds laid upon the table the memorial of sundry citizens of Walton county.

Also, introduced a bill to change the line between the counties of Newton and Walton, so as to add the residences of certain persons now in the county of Walton to the county of Newton.

Which was read the first time.

Mr. Spear introduced a bill to make void a deed of gift.

Which was read the first time.

Also, a bill to authorize the Commissioners of the Poor School Fund in the several counties of this State to pay out of said fund arrearages due teachers for teaching poor children from the year 1830 to the year 1847.

Which was read the first time.

Mr. Perkins introduced a bill to authorize the Justices of the Inferior Court of Randolph county to levy a tax for county purposes upon all lands and negroes in said county now subject to State taxation with the restrictions herein mentioned.

Which was read the first time.

Mr. Hodges laid upon the table a petition from sundry citizens of Randolph county.

Also, a bill for the relief of William L. Ballard of the county of Randolph.

Which were referred to the Committee on Petitions without being read.
Mr. Talbot laid upon the table a resolution requesting his Excellency the Governor to forward certain books to Stewart county.

Which was read.

Mr. Tillman introduced a bill to authorize the Justices of the Inferior Court of Tattnall county to allow the Tax Collector his insolvent lists.

Which was read the first time.

Mr. Kilgore introduced a bill for the relief of Colen Steed, William Mullens and Elisha Thompson of the county of Walton.

Which was read the first time.

Mr. Harden laid upon the table a resolution in relation to the Central Bank.

Also, moved a suspension of the rule requiring new matter to lay upon the table for one day, for the purpose of taking up the resolution.

The rule being suspended,

The following resolution was taken up and agreed to:

Resolved, That the Committee on Finance examine into the condition of the Central Bank—its account current with the State—the amount of its original capital—of what it consisted and how and when the same was increased—its profits and losses—to what the profits have been applied—what portion of its stock has been wasted, if any—what are its present assets, and what provision the State will have to make to meet its liabilities, and report to this House without delay.

Mr. McDonald moved a further suspension of the rule of the House.

The rule being suspended,

On motion of Mr. McDonald,

The following resolution was taken up:

Resolved, That so much of the Governor's Message as relates to the unsurveyed and ungranted lands in this State, be referred to a Committee of five to be appointed by the Chair, with instruction to report by bill or otherwise.

Which was agreed to.

Whereupon, the Speaker appointed Messrs. McDonald, Gaulding, Brinson, Barratte and Crocker said committee.

Mr. Tift introduced a bill to provide for the establishment of election precincts and for their removal in certain cases.

Which was read the first time.

Mr. Carter moved for the suspension of the order of the House to take up the bill for the pardon of John Childers.

The order being suspended,

The bill was taken up and read.

And on motion of Mr. Carter, was referred to the Committee on Petitions.

The House took up the special order of the day, which
was the report on the bill to pardon John Liverman of Richmond county, and the report being amended was agreed to.

The bill was read the third time, and on the question, "Shall this bill now pass?"

The yeas and nays were required to be recorded, and are yeas 77 nays 30.

Those who voted in the affirmative are Messrs.


Those who voted in the negative, are Messrs.


So the bill passed under the title thereof.

The House took up the reports on the following bills, to wit:

A bill to alter and amend the 1st section of the 3d article of the Constitution of this State.
A bill to alter and amend the 12th section of the 2d article of the Constitution of this State.

A bill to give the election of Judges of the Superior Courts and of the Comptroller General to the people—to prescribe the time of holding said elections, and for other purposes.

A bill to alter and amend the third section of the third article of the Constitution of this State.

A bill to give the election of the Judges of the Superior Courts of the State of Georgia to the people of the respective judicial districts thereof.

And on motion of Mr. Jackson,

The same were referred to a special committee, consisting of Messrs. Jackson of Walton, Harden and Lewis.

The House took up the report on the bill to authorize Lewis A. T. Lampkin to erect a mill dam across the Etowah river, on his own land, in Floyd county, and agreed thereto.

Mr. Jones moved its reference to a special committee.

Whereupon, the yeas and nays were called for, and are yeas 37 and nays 58.

Those who voted in the affirmative, are Messrs.

Alexander, Baugh, Bryan of Houston, Candler, Cleveland, Dorminy, Fields, Fitzpatrick, Franklin, Freeman, Glover of Jones, Hall, Heard.

Hendricks, Howard, Jackson of Walton, Jones, Keith, Kenan, Kilgore, Martin, McConnell of Cobb, McDonald, Penticost, Phillips.

Pollock, Sanford, Smith of Cass, Spear, Terrell, Tift, Vardeman, Walker of Craw'fd.

Those who voted in the negative, are Messrs.

Robinson of Jasper, Strickland, Townsend, 
Robinson of Laur'ns, Talbot, Ward, 
Sheffield, Tillman, Wood, 
Shockley, Todd, Zachry. 

On motion of Mr. Barlow, 
It was referred to the Committee on Agriculture and In­ternal Improvement. 
On motion, the House then adjourned till half past 9 o'­clock, to-morrow morning.

SATURDAY, NOVEMBER 27, 1847.

The House took up the report on the bill to simplify and curtail pleadings at law and regulate admission of deeds and muniments of title as evidence in certain cases herein provided for, and settle the rights of parties after eviction and after recovery in claim cases.

On motion of Mr. Jones it was made the order of the day for Tuesday next.

The House took up the report on the bill to make valid certain sales of lands by executors, administrators and guardians.

And on motion of Mr. Jones, the same was indefinitely postponed.

The House took up the report on the bill to extend the jurisdiction of Justices of the Peace to sums of fifty dollars, and to alter the law regulating the lien of judgments in certain cases.

Mr. Jones moved to postpone it indefinitely.

Whereupon the yeas and nays were required to be re­corded, and are yeas 78, nays 23.

Those who voted in the affirmative are Messrs.

Anderson of Warr'n, Bullard, Gaulding, 
Andrews, Cabiness, Glass, 
Arnold, Callaway, Graham, 
Atkinson, Cameron, Hall, 
Bacon, Carter, Harris of Baldwin, 
Bailey, Clark, Harris of Clark, 
Barratte, Cleveland, Harris of Morgan, 
Battle, Colbert, Hodges, 
Baugh, Crocker, Howard, 
Beasley, Dubignon, Jackson of Clark, 
Bird, Fitzpatrick, Jackson of Walton, 
Brinson, Fleming, Jones, 
Brown, Franklin, Kenan, 
Bryan of Houston, Gartrell, Kilgore,
Those who voted in the negative are Messrs.
Alexander, Freeman, Reynolds,
Anderson of Wilkes, Glover of Jasper, Robinson of Jasper,
Barnes, Keith, Robinson of Laurens,
Bethune, Martin, Spear,
Black, Perkins, Summer,
Brandon, Pinckard, Vardeman,
Bryan of Wayne, Pollock, Whitworth,
Fields, Price,

So the motion to postpone prevailed.

The Speaker announced from the Chair the following committee on the resolution to refer so much of the Governor’s message as relates to unsurveyed and ungranted lands to a select committee: Messrs. McDonald, Gaulding, Brinson, Barratte and Crocker.

Mr. Walker of Richmond moved a suspension of the rule in order to introduce a bill.

The rule being suspended,

Mr. Walker laid upon the table the memorial of Nancy Williams—which was read.

Also, introduced the following bill:

A bill to commute the sentence of death passed upon William L. Williams, in the Superior Court of Richmond county, on the 9th day of July, in the present year, to imprisonment for life at hard labor in the Penitentiary, upon certain conditions therein named.

Which was read the first time.

The House took up the report on the bill to alter and amend the 9th section of the 3d article of the Constitution.

And on motion of Mr. Harris of Baldwin, the same was postponed for further consideration.

Mr. Jackson of Walton, from the committee on Petitions, to whom was referred the petition of sundry citizens of the county of Randolph, praying for the discharge of William L. Ballard from liability upon a bond—

Reported favorably to the prayer of the petitioners, and
recommended the passage of the bill for the relief of William L. Ballard.

The following message was then received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills:

A bill to be entitled an act to incorporate the Muscogee Asylum for the poor—to make provisions for their support, and to authorize the Inferior Court of Muscogee county to bind out poor children to said corporation under certain circumstances, and to provide for their education.

A bill to be entitled an act to repeal an act passed twenty-fifth December, 1837, to consolidate the offices of Tax Collector and Receiver of tax returns in certain counties therein named, so far as relates to the counties of Murray and Glynn.

A bill to be entitled an act to prescribe how the laws and resolutions of this State shall be compiled and arranged, and to repeal all laws militating against this act.

A bill to be entitled an act to authorize his Excellency the Governor to issue to Lewis Zachry, of the county of Newton, a plat and grant for the east half of lot No. 217, in the 10th District of Henry county, upon terms therein specified.

A bill to be entitled an act to incorporate the Chatham Artillery of the City of Savannah.

A bill to be entitled an act to establish and make permanent the county site of Scriven county, and for other purposes therein named.

A bill to be entitled an act to compensate Grand and Petit Jurors for the county of Campbell, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

Mr. Jackson of Walton, from the Committee on Petitions, to whom was referred the petition of the State House Guard, made an unfavorable report to the prayer of the petitioners.

Mr. Jackson, from the same committee to whom was referred the petition of sundry citizens of Hazzard’s Neck in Camden county, made an unfavorable report thereon, and asked to be discharged from its further consideration.

Mr. Jackson, from the same committee to whom was referred the petition of John M. Ashurst—thinking the subject matter more properly belonged to the Judiciary committee, asked its reference to said committee.

Mr. Sanford moved to suspend the rules of the House.

The order being suspended,

Mr. Sanford moved to refer the petition of John M. Ashurst to the committee on the Judiciary.

Which was agreed to.

Mr. Jones moved to suspend the order of the House—which was agreed to.

The order being suspended,
Mr. Jones moved to have one hundred and thirty copies of the bill to simplify and curtail pleadings at law, &c. printed for the use of this House. Which was agreed to.

Mr. Gartrell moved a suspension of the rules for the purpose of taking up bills for a second reading. The rules being suspended, the following bills were severally read the second time and committed for a third reading:

A bill to facilitate the collection of money out of Sheriffs, Clerks, Coroners and Constables.

A bill to found and establish in the University of Georgia, a Professorship of Agricultural Chemistry, to endow the same, and for other purposes.

On motion, the same was referred to the Committee on Agriculture and Internal Improvements.

A bill to authorise the Governor to issue his warrant upon the Treasury for purposes therein named.

A bill to change the penalty of death for crimes committed by free white persons to imprisonment and labor in the Penitentiary for life.

On motion, the same was referred to the Judiciary Committee.

A bill to authorise the sale of liens.

On motion, the same was referred to the Judiciary Committee.

A bill to revive and amend the act entitled an act to incorporate the Milledgeville Rail Road company, assented to 26th December, 1837.

On motion, the same was made the special order of the day for Thursday next.

A bill to add a part of the county of Jones to the county of Bibb, and a part of the county of Twiggs to the county of Bibb.

A bill to be entitled an act to amend an act to compensate Jurors in the county of Bibb, passed the 10th December, 1841.

A bill to incorporate the Bibb County Manufacturing Company.

On motion, the same was referred to the Committee on Manufactures.

A bill authorising his Excellency the Governor to furnish the 82d Regiment G. M. with certain books therein mentioned.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

**EXECUTIVE DEPARTMENT,**

**Milledgeville, November 26, 1847.**

In answer to the resolution of the House of Representatives of the 17th inst. I have the honor to transmit to that
body the evidence in the Executive Department which relates to the controversy between the State and Mr. James Holford, a creditor of the Insurance Bank of Columbus, together with the documents relative thereto.

GEO. W TOWNS.

Also, a message in relation to the State of Georgia making the necessary arrangements to defray the expenses of removing the body of Col. McIntosh.

Which was referred to a special committee consisting of Messrs. Clark, Freeman and Harris of Baldwin, with instructions to report to this House on Monday next.

A bill to amend an act entitled an act to amend and consolidate the several acts which have been passed in relation to the powers and privileges of the corporation of the city of Savannah, assented to 24th December, 1825, and also to amend an act entitled an act to alter the time for the election of Mayor and Aldermen of the city of Savannah, and for other purposes therein mentioned, passed the 25th December, 1845.

A bill to authorise an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

A bill to incorporate the Etowah Rail Road Company in Cass, Cherokee, and other counties of the State of Georgia.

And on motion, was made the special order of the day for Thursday next.

A bill to incorporate Bethlehem Bethel Church in the county of Columbia, and grant certain privileges therein named.

A bill to compensate the Grand and Petit Jurors of the county of Cobb, and to authorise the Justices of the Inferior Court to levy an extra tax for that purpose.

A bill to authorise and empower Zachariah H. Gordon and Elias King to erect and keep up a mill-dam on their own land across the Oustanaula river, and for other purposes.

A bill to provide for the removal of the seat of government of this State to the town of Atlanta in the county of DeKalb, and to provide for the erecting of the necessary buildings to accommodate the General Assembly, State House officers and Executive officers thereof, and for other purposes therein mentioned.

Which, on motion, was made the special order of the day for Monday week next.

A bill to compel persons owning lands and negroes in the county of Dooly to pay tax in said county for the same.

On motion, the same was referred to the committee on Finance.

A bill to grant to the county of Dooly the State tax of said county for the year 1848.
A bill for the relief of Walter Gibson and Charles W McKnight.

A bill to incorporate the Hussars of Effingham county and for other purposes therein named.

On motion, the same was referred to the Committee on Military Affairs.

A bill to keep open the channel of Broad river and remove and prevent obstructions to the free passage of fish and boats in the same from the point where the Madison county line crosses said river to its confluence with the Savannah river.

A bill to require the Engineer to lay out and construct a Road from the South-Eastern Terminus of the Georgia Rail Road, to some point on the Savannah river most convenient to connect with the South Carolina Rail Road, and to appropriate money for the same.

A bill to alter and amend, so far as relates to the county of Heard, the third section of an act entitled an act to alter and amend the road laws of this State, approved the 19th day of December, 1818.

A bill to authorise the Tax Collector of Irwin county to collect the taxes on certain lands lying in said county, and for other purposes.

A bill to authorise the erection of an Alms House and provide for the poor in Laurens county.

A bill to reduce the number of Justices of the Inferior Courts, to prescribe their duties and fees, and to authorise the election of Commissioners of Roads and Revenue in each county, and to prescribe their duties.

A bill to authorise and empower the Mayor and Council of the City of Columbus to levy and collect an extra tax in said City for Rail Road purposes.

A bill to amend an act more effectually to quiet and protect the possession of personal property, and to prevent taking possession by fraud or violence, approved December 25, 1821.

A bill for the relief of Mary H. Davis of the county of Monroe.

A bill to prevent owners of land lying on both sides of the rivers Oostanaula, Conesauga, Coosawattee and Etowa to erect mill-dams across the same, and to prescribe the punishment to which a violation thereof shall subject the offender.

A bill to enable Sheriffs and Coroners to sell tracts of land divided by county lines.

A bill to compensate the heirs of Wm. Oliver deceased, of Randolph county, for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. George T. Wood of the Georgia Militia in the Creek war of 1836.

A bill to incorporate the Baptist Church called Hopewell in the county of Telfair.
A bill to compel persons non-residents of the county of Union, who own lands or negroes there, to give in pay the taxes on such land and negroes in said county, and for other purposes.

A bill to incorporate the Savannah and Albany Rail Road Company, with power to extend the said Road and to construct branches.

On motion the same was made the special order of the day for Thursday next.

A bill to amend the act of 1845, organizing a Supreme Court, so far as to declare who may be parties plaintiff to writs of error.

A bill to amend the act of the 19th of December, 1818, pointing out the mode of collecting a certain description of debts therein mentioned.

Leave of absence was granted to Mr. Nisbet for a few days on special business.

On motion, the House adjourned until 9 1/2 o'clock Monday morning.

MONDAY, November 29, 1847.

Leave of absence was granted to Messrs. Reynolds and Anderson of Warren for a few days on special business.

Mr. Jones moved a suspension of the order for the purpose of taking up a resolution in reference to the time of the meeting of this House.

The House agreed to suspend.

The House then took up the following resolution:

Resolved, That on and after Monday next this House shall meet daily at half past 9 o'clock in the morning and at 3 o'clock in the afternoon until otherwise ordered.

Mr. Jones moved to amend the same by striking out the words "and at 3 o'clock" and insert the words "and set until 3 o'clock."

The House rejected the amendment.

Mr. Freeman moved to amend the resolution by striking out the words "Monday next" and insert "this day."

Which was agreed to.

The resolution, as amended, was then agreed to.

Mr. Tift introduced a bill to provide for the payment of Grand and Petit Jurors in the county Baker.

Which was read the first time.

Mr. Harris of Baldwin introduced a bill amendatory of the act approved December 10th, 1845, organizing a Supreme Court for the Correction of Errors in relation to bills of exceptions, giving bonds, &c.—and directory as to the transcripts accompanying cases.

Which was read the first time.
Also, a bill for the relief of Benjamin H. Cameron.
Which was read the first time.
Also, laid upon the table a series of resolutions expressing the high sense the General Assembly of Georgia entertains of the value of the Military Institution of the United States at West Point.
Which were read.
Mr. Harris of Baldwin, from the Committee on the State of the Republic, to whom was referred the memorial of Alexander Bache in reference to the coast survey of the State of Georgia, made a report and introduced the following bill:
A bill to authorize persons engaged in the U.S. Coast Survey on the coast of Georgia, to enter upon lands within the State for the purposes of said survey—to protect the operations of the same from injury and molestation—to ascertain the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against the provisions of this act, and for other purposes.
Which was read the first time.
Mr. Brown introduced a bill to authorize Patrick B. Connelly to erect a bridge across the Great Ogeechee river, on his own land, in the counties of Burke and Emanuel, and for other purposes therein named.
Which was read the first time.
Also, a bill to change the names of Enos and Seaborn Key to that of Enos and Seaborn Sapp—the name of Algimore Sidney Jenkins to that of Algimore Sidney Chance, and for other purposes therein named.
Which was read the first time.
Mr. Clark, from the special committee, to whom was referred the Governor's Message, in reference to the removal of the body of Col. James McIntosh, made a report, and introduced the following bill:
A bill to appropriate a sum of money for defraying the expenses in removing the body of Col. James McIntosh from Mexico to his native State for interment.
Which was read the first time.
Also, laid upon the table a series of resolutions which were read.
Mr. Freeman moved to suspend the order of the House, and the rule requiring new matter to lay on the table for a day, for the purpose of taking up resolutions.
The rules being suspended,
The following resolutions were taken up and agreed to:
Official information having been received by this General Assembly, that Col. James McIntosh, lately an officer in the United States Army, serving in the war with Mexico, and a citizen of the State of Georgia, died on the 1st. October, of wounds received in the memorable battle of El Mo-
Una del Rey of the 8th of September, 1847, and the communication having been referred to a select committee, they report the following preamble and resolutions:

WHEREAS, The people of Georgia are ever desirous of paying appropriate honors to such who on the distant battle-field have rendered eminent services to the country and their native State:

And Whereas, Col. McIntosh, a native of Georgia, has performed important military services, being the last but one of the officers from Georgia serving in the war of 1812, wounded in that contest, again wounded at the battle of Palo Alto, the commencement of a series of brilliant actions reaching to the very gates of the Mexican capital, and finally sealing his devotion in the cause of his country in the sanguinary action of El Molina del Rey, gallantly falling at the head of his command,

Be it therefore Resolved, That we the Representatives of the people of his native State will ever cherish the memory of this gallant officer, who, on the field of carnage and death, and in the battle's foremost front, fell whilst leading on to the assault his victorious column.

Resolved, That the body of Col. McIntosh be removed at the public expense, from its present place of interment in Mexico, to his native State, and reinterred with suitable and appropriate honors; and that an act be passed furnishing the means for carrying this object into full effect.

Resolved, That we tender to the immediate family of the deceased, our condolence and heart-felt sympathy.

Resolved, That His Excellency the Governor be requested to cause a copy of the foregoing preamble and resolutions to be transmitted to the family of the deceased.

Mr. Bartow introduced a bill to amend the laws of this State, regulating Pilotage and defining the powers of the Commissioners of Pilotage, and further to protect the navigation of the Savannah river, so far as the bar of Tybee and Port of Savannah are concerned—to authorize the Judge of the Superior Court of Chatham county to hold special courts in certain cases, and for other purposes.

Which was read the first time.

Mr. Fields laid upon the table the memorial of William Wayne, also the petition of James King, which were referred to the Committee on Petitions without being read.

Also, introduced a bill to compensate persons therein named for teaching poor children in the county of Cherokee.

Which was referred to the Committee on Public Education and Free Schools without being read.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled, and signed by the President of the Senate, and ready for the signature of the Speaker of the House of
of Representatives, the resolution in relation to the presentation of a sword to Brigadier General David E. Twiggs.

Mr. Harris, of Clark, from the special committee to whom was referred the bill to compensate the Clerk of the Supreme Court of this State for extra services, made a report and introduced the following bill:

A bill to authorize the Governor to appoint a State Librarian, and to fix the salary for the same, also to compensate the Clerk of the Supreme Court for his services as Librarian, heretofore rendered, and to pay his cost in pauper cases.

Which was read the first time.
Also, laid upon the table a resolution.
Which was read.

Mr. Harris moved a suspension of the order and rule requiring new matter to lay upon the table for one day, to take up the resolution.

The order being suspended, the following resolution was taken up and agreed to.

Resolved, That the Committee on Finance be instructed to prepare, and report to this House, a bill to levy and collect an adequate tax for the support of Government, upon the principles of more equality than the present system.

Mr. Shockley introduced a bill to revive and amend an act entitled an act to incorporate Kioka Church, assented to December 1759, and for other purposes.

Which was read the first time.

Mr. Walker, of Crawford, laid upon the table the petition of John Sloan of Crawford county, which was read, and referred to the Committee on Petitions.

Mr. Strickland introduced a bill to alter the county lines of Cherokee and Forsyth, so as to add John Jenkins and Darius R. Weems, of Cherokee county, to the county of Forsyth.

Which was read the first time.

Also, introduced a bill to change certain election precincts in the county of Forsyth.
Which was read the first time.

Mr. Lawhon introduced a bill to compel certain persons to pay tax on improved land and negroes thereon settled in the county of Lee.

Which was read the first time.

Mr. Neal introduced bill to incorporate New Hope Baptist Church, and New Hope Academy, in the county of Lincoln, and appoint trustees for the same.

Which was read the first time.

Mr. Black introduced a bill to authorize and require the Justices of the Inferior Courts of Marion and Macon counties, to run out and define, according to law, the county line between said counties of Macon and Marion.

Which was read the first time.
Mr. Black laid upon the table a resolution relative to a mail route from Travellers Rest in Dooly county, to Florence in Stewart county, by two horse hack.

Which was read.

Mr. Bethune introduced a bill to repeal part of an act for raising revenue for the City of Columbus passed, December, 1845.

Which was read the first time.

Mr. Howard introduced a bill to incorporate the Rock Island Manufacturing Company in the county of Muscogee.

Which was read the first time.

Mr. Jones laid upon the table a resolution in reference to the enterprise of Cooper, Stroup and Wiley.

Which was read.

Also, introduced a bill to authorize Cooper, Stroup and Wiley to render the Etowah river navigable, and to compensate them for the same.

Which was read the first time.

Mr. Spear introduced a bill to prevent the Clerks of the several Courts in this State, from taxing in the bill of costs a tax fee for the benefit of Attorneys.

Which was read the first time.

Mr. Gaulding introduced a bill to facilitate the collection of claims against Rail Road Companies.

Which was read the first time.

Mr. Gaulding laid upon the table a resolution, referring so much of the Executive's Message as relates to William G. Bonner's Map of the State to the Committee on Finance.

Which was read.

Mr. Martin introduced a bill to abolish imprisonment for debt, so far as relates to Widows and Feme soles.

Which was read the first time.

Mr. Perkins introduced a bill to authorize the Governor to draw his warrant upon any money in the Treasury, not otherwise appropriated, in favor of the Justices of the Inferior Court of Randolph county, for the sum of two hundred and seventy two dollars and twenty six cents, it being the amount to which said county is entitled as its share of the Poor School fund for the years 1844 and 1845.

Which was read the first time.

Mr. Walker, of Richmond, moved the suspension of the order of the House.

The order being suspended,

Mr. Walker moved to print 130 copies of the evidence in the case of the State vs Williams.

Which was agreed to.

Mr. Wood introduced a bill to incorporate the Stewart County Manufacturing Company.

Which was read the first time.
Mr. McDonald introduced a bill to establish two additional election precincts in the county of Ware.

Which was read the first time.

Mr. Bartow, from the Committee on Agriculture and Internal Improvements, introduced the following bill:

A bill to be entitled an act for the completion of the Western and Atlantic Rail Road and for providing funds for the same.

Which was read the first time.

Mr. Cleveland introduced a bill to define the liabilities of the several Rail Road Companies of this State, for injury to, or distraction of live stock or other property by the running of cars or locomotives on their roads, &c.

Which was read the first time.

The House took up the report on the bill, more effectually to secure the collection of tolls on certain turnpike roads, and the same being amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and amend the 53d section of the fourth division of the Penal Code, and agreed thereto.

The bill was read the third time, and passed under the title thereof.

The following Message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills:

A bill to be entitled an act to alter and amend the several acts in relation to the President, Directors and Company of the Bank of Augusta, and to alter and amend an act in relation to the Augusta Insurance and Banking Company.

A bill to be entitled an act to empower the Inferior Court of the county of Decatur to establish a check or plat of the town of Bainbridge, and for other purposes therein mentioned.

A bill to be entitled an act to alter and to amend an act entitled an act to incorporate the town of Lincolnton, so far as relates to the appointment of commissioners, assented to 19th December, 1819.

Also, a resolution requesting his Excellency the Governor to forward to the county of Murray a copy of Greene and Lumpkin's Georgia Justice, and a copy of Prince's late Digest for the use of the Justices of the Peace in the Cross Plains district, G. M.

Also, a bill to repeal an act entitled an act to incorporate the town of Florence in the county of Stewart, and appoint commissioners for the same, assented to December 14th, 1837.

Also, a bill to authorize John Frederick Andrews of the county of Wilkes and Donald M. McIntosh of the county of Chat-
ham, to plead and practice law in the several Courts of Law and Equity in this State and to prescribe their liabilities touching the same.

The House took up the report on the bill to authorize parties to compel discoveries at common law and to authorize parties to interplead at common law.

And the same being read, on motion, the second section allowing parties to interplead at common law, was stricken out.

The report, as amended, was then agreed to.

The bill was read the third time and passed under the following title:

A bill to authorize parties to compel discoveries at common law.

Leave of absence was granted to Mr. Glover of Jones for a few days, on special business.

The House then adjourned until 3 o'clock, P. M.

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THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

Mr. Bartow moved to suspend the order of the House for the purpose of introducing a resolution.

The order being suspended,

Mr. Bartow laid upon the table a resolution.

Which was read.

The rule of the House requiring new matter to lie upon the table for one day being suspended,

Mr. Bartow moved to take up the resolution.

Whereupon, the following resolution was taken up and agreed to:

Resolved, If the Senate concur, that both branches of the General Assembly convene in the Representative Hall on Wednesday, at 11 o'clock, to elect a Director, on the part of the State, to manage the affairs of the Bank of the State of Georgia.

Leave of absence was granted to the Judiciary Committee until to-morrow morning.

Mr. Jones moved to suspend the order of the House, for the purpose of reading the bills of the Senate for the first time.

Which was agreed to.

Whereupon, the following bills of the Senate were taken up and severally read the first time:

A bill to authorize, Dewitt C. Hargrove of the county of Stewart, and other persons therein named, to plead and practice Law in the several Courts of Law and Equity in this State on certain conditions therein named.
Also, a bill to reduce the official bond of the Sheriffs hereafter to be elected in the county of Rabun, from the sum of $10,000 to the sum of 5,000 dollars.

Also, a bill to change and fix the time of holding the Superior Courts in the South-western Circuit.

Also, a bill to repeal so much of the act approved the 5th of December, 1806, amendatory of the act entitled an act to carry into effect the ninth section of the third article of the Constitution, approved the 1st of December 1802, for the benefit of Eldridge Fulgham of the county of Baker.

Also, a bill to amend the several acts in relation to issuing of grants on head rights in this State, so far as to extend the time for granting the same until the 25th day of December, 1849.

Also, a bill to repeal an act consolidating the offices of Tax Collector and Receiver, in the counties of Baldwin, Chattooga, Franklin, Gwinnett Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly, and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839.

Also, a bill to make it the duty of the Judge of the Coweta Circuit, to continue the Court in Heard county two weeks.

Also, a bill to appoint additional trustees for the Etowah Academy in Cherokee county, and for other purposes.

Also, a bill for the relief of Samuel Jackson of the county of Chattooga and the securities on his bond as Tax Collector for said county for the year 1842.

Also, a bill to amend the ninth section of the third article of the Constitution of the State of Georgia.

Also, a bill requiring the Clerks of the several counties in this State to record constables’ bonds and declaring certified copies thereof testimony in certain cases.

Also, a bill for the relief of certain persons in the county of Monroe who have been over charged with tax for the year 1847.

Also a bill for the relief of Simon Ward of Richmond county.

Also, a bill to incorporate the Fire Company of the City of Columbus, to be known by the name and style of the Vigilant Fire Company.

Also, a bill to amend an act entitled an act to authorize James Morris to erect a mill dam across the Conasauga river on his own land in the county of Murray, assented to the 20th day of December, 1839.

Also, a bill to authorize John Mobley of the county of Irwin to establish a ferry across the Ocmulgee river in said county upon his own land, upon certain conditions therein mentioned.
Also, a bill to authorize and require the Justices of the Inferior Court of the county of Emanuel to examine and allow the Tax Collector his insolvent list, and for other purposes therein mentioned.

Also, a bill to authorize the Justices of the Inferior Court of Jefferson county, and their successors in office, to assess an extra tax upon the citizens of said county for the purpose of paying for the building of a Court House in the county aforesaid, in the town of Louisville.

Also, a bill to authorize Andrew McCorvey of the county of Dooly, in this State, to peddle upon goods, wares and merchandize within the said county of Dooly, without license and without being subject to pay any tax therefor.

Also, a bill to authorize a grant to issue to Lambert J. Jones for the lot No. 161 in the first District of Dooly county in this State.

Also, a bill to amend and explain the several acts for the limitation of actions and avoiding suits at law.

Also, a bill to empower the Inferior Court of the county of Decatur to establish a check or plat of the town of Bainbridge, and for other purposes therein mentioned.

Also, a bill to compel Parish Carter, a temporary resident of Murray county, to give in all the taxable property he may hold or own in the county of Murray, to the Tax Receiver of said county, and to pay for the same to the Tax Collector of the county of Murray.

Also, a bill to compensate Grand and Petit Jurors for the county of Campbell and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

Also, a bill to incorporate the Muscogee Asylum for the poor—to make provisions for their support, and to authorize the Inferior Court of Muscogee county to bind out poor children to said corporation, under certain circumstances, and to provide for their education.

Also, a bill to alter and amend the several acts in relation to the President, Directors and Company of the Bank of Augusta, and to alter and amend an act in relation to the Augusta Insurance and Banking Company.

Also a bill to prescribe how the laws and resolutions of this State shall be compiled and arranged, and to repeal all laws militating against this act.

Also, a bill to repeal an act passed 25th of December, 1837, to consolidate the offices of Tax Collector and Receiver of Tax Returns in certain counties therein named, so far as relates to the counties of Murray and Glynn.

Also, a bill to incorporate the Chatham Artillery of the city of Savannah.

Also, a bill to alter and amend an act to incorporate the town of Lincolnton in the county of Lincoln, so far as re-
lates to the appointment of Commissioners, assented to Decem­
ber 19, 1819.

Also, a bill to establish and make permanent the county site of Scriven county, and for other purposes therein named.

Also, a bill to authorise his Excellency the Governor to is­
sue to Lewis Zachry, of the county of Newton, a plat and grant for the east half of lot No. 217, in the 10th district of Henry county, upon terms therein specified.

Mr. Kenan moved to take up the Governor's message.

Which was agreed to.

The following message was then taken up and read:

EXECUTIVE DEPARTMENT, \( \rangle \)
Milledgeville, Nov. 27th. 1847. \( \rangle \)

Under the authority of an act, assented to on the 18th of December, 1840, entitled an act to compel the several banks of this State to redeem their liabilities in specie, and to pro­
vide for the forfeiture of the charter or charters of such as may refuse, it appears by records of this Department, that Walter T. Colquitt and Joseph Sturgis were employed by Governor McDonald to aid the Solicitor General of the Chattahoochee circuit in the prosecution of the Bank of Columbus, the Planters and Mechanics Bank of Columbus and the Chattahoochee Rail Road and Banking Company, as defaulting Banks; and it also appears that McDougald and Watson were in like manner employed to aid in the prosecution of the proceedings against the Bank of Columbus and the Chattahoocee Rail-road and Banking Company. The appropriation made to meet this expense reverted under the act of 1843, into the Treasury, and is not now subject to be drawn for the payment of these claims.

If these gentlemen have rendered profession sevices under a contract made by Gov. McDonald in pursuance of authority vested in him, it is proper they should be paid ac­
cording to the terms of the contract; or in the event, the ser­
vices were rendered under authority and no stipulation as to the amount of the fees, then a reasonable compensation should be allowed. I recommend provision be made to have the claims of these gentlemen audited, and an appropriation made to discharge the just claims they may respectively establish.

GEORGE W. TOWNS.

Mr. Howard moved a suspension of order to introduce a resolution.

The order being suspended, Mr. Howard laid upon the table a resolution.

Which was read.

He then moved to suspend the rule of the House requiring new matter to lay on the table for one day.

Which was agreed to.
Whereupon, the following resolution was taken up and agreed to:

Resolved, That the Honorable Robert B. Alexander, Hines Holt, and Henry L. Benning, Esqrs. be requested to examine the accounts of Messrs. Walter T. Colquitt and Joseph Sturgis for services rendered the State in the prosecution of the several writs of *quo warranto* instituted in the Superior Court of the county of Muscogee against the Bank of Columbus, the Planters and Mechanics Bank of Columbus, and the Chattahoochee Rail Road and Banking Company of Columbus, and the accounts of Messrs. McDougald and Watson for similar services in the cases against the Bank of Columbus and the Chattahoochee Rail Road and Banking Company of Columbus, and to report to this House at their earliest convenience, what would be a just and reasonable compensation for the same.

The following bills were taken up and read the second time and committed for a third reading:

A bill to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities.

A bill to amend the act to incorporate the Milledgeville Turnpike or Rail Road Company, and to grant certain privileges to the same.

A bill for the relief of Peter Trezevant.

Which, on motion, was made the order of the day for Saturday next.

Mr. Bartow, from the Committee on Agriculture and Internal Improvements, to whom was referred the bill to be entitled an act to appropriate money for the putting in good repair a road from Dahlonega in Lumpkin county to Blairsville in Union, by way of Cooper’s Gap—reported it back to the House with a recommendation that it do not pass.

A bill to establish a Botanic Medical Board of Physicians in this State, and for the better regulation of the Botanic or Thomsonian practice of Medicine.

A bill to change the time of holding the Inferior Courts of Jackson county.

A bill to authorise the Inferior Court of Baker county to dispose of the county’s interest in the lands and public buildings in the town of Byron, and the county’s interest in certain lands in the town of Newton.

A bill to authorise the Inferior Court of Baker county to dispose of certain lands for poor school purposes.

A bill for the relief of Charles Campbell and Asher Ayres of Bibb county.

A bill to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

A bill amendatory of the 1st section of the 3d Article of
the Constitution, so far as relates to the establishment of a Supreme Court.

A bill amendatory of the 9th section of the 3d Article of the Constitution of the State of Georgia relative to divorces.

On motion, the House adjourned until 9½ o'clock to-morrow morning.

TUESDAY, NOVEMBER 30, 1847.

Mr. Kenan, from the committee on the Judiciary, to whom was referred the bill to give speedy remedy to bill holders,

Reported the bill back to the House for its consideration.

Mr. Kenan from the same committee to whom was referred the bill for the relief of John H. Mann, executor of James G. Stallings deceased,

Reported the bill worthy of favorable consideration.

Mr. Kenan from the same committee to whom was referred the bill to alter and amend the 15th section of the 1st Article of the Constitution of this State,

Reported no change advisable.

Mr. Kenan from the same committee to whom was referred the resolutions in reference to the navigable rivers of this State and the rights of the State,

Reported that there is no definite answer to be given to the propositions, and asked to be discharged from the further consideration of the same.

Mr. Kenan from the same committee to whom was referred the bill to authorize the sale of liens,

Reported the bill to the House for its action.

Mr. Jones moved a suspension of the order of the House for the purpose of introducing a resolution.

The order being suspended,

Mr. Jones laid upon the table a resolution—which was read.

Mr. Jones moved a suspension of the rule requiring new matter to lay upon the table for one day, for the purpose of taking up a resolution.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That the Committee on Finance lay before this House a full statement of the original stock or assets of the Central Bank—how much unavailable and yet on hand in its original shape? What amount has been received from the Darien Bank assets? What amount of those assets are on hand, and what is their character? What amount has been received by the Bank annually from all other sources, except interest? How much has been received as interest annually? How much has the Bank paid out annually, and
for what? What available funds are on hand? What insolvent debts does the Bank hold? If the Bank has made any thing, how much?

Mr. Gartrell moved to suspend the order to read a second time a bill of the Senate.

The order being suspended, the following bill of the Senate was taken up and read the second time and committed for a third reading:

A bill to authorise DeWitt C. Hargrove of the county of Stewart and other persons therein named, to plead and practice law in the several courts of Law and Equity in this State, on certain conditions therein named.

Mr. Nisbet from the Committee on Manufactures, made a report which was read.

Mr. Ward moved to have 150 copies of the report printed for the use of the House.

Which was agreed to.

Mr. Jones moved a suspension of the order to present a petition.

The order being suspended,

Mr. Jones laid upon the table the petition of Jonathan Long of Paulding county.

Which was, on motion, referred to the Committee on Petitions without being read.

Mr. Nisbet from the Committee on Manufactures to whom was referred the bills for the several Manufacturing Charters,

Reported back the charters, recommending each charter be passed with a limitation as to the duration of the act of incorporation.

Which was read.

Mr. Tift moved a suspension of order to introduce a resolution.

The order being suspended,

Mr. Tift laid upon the table a resolution—which was read.

Mr. Tift moved a suspension of the rule requiring new matter to lay upon the table for one day.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That the bills for the incorporation of Manufacturing Companies be referred back to the Committee on Manufactures, with instructions to report a general bill for such incorporations.

The following message was then received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bill of the House of Representatives, to wit:

A bill to appropriate money for the purposes therein stated—with amendments, to which they ask the concurrence
of this branch of the General Assembly; and have directed me to return the same forthwith to this House.

The House took up the special order of the day, which was the report on the bill to simplify and curtail pleadings at law, and regulate the admission of deeds and muniments of title as evidence in certain cases therein provided for, and settle the rights of parties after eviction and after recovery in claim cases.

Mr. Jones moved to take it up by sections—which was agreed to.

The first section being read,

Mr. Jones moved to strike out the word "shall," after real estate, and insert the word "may."

Which was agreed to.

Mr. Pinkard offered an amendment, which was rejected by the House.

Mr. Freeman moved to strike out "which will fully appear by a schedule of title hereunto annexed."

Upon which motion, the yeas and nays were required to be recorded, and are yeas 62 nays 43.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Harris of Clark, Pollock,
Andrews, Harris of Morgan, Price,
Bacon, Harris of Taliaferro, Quarterman,
Barnes, Hearn, Rawls,
Bartow, Hendricks, Reid,
Bethune, Hodges, Robinson of Jasper,
Black, Jackson of Clark, Seward,
Bird, Jackson of Walton, Shockley,
Brandon, Keith, Smith of Oglethorpe,
Brinson, Lewis, Spear,
Brown, Martin, Strickland,
Bryan of Wayne, McConnell of Cobb, Terrell,
Cabiness, McConnell of Cass, Sumner,
Clark, McDonald, Townsend,
Fields, McLeod, Vardeman,
Fitzpatrick, McIntosh, Walker of Richm'd,
Fleming, Morris, Ward,
Franklin, Neal, Williams,
Freeman, Penticost, Wilson,
Gartrell, Phillips, Zachry,
Gaulding, Pinckard,

Those who voted in the negative, are Messrs.

Alexander, Bryan of Houston, Colbert,
Barratte, Cameron, Cone,
Battle, Candler, Crocker,
Baugh, Carter, Dorminy,
Beasley, Cleveland, Glass,
HOUSE OF REPRESENTATIVES.

Glover of Jasper, Morgan, Tift, Graham, Moseley, Tillman, Hall, Nisbet, Todd, Harris of Baldwin, Ramsay, Walker of Crawf’d, Howard, Robinson of Coweta, Weathers, Jones, Robinson of Laur’ns, Whitworth, Kenan, Sanford, Williamson, Kilgore, Sheffield, Wood, Lawhon, Smith of Cass, McCarra, Talbot,

So the motion to strike out, was carried.

On motion, the House adjourned until three o’clock, P. M.

—

TUESDAY EVENING, 3 o’CLOCK, P. M.

The House met pursuant to adjournment.

The House resumed the unfinished business of the morning, to wit—the consideration of the bill to simplify pleadings at law, &c.

The first section as amended, was agreed to.

Second was then read.

Mr. Jones moved to strike out the second section.

Which was agreed to.

The third section being read,

Mr. Tift moved to strike out the word “shall,” and insert “may.”

Which was agreed to.

The fourth section being read,

Mr. Battle moved to postpone the bill indefinitely.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 29, nays 77.

Those who voted in the affirmative are Messrs.

Andrews, Glass, Ramsay, Battle, Hall, Rawls, Beasley, Harris of Clark, Seward, Bird, Harris of Morgan, Shockley, Brandon, Hodges, Smith of Oglethorpe, Brinson, Lewis, Tillman, Clark, Nisbet, Townsend, Dorminy, Perkins, Wood, Dozier, Price, Zachry, Dubignon, Quarterman,

Those who voted in the negative are Messrs.

Alexander, Atkinson, Bailey, Anderson of Wilkes, Bacon, Barnes,
Barratte, Harden, Pollock,
Bartow, Harris of Baldwin, Reid,
Baugh, Harris of Taliaferro, Robinson of Coweta,
Bethune, Heard, Robinson of Jasper,
Black, Hendricks, Sanford,
Brown, Howard, Sheffield,
Bryan of Wayne, Jackson of Walton, Smith of Cass,
Bullard, Jones, Spear,
Cabiness, Keith, Strickland,
Cameron, Kilgore, Sumner,
Candler, Lawhon, Terrell,
Carter, McCarra, Tift,
Cleveland, McConnell of Cass, Todd,
Colbert, McConnell of Cobb, Vardeman,
Cone, McDonald, Walker of Crawf’d,
Crocker, McLeod, Walker of Richm’d,
Fields, McIntosh, Ward,
Fitzpatrick, Morgan, Weathers,
Fleming, Morris, Whitworth,
Franklin, Moseley, Williams,
Freeman, Neal, Williamson,
Gartrell, Penticost, Wilson,
Glover of Jasper, Phillips, Wimbish,
Graham, Pinckard,

So the motion to postpone was lost.

**Mr. Harris of Baldwin** offered the following amendment to the fourth section:

To amend by adding after the words “any description,” “a copy of which with endorser’s names, if any, and credits shall be appended. When the suit is on a bond, the breach from which arises the right of action shall be set out plainly.”

Which was agreed to.

**Mr. Freeman** then offered the following proviso:

“Provided nevertheless, That when any defendant shall at the appearance term of such cause, demand oyer of any note, bill, bond, receipt or other instrument sued on, the plaintiff shall be compelled to produce the same to the defendant for the purpose of examination.

Which was agreed to.

The fourth section as amended was then agreed to.

The fifth section being read,

**Mr. Gartrell** moved to strike out “shall,” and insert the word “may.”—Which was agreed to.

The fifth section was then read and agreed to.

The sixth section being read,

**Mr. Gartrell** moved to amend the same by striking out the word “shall,” and insert the word “may.”

Which was agreed to.
The sixth section as amended was then agreed to.

The seventh section being read,

Mr. Tift moved to amend the same by striking out the word "shall," and inserting the word "may."

Which was agreed to.

The section as amended was then agreed to.

The eighth section being read,

Mr. Gartrell moved to amend the same by inserting after the word "forms"—"or use of other forms."

Which was rejected.

Mr. Jackson of Walton offered the following proviso:

"Provided nevertheless, That in so plainly and distinctly setting forth his cause of action, the fictions of law now used in actions of ejectment and trover shall in no case be resorted to, or in case they are resorted to, the party using them shall be nonsuited."

Upon which proviso the yeas and nays were required to be recorded, and are yeas 41, nays 59.

Those who voted in the affirmative are Messrs.

Anderson of Wilkes, Franklin, Neal,
Andrews, Freeman, Nisbet,
Atkinson, Harden, Penticost,
Baugh, Heard, Phillips,
Brown, Hodges, Price,
Black, Jackson of Walton, Reid,
Bryan of Wayne, Kilgore, Robinson of Jasper,
Cabiness, Lawhon, Smith of Oglethorpe,
Cameron, Lewis, Strickland,
Clark, Martin, Sumner,
Cleveland, McConnell of Cass, Vardeman,
Colbert, McDonald, Wethers,
Crocker, Morris, Whitworth,
Fields, Moseley, Wimbish.

Those who voted in the negative are Messrs.

Bacon, Dozier, McCarra,
Bailey, Dubignon, McConnell of Cobb,
Barnes, Fitzpatrick, McLeod,
Barratte, Fleming, McIntosh,
Battle, Gartrell, Morgan,
Bartow, Glass, Perkins,
Beaseley, Glover of Jasper, Pinkard,
Bethune, Graham, Pollock,
Bird, Harris of Baldwin, Quarterman,
Brandon, Harris of Clark, Ramsay,
Brinson, Harris of Taliaferro, Robinson of Coweta,
Bullard, Hendricks, Robinson of Laur'ns,
Candler, Howard, Sanford,
Carter, Jones, Seward,
Dorminy, Keith, Sheffield,
So the proviso was rejected by the House.

Mr. Seward offered the following as a substitute for the eighth section:

And be it further enacted, That nothing in this act shall be so construed as to prevent parties from instituting suits according to the forms of pleading heretofore used in this State.

Upon which substitute, the yeas and nays were required to be recorded, and are yeas 43, nays 61.

Those who voted in the affirmative, are Messrs.

Andrews, Graham, Ramsay,
Battle, Harris of Clark, Rawls,
Bartow, Harris of Morgan, Robinson of Coweta,
Bird, Harris of Taliaferro, Robinson of Laurens,
Brandon, Hodges, Seward,
Brinson, Howard, Shockley,
Brown, Lewis, Smith of Cass,
Bullard, McLeod, Smith of Oglethorpe,
Clark, Morris, Tillman,
Crocker, Nisbet, Todd,
Dozier, Perkins, Townsend,
Dubignon, Pinckard, Walker of Richm'd,
Fleming, Price, Ward,
Freeman, Quarterman, Wood.

Those who voted in the negative, are Messrs.

Alexander, Fitzpatrick, McDonald,
Atkinson, Glass, Mcintosh,
Bacon, Glover of Jasper, Morgan,
Bailey, Hall, Moseley,
Barnes, Harden, Neal,
Baratte, Harris of Baldwin, Penticost,
Baugh, Heard, Phillips,
Beasley, Hendricks, Pollock,
Black, Jackson of Walton, Reid,
Bryan of Wayne, Jones, Robinson of Jasper,
Cabiness, Keith, Sanford,
Candler, Kenan, Sheffield,
Carter, Kilgore, Spear,
Cleveland, Lawhon, Strickland,
Colbert, Martin, Sumner,
Cone, McCarra, Terrell,
Dorminy, McConnell of Cass, Tift,
Fields, McConnell of Cobb, Vardeman,
Walker of Crawf’d, Williamson, Wimbish,
Weathers, Wilson, Zachry.
Whitworth,

So the substitute was rejected by the House.
The 8th section as amended was agreed to.

Mr. Seward offered the following as an additional section,
to follow after the 8th section:

_And be it further enacted_, That from and after the passage
of this act, no particular form of pleading shall be necessary,
provided the cause or causes of action be plainly and dis­
trictly set forth.

Which was rejected by the House.
The ninth section being read—
Was agreed to.
The tenth section being read,
Mr. Pinckard moved to strike out the same,
Which was rejected by the House.
The report as amended, was then agreed to:
The bill was read the third time,
And upon the question, “shall this bill now pass ?”
The yeas and nays were required to be recorded, and are
yeas 76, nays 35.

Those who voted in the affirmative, are Messrs.

Alexander
Atkinson
Bacon
Barnes
Baratte
Battle
Baugh
Beasley
Bethune
Black
Brown
Bryan of Wayne
Bullard
Cabiness
Cameron
Candler
Carter
Cleveland
Colbert
Cone
Crocker
Dorminy
Fields
Fleming
Franklin

Freeman, Phillips,
Glass, Pinckard,
Gloyer of Jasper, Pollock,
Graham, Rawls,
Hall, Reid,
Harden, Robinson of Coweta,
Harris of Baldwin, Robinson of Jasper,
Heard, Robinson of Laur’ns,
Jackson of Walton, Sanford,
Jones, Sheffield,
Keith, Smith of Cass,
Kenan, Spear,
Kilgore, Strickland,
Lawhon, Sumner,
Martin, Terrell,
McCarra, Tift,
McConnell of Cass, Vardeman,
McConnell of Cobb, Walker of Crawford,
McDonald, Ward,
McIntosh, Weathers,
Morgan, Whitworth,
Morrison, Williams,
Moseley, Williamson.
Neal,
Penticost,
Those who voted in the negative, are Messrs.

Andrews, Harris of Morgan, Ramsay,
Bailey, Harris of Taliaferro, Seward,
Bartow, Hendricks, Shockley,
Bird, Hodges, Smith of Oglethorpe,
Brandon, Howard, Tillman,
Brinson, Lewis, Todd,
Clark, McLeod, Townsend,
Dozier, Nisbet, Walker of Richm'd,
Dubignon, Perkins, Wilson,
Fitzpatrick, Price, Wood,
Gartrell, Quarterman, Zachry.

Harris of Clark,

So the bill passed under the following title:
A bill to simplify and curtail pleadings at law.
The House then adjourned until half past nine o'clock tomorrow morning.

WEDNESDAY, DECEMBER 1st, 1847.

Mr. Harris of Baldwin
Introduced a bill respecting proceedings in chancery, and to regulate the same.
Which was read the first time.
Also laid upon the table, the memorial of Alfred M. Horton,
Which was referred to the Committee on Petitions, without being read.
Mr. Tift laid upon the table a series of resolutions—
Which were read.
Mr. Tift moved to suspend the rule requiring new matter to lay upon the table for one day, in order to take up the resolutions.
The rule being suspended, the following resolutions were taken up, and agreed to.

Resolved, That the Committee to whom was referred the consideration of questions concerning divorce, be allowed to report to-morrow by bill or otherwise.

Resolved, That his Excellency the Governor, be requested to furnish information to this House on the subject of the following enquiries at his earliest convenience.

1st. What is the present amount of the public school funds? Of what do they consist, and how are they invested?

2nd. What has been the annual income from the whole fund since 1839? And what the annual income from each particular investment of the fund for the same time?
Mr. Tift laid upon the table, the memorial of sundry citizens of South Western Georgia.

Which was read and referred to the Committee on Agriculture and Internal Improvements.

Mr. Nisbet laid upon the table the petition of Drury Thompson.

On motion, the same was referred to the Committee on Petitions, without being read.

Also laid upon the table a resolution, requesting the Committee on Agriculture and Internal Improvements, to report to this House what reduction of freight on Lime can be made on the Western and Atlantic Rail Road.

Which was read.

Mr. Bird introduced a bill to add all that part of the county of Bryan, known as the Island of Ossatow, to the county of Chatham.

Which was read the first time.

Mr. Bailey introduced a bill to authorize improvements to be made on the Reserve at the Indian Springs and to protect the same from trespass, and for other purposes therein mentioned.

Which was read the first time.

Also introduced a bill for the relief of James B. Tomlinson, and to appropriate money therefor.

Which was read the first time.

Mr. Harris of Clark, from the Special Committee, to whom was referred the bill to alter and amend an act entitled an act to apportion the Representatives of the State, according to the seventh section of the fourth article of the Constitution, approved December 27th, 1845, made a report.

Which was read.

Mr. Walker of Crawford,

Introduced a bill to change the line between the counties of Upson and Crawford, so as to add lot number two hundred and seventeen in the first district of originally Houston, to the county of Crawford, so as to include the residence of David G. Worsham in the county of Crawford; also to change the line between the counties of Talbot and Crawford so as to add lot number one hundred and fifty four and one hundred and sixty-five in, the fourteenth district of originally Muscogee, to the county of Crawford, so as to include the residence of Samuel Montgomery in the county of Crawford.

Which was read the first time.

Mr. Freeman introduced a bill to facilitate the collection of interest on the public debt.

Which was read the first time.

Mr. Sanford introduced a bill to amend and alter the several acts now in force in this State regulating the punishment
of white persons for gambling with negroes and free persons of color, and also to regulate the evidence on the trial for said offence, and for other purposes therein mentioned,

Which was read the first time.

Mr. Cabiness laid upon the table the memorial of sundry citizens from the counties of Habersham and Union,

Which, on motion, was referred to the Committee on Petitions, without being read.

Mr. Moseley introduced a bill to prohibit Attorneys or other persons from bringing an action for the recovery of real property without a power of Attorney from the person in whose name the action is brought, and for other purposes therein named,

Which was read the first time.

Also introduced a bill more effectually to prevent fraud in elections, and for other purposes therein named,

Which was read the first time.

On motion of Mr. Bailey,

One hundred and thirty copies were ordered to be printed for the use of this House.

Mr. Dorminy introduced a bill to change the county line between the counties of Baker and Irwin,

Which was read the first time.

Mr. Neal laid upon the table a resolution,

Which was read.

He then moved a suspension of the rule requiring new matter to lay upon the table for one day, in order to take up the resolution

The rule being suspended, the following resolution was taken up and agreed to:

Resolved by the Senate and House of Representatives of the State of Georgia in General Assembly convened, That our Senators and Representatives in Congress be and they are hereby requested to use all their influence to cause a two horse mail hack to be established from Rome in Floyd county, by the way of Cave Spring in Floyd county, to Jacksonville, Alabama, and back twice a week.

And be it further resolved, That his Excellency the Governor is hereby requested to furnish each of our Senators and Representatives in Congress with a copy of these resolutions.

Mr. Howard introduced a bill to incorporate the “Variety Works Manufacturing Company,” in the county of Muscogee,

Which was read the first time.

Mr. Gaulding introduced a bill to authorise the Court of Ordinary of Pike county to grant letters of administration, with the will annexed, on the estate of Samuel Mitchell, late of Pike county, deceased, upon certain conditions,

Which was read the first time.
Mr. Reid laid upon the table a resolution, instructing the Committee on Public Education and Free Schools to enquire into the expediency of abolishing the present poor school system, and establishing in lieu thereof common schools.

Also a resolution instructing the Judiciary Committee to enquire into the expediency of empowering the Judges of the Superior Courts and Justices of the Inferior Courts to change names, &c.,

Which were read.

Mr. Perkins introduced a bill to repeal an act to incorporate the Irwinton Bridge Company.

Also a bill to authorise Judicial proceedings to be instituted for the purpose of the forfeiture of the charter of the Irwinton Bridge Company,

Which were read the first time,

And on motion, referred to a Special Committee, consisting of Messrs. Shockley, Bartow, Jones, Kenan, and Fitzpatrick.

Mr. Walker of Richmond,

Introduced a bill to levy a tax upon dogs in the county of Richmond,

Which was read the first time.

Also a bill to make it penal to kill deer in Richmond county at certain periods,

Which was read the first time.

Mr. Seward introduced a bill to amend an act to incorporate the Brunswick and Florida Rail Road Company, passed 22nd December, 1835; and also to amend an act amendatory of the same, assented to 27th December, 1838,

Which was read the first time.

Also a bill to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th December, 1818, approved Dec. 20, 1826,

Which was read the first time.

Also, a bill to amend an act entitled an act to establish election precincts in the several counties herein after named, and to repeal certain laws passed for the establishing election precincts, and to provide for the punishment of persons who may commit frauds at such elections, so far as relates to the county of Thomas; and also to establish an additional precinct in said county,

Which was read the first time.

Mr. McDonald from the special Committee to whom was referred the resolution in reference to unsurveyed lands, made a report and introduced the following bills:

A bill to invest the Governor with power and authority to have surveyed and to sell certain lands therein named.

Also a bill to declare certain lands in the county of Ware
forfeited to the State, and to provide for disposing of the same,

Which were read the first time.

Mr. Bacon introduced a bill to authorize Thomas J. Handley and John V. Kinsey, to plead and practice law, and for other purposes therein named,

Which was read the first time.

Mr. Harris of Clark,

Introduced a bill to alter and amend an act entitled an act to protect the orphans and to make permanent provisions for the poor, approved December 18, 1792,

Which was read the first time,

And on motion referred to the Judiciary Committee.

Mr. Crocker introduced a bill to authorize the Tax Receiver and Collector of Macon county to levy and collect the taxes for plantations and negroes in said county owned by persons living in other counties,

Which was read the first time.

Mr. Gartrell moved to suspend the order of the House for the purpose of reading a bill of the Senate the third time.

Which was agreed to.

The House took up the report on the bill to authorize Dewitt C. Hargrove of the county of Stewart, and other persons therein named, to plead and practice law in the several Courts of Law and Equity in this State, on certain conditions therein named.

Mr. Gartrell moved to amend the same, by inserting after the word "Pike," in the first section, "John Frederick Andrews of the county of Wilkes, Joseph Henry Lumpkin, Jr., of Oglethorpe, Lucilius H. Briscoe and —— Dobbins, of the county of Walton, John M. Millen, of Chatham, John W. Evans, of Bibb, Charles C. Crews, of the county of Harris, Thomas J. Hundley and John V. Kinsey, of the county of Warren, and Thomas J. Wells of Jefferson,"

Which was agreed to.

Also to further amend by inserting after the word "Lamar," in the second section, the names of John Frederick Andrews, Joseph Henry Lumpkin, Jr., Lucilius H. Briscoe, —— Dobbins, John M. Millen, John W. Evans, Charles C. Crews, Thomas J. Hundley, John V. Kinsey and Thomas J. Wells,

Which was agreed to.

Mr. Seward moved to amend the same, by adding "Henry Alexander, and William Smith, of the county of Baker, to plead and practice law,"

Which was agreed to.

Mr. Tift moved to amend the same by inserting the clause, "all free white citizens may be permitted to plead and practice law,"

Which was rejected.
The report as amended, was agreed to.

The bill was read the third time and passed under the title thereof.

On motion of Mr. Bartow,

Mr. Shockley was added to the Committee on Agriculture and Internal Improvement.

Mr. Jones moved to suspend the order of the House, for the purpose of taking up a bill.

The order being suspended,

The House took up the amendment of the Senate to the bill of the House to appropriate money for purposes therein stated, and which amendment was as follows:

To strike out "$1,500," and insert "$2,500."

Mr. Jones moved to concur in the amendment of the Senate.

Upon which motion the yeas and nays were required to be recorded, and are yeas 53, nays 58.

Those who voted in the affirmative, are Messrs.

Atkinson, Glass, Pollock,
Bacon, Hall, Quarterman,
Bailey, Harris of Baldwin, Ramsay,
Barratte, Harris of Clark, Reid,
Bartow, Harris of Morgan, Sheffield,
Beasley, Harris of Taliaferro, Shockley,
Bethune, Heard, Smith of Cass,
Black, Hendricks, Terrell,
Brown, Holmes, Talbot,
Bryan of Houston, Jackson of Clark, Tift,
Cabiness, Jones, Todd,
Candler, Kenan, Weathers,
Carter, Lawhon, Williams,
Cone, Martin, Williamson,
Crocker, McDonald, Wilson,
Dozier, McIntosh, Wimbish,
Franklin, Nisbet, Zachry,
Gartrell, Pinckard,

Those who voted in the negative are Messrs.

Alexander, Cleveland, Hodges,
Anderson of Wilkes, Colbert, Howard,
Andrews, Dorminy, Jackson of Walton,
Barnes, Dubignon, Keith,
Battle, Fields, Kilgore,
Baugh, Fitzpatrick, McCarra,
Bird, Fleming, McConnell of Cass,
Brandon, Freeman, McConnell of Cobb,
Brinson, Gaulding, McLeod,
Bryan of Wayne, Glover of Jasper, Morgan,
Bullard, Glover of Jones, Morris,
Clark, Graham, Moseley,
Neal, Sanford, Vardeman,
Penticost, Seward, Walker of Crawf'd,
Perkins, Smith of Oglethorpe, Walker of Richm'd,
Price, Spear, Ward,
Rawls, Strickland, Whitworth,
Robinson of Coweta, Sumner, Wood.
Robinson of Jasper, Tillman,
Robinson of Laur'ns, Townsend,

So the amendment of the Senate was rejected by the House.

Mr. Jackson from the Committee on Petitions, to whom was referred, the petition of the State House Guard, praying pay for extra services, made a report thereon and which is as follows:

The Committee on Petitions to whom was referred the petition of the State House Guard praying for extra services, report that said guard have their regular pay allowed by law, that the extra services were the discharge of their duty on Sundays, which your Committee think they were bound to do under the law, and if they are dissatisfied with the pay, your Committee can only recommend them to resign. They ask to be discharged from the further consideration of said petition.

On motion,
The report was agreed to.

Mr. Jackson from the same Committee to whom was referred the petition of sundry citizens of Hazzard's Neck, Camden county, made a report thereon, and which is as follows, to-wit:

The Committee on Petitions to whom was referred the petition of certain citizens of Hazzard's Neck, Camden county, praying the repeal of an act apportioning certain road hands in said county, having investigated the facts, report that it appears a large majority of the people of Camden do not desire the repeal of said act.

They therefore report unfavorably thereon, and ask leave to be discharged from the further consideration of said petition.

The House took up the special order of the day, to-wit:

The report on the bill for the relief of the Bank of the State of Georgia,

The bill being read,
Mr. Moseley offered an additional section to the bill,
Whereupon, Mr. Clark moved to refer the bill and amendment to a Special Committee of five, with instructions to report thereon at an early day.
Which motion being agreed to,
The Speaker announced from the Chair, Messrs. Clarke, Phillips, Gartrell, Shockley and Freeman, said Committee.
The House took up as the report of the House,
The bill regulating Justices' Courts in the City of Savannah,
And agreed thereto.
The bill was read the third time and passed under the title thereof.
The House took up as the report of the House,
The bill regulating Peace Warrants,
And agreed thereto.
The bill was read the third time and passed under the title thereof.
The House took up as the report of the House,
The bill regulating the trial of slaves and free persons of color in the City of Savannah,
And agreed thereto.
The bill was read the third time and passed under the title thereof.
The House took up the report,
On the bill to alter and amend an act to point out the mode for the collection of rents and the recovery of the possession of property within the City of Savannah, and the precincts thereof.
And the same being amended,
Was agreed to.
The bill was read the third time and passed under the title thereof.
On motion,
The House adjourned until three o'clock, P. M.

**WEDNESDAY AFTERNOON, 3 o'clock.**

The House went into Committee of the Whole,
Mr. Freeman in the Chair,
On the bill to compensate the Clerk of the Supreme Court of this State for extra services.
The same being read,
Mr. Harris of Clark offered as a substitute therefor:
"A bill to authorise the Governor to appoint a State Librarian and to fix the salary for the same, also to compensate the Clerk of the Supreme Court for his services as Librarian heretofore rendered."
Mr. Jones moved to strike out the third section,
Which was agreed to.
Mr. Jones moved to agree to the substitute as amended, in lieu of the original bill,
Which was agreed to.
On motion of Mr. Jones,
Mr. Freeman from the Committee arose and reported the substitute as amended to the House.
The House took up the report as amended,  
And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to enable the citizens of the county of Wayne to fix upon a permanent site for the public building in said county and to raise funds and erect a Court House thereon,  
And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the Sheriff of Wayne county to sell the Academy for the purposes therein specified,  
And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to give speedy remedy to bill holders.

On motion of Mr. Jones,  
The same was made the order of the day for Tuesday next.

The House took up the report on the bill for the relief of John H. Mann, Executor of James G. Stallings, deceased.

Mr. Jones moved to amend the same by adding to the end of the first section, "all parties agreeing thereto."

On motion of Mr. Shockley,  
The same was made the order of the day for Saturday week next.

The House took up the report on the bill to alter and amend the fifteenth section of the first article of the Constitution of this State.

On motion of Mr. Jones,  
The bill was postponed indefinitely.

The House took up the report on the bill to lay out and form a new county from the counties of Ware and Lowndes.

On motion of Mr. McDonald,  
The same was made the order of the day for Saturday week next.

The House took up the report on the bill to authorize the sale of liens,  
And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities,  
And agreed thereto.

The bill was read the third time, and upon the question,  
"Shall this bill now pass?"
The yeas and nays were required to be recorded, and are yeas 48, nays 59.

Those who voted in the affirmative, are Messrs.

Bethune, Glass, Rawls,
Black, Glover of Jones, Robinson of Coweta, Sanford,
Bird, Graham, Sanford, Terrell,
Bryan of Wayne, Harris of Baldwin, Smith of Cass, Terrell,
Bullard, Hendricks, Strickland,
Cabiness, Hodges, Talbot,
Candler, Holmes, Talbot,
Colbert, Kenan, Tift,
Cone, Lawhon, Tillman,
Crocker, Martin, Todd,
Dubignon, McConnell of Cass, Vardeman, Whitworth,
Fields, McLeod, Whitworth,
Fitzpatrick, Morris, Williams,
Fleming, Nisbet, Williamson,
Franklin, Pollock, Wood,
Gaulding, Ramsay, Zachry.

Those who voted in the negative, are Messrs.

Alexander, Glover of Jasper, Perkins,
Anderson of Wilkes, Hall, Pinckard,
Andrews, Harden, Price,
Bacon, Harris of Clark, Quarterman,
Bailey, Harris of Morgan, Reid,
Barnes, Harris of Taliaferro, Robinson of Jasper, Seward,
Baratte, Heard, Robinson of Laur'ns,
Batte, Howard, Seward,
Bartow, Jackson of Clark, Sheffield,
Baugh, Keith, Shockley,
Beasley, Kilgore, Smith of Oglethorpe,
Brandon, Lewis, Spear,
Brinson, McConnell of Cobb, Sumner,
Bryan of Houston, McDonald, Townsend,
Carter, McLintosh, Walker of Crawford,
Cleveland, Morgan, Walker of Richm'd,
Dorminy, Mosley, Ward,
Dozier, Neal, Weathers,
Freeman, Pace, Wilson,
Gartrell, Penticost,

So the bill was rejected by the House.

On motion, the House then adjourned until 9 ½ o’clock tomorrow morning.

THURSDAY, DECEMBER 2, 1847

Mr. Clark moved to reconsider so much of the journal of
yesterday as relates to the passage of a bill regulating Peace Warrants.

The House agreed to reconsider.

Mr. Tift moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 58, nays 53.

Those who voted in the affirmative are Messrs.

Andrews, Glover of Jones, Rawls,
Atkinson, Graham, Robinson of Coweta,
Bailey, Harris of Baldwin, Sanford,
Baugh, Harris of Clark, Smith of Cass,
Beasley, Hendricks, Spear,
Bethune, Holmes, Strickland,
Black, Jackson of Walton, Terrell,
Bird, Jones, Talbot,
Cabinness, Kenan, Tift,
Callaway, Lawhon, Todd,
Cameron, Martin, Vandeman,
Candler, McConnell of Cass, Walker of Crawf'd,
Colbert, McLeod, Wethers,
Cone, McIntosh, Whitworth,
Crocker, Morgan, Williams,
Fields, Nisbet, Williamson,
Fitzpatrick, Perkins, Wimbish,
Franklin, Phillips, Wood,
Gaulding, Pollock, Zachry.

Those who voted in the negative are Messrs.

Anderson of Warr'n, Freeman, Pace,
Anderson of Wilkes, Gartrell, Penticost,
Bacon, Glenn, Pinckard,
Battle, Glover of Jasper, Price,
Bartow, Hall, Quarterman,
Brandon, Harris of Morgan, Reid,
Brinson, Harris of Taliaferro, Robinson of Jasper,
Brown, Howard, Robinson of Laur'ns,
Bryan of Houston, Jackson of Clark, Seward,
Bryan of Wayne, Keith, Sheffield,
Bullard, Kilgore, Shockley,
Carter, Lewis, Smith of Oglethorpe,
Clark, McCarra, Sumner,
Cleveland, McConnel of Cobb, Tillman,
Dorminy, McDonald, Townsend,
Dozier, Morris, Walker of Richm'd,
Dubignon, Moseley, Ward,
Fleming, Neal, Wilson.
So the motion to reconsider prevailed.

The House then took up the special order of the day, which was the report on the bill to incorporate the Atlanta and West Point Rail Road Company, and to punish those who may willfully injure the same.

Mr. Howard moved to postpone it indefinitely.

During the discussion upon this motion—

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills:

A bill to be entitled an act to alter and amend an act entitled an act amendatory of an act entitled an act to incorporate the Baptist Convention in the State of Georgia and to authorise certain trustees of the Mercer University to make by-laws and regulations for the government of the said village of Penfield, assented to 28th December, 1838, so far as to place the government of the said village of Penfield in the hands of Commissioners, and for other purposes.

A bill to be entitled an act to amend an act entitled an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved December 27th, 1845, and to authorise said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus.

They have also agreed to a Preamble and Resolution relative to the Wilnot Proviso, to which they ask the concurrence of the House of Representatives.

The Senate have receded from their amendment to the first section of the bill of the House of Representatives to appropriate money for the purposes therein stated—and have directed me to return the same forthwith to this House.

Leave of absence was granted for a few days to Messrs. Fleming and Ward.

On motion, the House adjourned until three o'clock P. M.

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AFTERNOON, 3 O’CLOCK.

The House met pursuant to adjournment.

The House resumed the unfinished business of the morning, which was the motion to postpone indefinitely the bill to incorporate the Atlanta and West Point Rail Road Company.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 44 nays 74.
Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the motion to postpone indefinitely was lost.

The question then recurred upon the motion of Mr. Jackson of Walton to take it up by sections.

Which was agreed to.

The first section being read,
Mr. Robinson of Coweta moved to amend the same by inserting after "Davis," the following names, to wit:


Which was agreed to.

Mr. Jones moved to amend further by adding to the close of the section—"for the term of such charter and no longer."

The amendment was rejected.

The second and third sections were then read.

The fourth section being read,

Mr. Spear offered the following substitute therefor, to wit:

"And be it further enacted, That said corporation shall not under any circumstances force the passage of their road over any freehold without the consent of the owner or owners thereof; and such consent when obtained shall be reduced to writing under the hand and seal of the party or parties so consenting, and shall be recorded in the Superior Clerk's office of the county where the land lies, which, when recorded, shall guarantee to said corporation the right of way forever in fee simple."

Whereupon the yeas and nays were required to be recorded, and are yeas 35, nays 75.

Those who voted in the affirmative are Messrs.

Bailey, Glover of Jones, Smith of Cass, Spear,
Bethune, Hall, Sumner,
Bryan of Houston, Heard, Strickland,
Bryan of Wayne, Hendricks, Sumner,
Carter, Jackson of Walton, Townsend,
Cleveland, Kilgore, Vardeman,
Colbert, McDonald, Walker of Crawford's,
Cone, McLeod, Weathers,
Dorminy, Pinckard, Whitworth,
Fitzpatrick, Rawls, Williams,
Gaulding, Robinson of Laur's, Wilson,
Glass, Sheffield, Wood.

Those who voted in the negative are Messrs.

Alexander, Brinson, Franklin,
Anderson of Wilkes, Brown, Freeman,
Andrews, Bullard, Gartrell,
Bacon, Cabiness, Glenn,
Barnes, Callaway, Graham,
Barratte, Cameron, Harris of Baldwin,
Bartow, Candler, Harris of Clark,
Baugh, Carlton, Harris of Morgan,
Beasley, Crocker, Harris of Taliaferro,
Black, Dozier, Hodges,
Bird, Fields, Howard,
Brandon, Fleming, Jackson of Clark,
So the amendment was rejected.

The fifth section being read,

On motion of Mr. Ramsay, the same was struck out.

The sixth section being read,

Mr. Jones moved to amend the same by striking out all that is public road.

Which was agreed to.

The seventh section was then read.

And Mr. Robinson of Coweta moved to amend the same by inserting after “subject to the”—the words “inspection of the.”

Which was agreed to.

Mr. Seward offered the following as an additional section, to wit:

“And be it further enacted, That the private property of each and every stockholder shall be liable to the full extent of the entire liability of said Company by them created; and any judgment obtained against said Company in any suit or suits brought against said Company shall bind the entire property of said stockholders, and execution shall issue therefrom; and the property of said stockholders shall be subject to levy and sale by virtue of said fi fa until said judgment or fi fa is satisfied, without the necessity of having to resort to a separate action against the stockholders of said Company; and when said execution shall have been paid in whole or in part by any stockholder, the same shall be kept open subject to his control, to be used by him against the other stockholders or any one of them for their proportionate share of the amount paid by him.”

The same being under consideration,

The House adjourned till to-morrow morning 9½ o’clock.
Mr. Nisbet laid upon the table the petition of W. A. Chapman and W. A. Ross.
Which was referred to the Committee on Petitions, without being read.
Mr. Atkinson introduced a bill to declare usurious certain contracts therin described.
Which was read the first time.
Mr. Brown introduced a bill to make public the names of defaulting tax payers in the county of Burke, and for other purposes therein named.
Which was read the first time.
Also, a bill to amend an act entitled an act to incorporate the Augusta and Waynesboro Rail Road Company, passed 31st December, 1838, and the act amendatory thereof.
Which was read the first time.
Mr. Bailey introduced a bill to incorporate St. John's Lodge, No. 45, of Butts county.
Which was read the first time.
Mr. Barratte from the special Committee, to whom was referred the petition of sundry citizens of Camden county, made a report, and introduced the following bill:
A bill to remove an election precinct in the county of Camden.
Which was read the first time.
Mr. Barratte introduced a bill to protect those engaged in the turpentine business and to prevent the setting fire to the woods or lands, except at certain times and under certain circumstances, so far as the counties of Camden, Glynn, McIntosh, Scriven, Jefferson and Washington are concerned.
Which was read the first time.
Mr. Clark introduced a bill to incorporate the Irish Union Society of the City of Savannah.
Which was read the first time.
Mr. Cone laid upon the table the memorial of sundry citizens of South Western Georgia, praying for an appropriation for the improvement of Flint river.
Which was read.
Mr. Cone then moved a suspension of the order of the House to have a bill read the second time.
The rule being suspended,
The following bill was read the second time:
A bill to provide for improving the navigation of Flint river by means of the credit of the State, and to provide for the payment of the principal without loss to the State.
On motion, the bill with the petition was referred to the Committee on Agriculture and Internal Improvement.
Mr. McIntosh introduced a bill to incorporate the Elbert
Rail Road Company, and to punish persons for violating the same.

Which was read the first time.

Mr. Alexander laid upon the table a resolution requesting our Senators and Representatives in Congress to use their influence to procure the establishment of a two horse coach mail route between Dalton and Dahlonega.

Which was read.

Mr. Brandon introduced a bill to authorize the citizens of this State to vote in certain cases out of the county in which they reside.

Which was read the first time.

Mr. Lewis laid upon the table a resolution.

Which was read.

He then moved a suspension of the rule requiring new matter to lay on the table for one day.

The rule being suspended,

The following resolution was taken up and agreed to.

Resolved, That the petition of a number of citizens of the county of Hancock, praying a suspension of the Militia Laws of this State, be referred to the Committee on Military affairs.

Mr. Cleveland laid upon the table a resolution requesting the Governor to furnish the 676th and 638th districts of Henry county with the Military Discipline, for use of said districts.

Which was read.

Mr. Holmes introduced a bill to change the names of certain persons therein named.

Which was read the first time.

Mr. Todd introduced a bill to grant certain privileges and immunities to the Jefferson Riflemen, a volunteer infantry corps in the county of Jefferson.

Which was read the first time.

Mr. Glover, of Jones, introduced a bill to authorize the Governor to pay out of the Poor School fund to John P. Calif, the amount due him for teaching poor children, in the year 1843.

Which was read the first time.

Mr. Lawhon introduced a bill to repeal the second section of an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of the county of Effingham, and to authorize the Justices of the Inferior Court of Richmond and Lee counties to levy an extra tax, assented to 23d December, 1840, so far as relates to the county of Lee.

Which was read the first time.

Mr. Gaulding, from the special Committee, to whom was referred the petition of Eli McFail, made a report and introduced the following bill:

A bill for the relief of Eli McFail, of the county of Liberty.

Which was read the first time.

Mr. Franklin introduced a bill to authorize Eleazer Cummings to plead and practice law in the several Courts of Law
and Equity in this State and to prescribe his liability touching the same.

Which was read the first time.

Mr. Bryan, of Wayne, laid upon the table a resolution,
Which was read.

He then moved a suspension of the rule requiring new matter to lay on the table for one day.

The rule being suspended,

The following resolution was taken up and agreed to:

Resolved by the Senate and House of Representatives, That our Senators and Representatives in the Congress of the United States be requested to use their influence to cause a one horse mail route to be established from Waynesville, in Wayne county, by way of Caleb Pendarvis, to Holmesville, in Appling county, to be carried once a week, and that his Excellency the Governor cause to be forwarded to each of our Senators and Representatives in Congress, a copy of this resolution.

Mr. Gartrell from the special Committee, to whom was referred the bill regulating the admission of Attorneys, reported the same back to the House without amendment and recommended its passage.

Leave of absence was granted to Messrs. Fitzpatrick and Bacon, for a few days on special business, also, to Mr. Neal from and after Sunday next.

The following Message was then received from the Senate by Mr. Crawford, their Secretary:

The Senate have passed a preamble and resolutions, upon the subject of the Tariff, a National Bank, Internal Improvements, the Mexican War, and other national questions, to which they ask the concurrence of the House of Representatives.

They have also agreed to the amendments of the House of Representatives to the bill of the Senate to authorize Dewitt C. Hargroves, of the county of Stewart, and other persons therein named, to plead and practice Law, in the several Courts of Law and Equity in this State, on certain conditions therein named.

Mr. Nisbet moved a suspension of the order for the purpose of taking up a resolution.

The order being suspended, the following resolution was taken up, read and agreed to:

Resolved, That the Committee on Agriculture and Internal Improvements inquire and report to this House what reduction in the freight of lime, if any, can be made on the Western and Atlantic Rail Road consistent with the public interest.

The House resumed the unfinished business of yesterday, which was the report on the bill to incorporate the Atlanta
and West Point Rail Road Company, and to punish those who may willfully injure the same.

The bill having been read, Mr. Jackson, of Walton, offered as an amendment to the section offered by Mr. Seward, the following additional section, to wit:

*And be it further enacted,* That the private property of each stockholder, equal to the amount of his stock, shall be liable for the debts of the incorporation, and in the event of the neglect or refusal of the incorporation to pay any debt owing by the same, the creditor or creditors thereof may sue the Company in their corporate name, and upon obtaining execution against the Company, it shall first be levied upon the corporate property of said Company, to wit: The road or any portion thereof, the cars, &c., &c., which shall be first liable, and upon the return of the proper officer or officers of “no corporate property to be found,” said execution may then be levied upon an amount of the private property of any stockholder of the Company, equal to the amount of his stock; and if that be not sufficient to satisfy the said execution, then it may be levied upon the private property of any other stockholder, equal to his stock, and so on, until the execution is fully satisfied; and in all cases the levying officer shall be the judge of the amount of private property necessary to satisfy the fi fa.

*And be it further enacted,* &c. That it shall be the duty of said Company to publish semi-annually, in some public gazette of this State, a full statement of the names of the stockholders of said Company and the amount of stock owned by each, and that any transfer of the stock so owned by each stockholder, transferred six months prior to the obtaining of judgment against the Company, shall not discharge his private property, but it shall still be bound under the provisions and in the manner pointed out in the foregoing section.

*And be it further enacted,* &c., That in case any stockholder or stockholders shall be compelled under the foregoing sections to pay off the execution or executions obtained against the Company, it shall be kept open for his or their benefit, and may be levied by him or them upon the private property of any or all the other stockholders in proportion to their respective shares of stock.

Mr. Seward offered to amend the same by adding the following section, to wit:

*And be it further enacted,* That it shall be the duty of the President of said Company to exhibit to the Sheriff, when called upon, a list of the stockholders and the number of their shares, and that should he fail to do so, he shall be considered in contempt of the process of Court, and shall be subject to a fine of one thousand dollars.

The amendment was rejected by the House.
The eighth section was then read,
And on motion of Mr. Jackson, of Walton,
The same was struck out.
Mr. Robinson of Coweta offered an additional section as
follows, to-wit:

And be it further enacted by the authority aforesaid, That this
act be and remain in force for twenty years.
Which was agreed to.
Mr. Harris, of Baldwin, then offered the following addi-
tional section, to wit:

And be it further enacted, As it is manifest to this General
Assembly, that the proposed connection of West Point and
Atlanta Rail Road is but an extension of the Montgomery and
West Point Rail Road, and desired earnestly by the people
of Alabama as promotive of their interests, that the rights and
privileges hereby conferred by this act shall not be used un-
til satisfactory information shall have been furnished to the
Governor of Georgia that an act shall have been passed by
the Legislature of Alabama with the assent of the Montgom-
ery and West Point Rail Road Company, permitting the
City Council of Columbus or such Company as may be here-
after formed for such purpose, to connect by a Rail Road with
the Alabama Rail Road at or near some convenient point there-
on, to be selected by the city of Columbus, together with a
grant of similar rights and privileges to those granted by this act.
Upon which amendment, the yeas and nays were requir-
ed to be recorded, and are yeas 65, nays 48.

Those who voted in the affirmative are Messrs.
Those who voted in the negative, are Messrs.
Anderson of Warr’n, Glover of Jasper, Moseley,
Anderson of Wilkes, Glover of Jones, Pace,
Bacon, Harris of Clark, Penticost,
Barnes, Harris of Morgan, Phillips,
Baugh, Harris of Taliaferro, Reid,
Beasley, Jackson of Clark, Robinson of Coweta,
Brandon, Keith, Robinson of Jasper,
Cameron, Kenan, Sanford,
Candler, Kilgore, Shockley,
Carlton, Maloney, Smith of Oglethorpe,
Dorminy, Martin, Sumner,
Fields, McConnell of Cass, Terrell,
Fleming, McConnell of Cobb, Whitworth,
Freeman, McDonald, Williamson,
Gartrell, McIntosh, Wilson,
Glass, Morris, Zachry.

Glenn,
So the amendment prevailed.
The report, as amended, was agreed to.
The bill was read the third time and upon the question,
“Shall this bill now pass?”
The yeas and nays were required to be recorded, and are yeas 64 and nays 52.
Those who voted in the affirmative, are Messrs.
Anderson of Warr’n, Glenn, Nisbet,
Anderson of Wilkes, Glover of Jasper, Pace,
Bacon, Harris of Baldwin, Penticost,
Barnes, Harris of Clark, Phillips,
Baugh, Harris of Morgan, Pollock,
Beasley, Harris of Taliaferro, Reid,
Black, Jackson of Clark, Robinson of Coweta,
Brandon, Jackson of Walton, Robinson of Jasper,
Brinson, Jones, Sanford,
Cabiness, Keith, Shockley,
Callaway, Kenan, Smith of Oglethorpe,
Cameron, Kilgore, Strickland,
Candler, Lawhon, Terrell,
Carlton, Maloney, Tift,
Crocker, Martin, Todd,
Dubignon, McConnell of Cobb, Townsend,
Fields, McDonald, Whitworth,
Fleming, McIntosh, Williamson,
Franklin, Morris, Wilson,
Freeman, Moseley, Wimbish,
Gartrell, Neal, Zachry.

Those who voted in the negative, are Messrs.
Andrews, Bailey, Battle,
Atkinson, Baratte, Bartow,

So the bill passed under the title thereof.

On motion, the House then adjourned until three o’clock, P. M.

THREE O’CLOCK, P. M.

The House met pursuant to adjournment.

The House took up the special order of the day, which was the report on the bill to incorporate the Gainesville Rail Company with power to construct a Rail Road from Atlanta, or some convenient point in Dekalb county, to the town of Gainesville, in the county of Hall, and to punish those who may willfully injure the same and to confer all corporate powers necessary to effect said object.

On motion, the bill was taken up by sections.

The first section having been read,

Mr. Phillips moved to amend the same by adding the following proviso:

Provided, that the citizens of Habersham and Lumpkin counties be permitted by said company to connect such Rail Road as may be built by them, from Dahlonega and Clarksville, with the said road at Gainesville.

Which proviso was agreed to.

The section being read, which is in part as follows, to wit:

And be it further enacted, That the capital stock of said corporation shall be three hundred thousand dollars, to be divided into shares of one hundred dollars each, &c.

On motion of Mr. Baugh, the word “one” was struck out and “three” inserted.

Which was agreed to.

The third section was then read.

On motion of Mr. Baugh, the words “fifty thousand” was struck out, and the words “one hundred thousand” inserted.
Mr. Jones moved to insert among the list of names the name of William C. Daniel, also, to strike out "one hundred" and insert "three hundred."

Which were agreed to.

The fourth section was then read.

The fifth section having been read,

On motion of Mr. Jones, the word "fifty" was struck out and "two hundred" inserted in lieu thereof.

Mr. Jones then moved to insert William C. Daniel, before that of Joseph J. Griffin.

Which was agreed to.

The sixth and seventh sections were then read.

The eighth section being read,

Mr. Jones moved to amend the same by adding thereto the following words: "and that the private property of the stockholders, shall be liable in proportion to the stock subscribed for the debts of the company."

Which was rejected.

Mr. Jackson, of Walton, then offered the following additional sections, as amendments, to wit:

And be it further enacted, &c., That the private property of each stockholder, equal in amount to the stock subscribed and owned by him, be liable for the debts of said corporation, and in case said company refuse or neglect to pay its debts, any creditor thereof may sue the same in its corporate name, and when execution has been obtained thereon, it shall first be levied upon the corporate property, to wit: The road or any part thereof, the cars, &c., &c., which shall be first liable, and upon the return of the proper officer or officers of no corporate property to be found, said execution may be levied upon the private property of any stockholder equal in amount to his stock therein and if that be not sufficient to pay off the fi fa, it may then be levied upon the private property of any other stockholder, equal to his amount of stock, and so on, until the execution is fully satisfied, and in all cases, the levying officer shall be the judge of the amount of property necessary to satisfy the fi fa.

And be it further enacted, &c., That it shall be the duty of said company to publish semi annually, in some public gazette, in this State, the names of the stockholders and the amount of stock owned by each, and any transfer of stock made by any stockholder 2 years prior to the obtaining of judgement against said company, shall not discharge his private property, but shall still be bound under the provisions; and in the manner pointed out in the foregoing section.

And be it further enacted, &c., That when any stockholder, or stockholders, shall be compelled to pay off executions against the company out of their private property, the same shall still be kept open for the benefit of said stockholders and may be used by them against the other stockholders for
reimbursement, out of their private property in proportion to their respective shares.

Which were agreed to.

The ninth, tenth, eleventh and thirteenth sections were severally read.

The thirteenth section was then read,
And on motion of Mr. Jones, the penal clause thereof was struck out.

Mr. Barnes then offered the following as an additional section:

And be it further enacted, That all the powers and privileges extended to the aforesaid Gainesville Rail Road Company be further extended, so as to enable them to construct a Rail Road from Gainesville, in Hall county to Dahlonega, Lumpkin county, with the power to increase their capital stock to an amount sufficient to extend the road from Gainesville to Dahlonega, as aforesaid, provided that the restrictions imposed in this act upon the Gainesville Rail Road Company be also imposed upon said Company in extending the said Rail Road to Dahlonega, Lumpkin county.

The section was received.

Mr. Jones then offered the following as an additional section, to wit:

That this act of incorporation shall continue in force for the term of thirty years and no longer.

The section was received.

The report, as amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the further special order of the day being the report on the bill to incorporate the Washington Rail Road Company with powers to construct a Rail Road from the town of Washington, in Wilkes county, to a depot on the Central Rail Road, known as Tennille, or some other suitable point on said last mentioned road, and for other purposes therein named.

And the same being read by sections, and the first section having been read,

Mr. Jenkins offered the following as an additional section to the bill, to wit:

And be it further enacted, That no higher rates per mile shall be charged for the transportation of passengers and freight from Sparta to the Georgia Rail Road than may be charged from the same point to the Central Rail Road, and that in all respects equal facilities shall be afforded by said Company from such transportation from Sparta to both of said Roads.

The section was received by the House.
The seventh section being read, Mr. Gartrell offered the following as additional sections to the bill, to wit:

And be it further enacted, That the private property of each stockholder, equal to the amount of his stock, shall be liable for the debts of the incorporation, and in the event of the neglect or refusal of the incorporation to pay any debt owing by the same, the creditor or creditors thereof may sue the Company in their corporate name, and upon obtaining execution against the Company, it shall first be levied upon the corporate property of said Company, to wit: the road or any portion thereof, the cars, &c., which shall be first liable, and upon the return of the proper officer or officers of "no corporate property to be found," said execution may then be levied upon an amount of the private property of any stockholder of the Company, equal to the amount of his stock, and if that be not sufficient to satisfy the said execution, then it may be levied upon the private property of any other stockholder, equal to his stock and so on, till the execution is fully satisfied, and in all cases, the levying officer shall be judge of the amount of private property necessary to satisfy the fi fa.

And be it further enacted, That it shall be the duty of said Company to publish semi-annually in some public gazette of this State, a full statement of the names of the Stockholders of said Company, and the amount of stock owned by each; and that any transfer of the stock so owned by each stockholder transferred twelve months prior to the obtaining of judgment against the Company, shall not discharge his private property, but it shall be bound under the provisions, and in the manner pointed out in the foregoing section.

And be it further enacted, That in case any Stockholder or Stockholders shall be compelled under the foregoing section to pay off the execution or executions obtained against the Company, it shall be kept open for his or their benefit and may be levied by him or them upon the private property of any or all the other Stockholders in proportion to their respective shares of stock.

Mr. Jackson of Walton, moved to strike out after the word "transferred," the word "six,"

Whereupon the yens and nays were required to be recorded, and are yeas 63, nays 45.

Those who voted in the affirmative, are Messrs.

Alexander, Beasley, Brown,
Atkinson, Bethune, Bryan of Wayne,
Bacon, Black, Cabiness,
Baratte, Brandon, Candler,
Baugh, Brinson, Carlton,
Those who voted in the negative, are Messrs.

Anderson of Warr’n, Graham, Perkins,
Anderson of Wilkes, Harris of Baldwin, Pinckard,
Andrews, Harris of Clark, Price,
Bailey, Howard, Ramsay,
Battle, Jackson of Clarke, Robinson of Coweta,
Bartow, Jones, Sanford,
Bird, Lawhon, Shockley,
Bullard, Lewis, Smith of Oglethorpe,
Callaway, Martin, Tillman,
Cameron, McCarra, Todd,
Dozier, McLeod, Walker of Crawf’d,
Franklin, McIntosh, Williamson,
Gartrell, Morgan, Wimbish,
Glass, Neal, Wood,
Glenn, Nisbet, Zachry.

So the motion to strike out prevailed.
He then moved to fill the blank with the word "twelve."
The motion prevailed.
And the additional sections were received.
The eighth section being read, and the same being under consideration,
Mr. Jenkins offered the following as an amendment,

Provided, That the said Company shall not construct their Rail Road across the Georgia Rail Road, without the consent of the Georgia Rail Road and Banking Company.

And having spent some time in discussing the same,
On motion,
The House adjourned till half past 9 o’clock, to-morrow morning.
Mr. Bartow moved a suspension of the order for the purpose of having read the second time, a bill for the completion of the Western and Atlantic Rail Road.

Mr. Tift moved to amend the same so as take up all bills for Rail Road Charters.

The amendment was rejected.

The question then recurred upon Mr. Bartow’s motion.

Upon which motion the yeas and nays were required to be recorded, and are yeas 65, nays 40.

Those who voted in the affirmative are Messrs.

Alexander, Dozier, Moseley,
Anderson of War’n, Dubignon, Neal,
Anderson of Wilkes, Franklin, Nisbet,
Andrews, Freeman, Pace,
Atkinson, Gartrell, Perkins,
Bailey, Glenn, Phillips,
Barratte, Gresham, Pinckard,
Battle, Harris of Clark, Price,
Bartow, Harris of Taliaferro, Quarterman,
Bethune, Hendricks, Reid,
Black, Hodges, Seward,
Bird, Howard, Shockley,
Brandon, Jackson of Clark, Smith of Oglethorpe,
Brinson, Jackson of Walton, Tillman,
Brown, Lawhon, Todd,
Cabiness, Lewis, Townsend,
Callaway, Maloney, Walker of Richm’d,
Cameron, McCarra, Williamson,
Clark, McConnell of Cass, Wilson,
Colbert, McLeod, Wood,
Crocker, McIntosh, Zachry,
Darnall, Morgan,

Those who voted in the negative are Messrs.

Barnes, Glover of Jones, Sanford,
Baugh, Hall, Sheffield,
Bryan of Houston, Heard, Smith of Cass,
Bryan of Wayne, Holmes, Strickland,
Candler, Jones, Sumner,
Carlton, Keith, Terrell,
Carter, Kenan, Tift,
Cleveland, Kilgore, Vardeman,
Cone, Martin, Walker of Craw’d,
Dorminy, McDonald, Wethers,
Fields, Pollock, Whitworth,
Gaulding, Rawls, Williams,
Glass, Robinson of Coweta, Wimbish,
Glover of Jasper, Robinson of Jasper.

So the motion to suspend the order prevailed.
The following bill was taken up and read the second time and committed for a third reading:

A bill for the completion of the Western and Atlantic Rail Road, and for providing funds for the same.

Mr. Bartow then moved to make the said bill the special order of the House for Friday next.

Upon which motion the yeas and nays were required to be recorded, and are yea 77, nays 33.

Those who voted in the affirmative are Messrs.

Alexender, Anderson of War'n, Glenn, Anderson of Wilkes, Graham, Andrews, Atkinson, Battle, Bartow, Beaseley, Bethune, Black, Bird, Brandon, Brinson, Bryan of Houston, Cabiness, Callaway, Carter, Clark, Cone, Crocker, Darnall, Dozier, Dubignon, Franklin, Freeman, Gartrell, Gaulding, Pace, Perkins, Phillips, Gresham, Pinckard, Harris of Baldwin, Price, Harris of Clark, Quarterman, Harris of Morgan, Rawls, Harris of Taliaferro, Reid, Hendricks, Robinson of Coweta, Hodges, Robinson of Laur'ns, Holmes, Sanford, Howard, Seward, Jackson of Clark, Smith of Oglethorpe, Jackson of Walton, Terrell, Lawhon, Talbot, Lewis, Tillman, Maloney, Todd, McCarra, Townsend, McConnell of Cobb, Walker of Richm'd, McLeod, Wethers, McIntosh, Williams, Morgan, Williamson, Morris, Wilson, Moseley, Wimbish, Neal, Wood, Nisbet,

Those who voted in the negative are Messrs.


So the motion prevailed.
On motion, one hundred and thirty copies were ordered to be printed for the use of this House.

The following message was then received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate have passed the following bills of the House of Representatives, to wit:

A bill to be entitled an act to amend the several acts in relation to the issuing of grants on head-rights in this State, so far as to extend the time for granting the same until the 25th of December, 1849.

A bill to repeal so much of the 1st Section of an act to compensate Grand and Petit Jurors, passed on the 23d day of December, 1839, as relates to Carroll county.

A bill for the relief of the stockholders in Steam Boat Company of Georgia.

A bill to be entitled an act to incorporate the town of Blairsville in the county of Union.

A bill to alter the times of holding the Inferior Courts of Telfair county.

A bill to give the consent of the State of Georgia to purchases made by the United States, and to cede jurisdiction over the same.

A bill to authorise the Inferior Court of Carroll county to revise the Grand and Petit Jury boxes of said county at the times therein mentioned.

Also, a bill to be entitled an act to add a part of the county of Paulding to the county of Carroll—with amendments, to which they ask the concurrence of the House of Representatives.

Mr. Gaulding from the Committee on Enrollment reported as duly enrolled and signed by the President of the Senate and ready for the signature of the Speaker,

An act to authorise DeWitt C. Hargrove and others to plead and practice law under certain conditions named.

Also, an act to appropriate money for purposes therein stated.

Leave of absence was granted for a few days to Messrs. Shockley and Glass on special business.

The Speaker then laid upon the table a communication from John S. Thomas, Director of the Central Bank—which was read.

On motion of Mr. Beasley 130 copies of the report were ordered to be printed for the use of this House.

Mr. Clark moved to lay the report on the table for the present.

Which was agreed to.

The House resumed the unfinished business of yesterday, to wit—the consideration of the proviso offered by Mr. Jenkins to the 8th section of the bill to incorporate the Wash-
ington Rail Road Company, with powers to construct a Rail Road from the town of Washington in Wilkes county, to a depot on the Central Rail Road, known as Tennille, or some other suitable point on said last mentioned Road, and for other purposes therein named.

Pending the discussion of which, a motion for adjournment prevailed.

The House then adjourned until three o'clock, P. M.

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**Afternoon, 3 o'clock, P. M.**

The House resumed the unfinished business of the morning, to wit—the consideration of Mr. Jenkins' proviso.

And having spent some time in the discussion thereof, the same was rejected by the House.

The 12th section being under consideration,

Mr. Jones moved to strike out the word "six," after the word "thirty."

The motion prevailed.

The remaining sections of the bill having been read,

Mr. Gartrell offered the following additional section:

*And be it further enacted by the authority aforesaid, That the stockholders of the corporation hereby created shall have full power and authority to contract with the Georgia Rail Road and Banking Company and the Central Rail Road and Banking Company, or either, touching the union or amalgamation of the whole or any part of the road herein proposed to be constructed, with either of said roads—Provided, those of the stockholders of this corporation who may dissent from said contract or agreement may withdraw their stock from the Company: And provided further, that before such contract or agreement is made, the consent of a majority of the stockholders in Wilkes, Hancock and Savannah shall be separately obtained.*

Which was received.

Mr. Harris of Baldwin offered the following additional section:

*And be it further enacted, That nothing herein contained shall prevent any Rail Road chartered by the Legislature of the State connecting Milledgeville with Sparta from intersecting said road.*

Which was received.

The report as amended, was agreed to—the bill was read the third time and passed under the title thereof.

Leave of absence was granted to Messrs. Lewis and Terrell for a few days on special business.

On motion the House then adjourned until Monday morning 9 ½ o'clock.
MONDAY, DECEMBER 6, 1847

Mr. Phillips moved to reconsider so much of the journal of Saturday as relates to the printing of the report of the Director of the Central Bank.

Which was rejected.

Mr. Walker of Richmond moved to reconsider so much of the journal of Saturday as relates to the passage of the bill incorporating the Washington Rail Road Company.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 20 nays 87.

Those who voted in the affirmative, are Messrs.

Beasley, Gresham, Price,
Brandon, Harris of Clark, Reid,
Bullard, Howard, Reynolds,
Cabiness, Morris, Sheffield,
Carlton, Pace, Todd,
Freeman, Phillips, Walker of Richm’d.
Glover of Jasper, Pinckard,

Those who voted in the negative, are Messrs.

Alexander, Gartrell, Moseley,
Anderson of War’n, Gaulding, Nisbet,
Anderson of Wilkes, Glenn, Penticost,
Andrews, Glover of Jones, Pollock,
Atkinson, Graham, Quarterman,
Barnes, Hall, Ramsay,
Barratte, Harden, Rawls,
Battle, Harris of Baldwin, Robinson of Jasper;
Bartow, Harris of Morgan, Sanford,
Baugh, Harris of Taliaferro, Seward,
Bethune, Heard, Smith of Cass,
Bird, Hendricks, Smith of Oglethorpe,
Brinson, Hodges, Strickland,
Brown, Holmes, Sumner,
Bryan of Houston, Jackson of Clark, Talbot,
Bryan of Wayne, Jones, Tift,
Callaway, Keith, Tillman,
Cameron, Kenan, Townsend,
Candler, Kilgore, Vardeman,
Carter, Lawhon, Walker of Craw’ld,
Cleveland, Maloney, Ward,
Colbert, Martin, Wethers,
Cone, McCarra, Whitworth,
Crocker, McConnell of Cass, Williams,
Darnall, McConnell of Cobb, Williamson,
Dorminy, McDonald, Wilson,
Dubignon, McDuffie, Wimbish,
Fields, McLeod, Wood,
Franklin, Morgan, Zachry.
So the motion to reconsider was rejected by the House.

Mr. Keith laid upon the table the memorial of sundry citizens of Lumpkin county, praying the passage of a bill to protect the rights of married women.

Which was referred to the Committee on the Judiciary without being read.

The Speaker laid upon the table the petition of the City Council of Augusta.

Which was referred to a special committee, consisting of Messrs. Walker of Richmond, Atkinson and Pace, without being read.

Leave of absence was granted for a few days to Mr. McIntosh on special business.

Mr. Bartow from the Committee on Agriculture and Internal Improvements, made a report, which was read.

Mr. Phillips from the Committee on Finance, made a report, which was read,

And on motion, 150 copies were ordered to be printed for the use of this House.

Mr. Tift from the special committee to whom was referred the consideration of the constitutional authority concerning divorce, made a report, which was read.

Also, reported the following bill:

A bill to alter, amend and prescribe the legal principles on which divorces may be granted.

Which was read the first time.

On motion of Mr. Jones, the report and bill were referred to the Committee on the Judiciary.

Mr. Tift introduced a bill to encourage Manufacturing in the State of Georgia.

Which was read the first time.

Mr. Harris of Baldwin introduced a bill to repeal the act creating the office of Public Printer.

Which was read the first time.

Mr. Atkinson introduced a bill to authorise J. P. K. Savage to plead and practice law.

Which was read the first time.

Mr. Nisbet introduced a bill to alter and amend an act passed 22d December, 1840, entitled an act to alter and amend the 9th section of the Judiciary act of 1799, and the 1st section of an act relative to executions, passed December 14, 1811.

Which was read the first time.

Mr. Clark from the special committee to whom was referred a bill for the relief of the Bank of the State of Georgia, made a report, which was read.

Mr. Bartow introduced a bill to incorporate an insurance company to be called "the Savannah Mutual Insurance Company."

Which was read the first time.
Mr. Harris of Clark from the special committee to whom was referred the petition of G. W. King, made a report, which was read.

Also, reported the following bill:
A bill to authorise the Governor to draw his warrant upon the Treasurer for an amount sufficient to reimburse George W. King for taxes overpaid to the State.

Which was read the first time.

Mr. Wilson introduced a bill to alter and change the name of James Jasper of DeKalb county to that of Jasper McEver.

Which was read the first time.

Mr. Alexander laid upon the table a memorial from sundry citizens of Gilmer, praying an appropriation to open a road.

Which was referred to the Committee on Agriculture and Internal Improvements without being read.

Mr. Cabiness from the special committee to whom was referred sundry bills to change names, made a report.

Also, introduced the following bill:
A bill having for its object to change the names and legitimate individuals herein named.

Which was read the first time.

Mr. Ramsay introduced a bill to amend the garnishment laws of this State, so far as applies to Banks and other corporations.

Which was read the first time and referred to the Committee on the Judiciary.

Mr. Cleveland moved a suspension of the order for the purpose of taking up a resolution.

The order being suspended,

The following resolution was taken up and read:

Resolved by the Senate and House of Representatives in General Assembly met, That his Excellency the Governor, be and he is hereby authorised to furnish to the 676th and 638th District G. M. of Henry county, with the Military Discipline for the use of said county.

Mr. Jones offered the following as a substitute in lieu thereof:

Resolved, That his Excellency the Governor distribute to the several counties of this State, their proportion of the books on hand, both civil and military, at the same time the Laws and Journals are distributed.

The substitute was received.

Mr. McLeod laid upon the table a preamble and resolution, which were read.

He then moved a suspension of the order of the House, and the rule requiring new matter to lay on the table for one day for the purpose of taking up the resolution.

The order and rule being suspended,
The following Preamble and Resolution were taken up and agreed to:

Whereas the mail route from Dublin to Boxville in Montgomery county, Georgia, is partly on both sides of the Oconee river, and the Post Offices on said route are at least 18 miles from many of the citizens:

Be it therefore resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That our Senators and Representatives from Georgia, be respectfully requested to exert themselves to have the said mail route so far changed as to run from Boxville up to Dublin on the West side of the Oconee river, thence down from Dublin to Boxville on the East side of the Oconee river.

Mr. Pace introduced a bill to alter and amend an act more effectually to provide for the collection and disbursement of fines imposed by Courts of Enquiry, assented to December 27, 1845.

Which was read the first time.

Mr. Jones laid upon the table an application for a manufacturing charter from Seaborn Jones, Henry L. Benning, John A. Jones, jr. and their associates.

Which was referred to the Committee on Manufactures, without being read.

Mr. Carter laid upon the table a petition from Elijah M. Lawrence and others.

Also, introduced a bill to change the line between Marion and Talbot.

Which was read the first time.

Mr. Cameron introduced a bill to permit suits against securities on bonds of executors, administrators and guardians before a devastavit has been fixed against them by judgment of a court.

Which was read the first time.

Mr. Graham introduced a bill to divorce and separate Jemimah Green, formerly Jemimah Pridgen, and James Green her husband.

Which was read the first time.

Mr. Gartrell laid upon the table a resolution—which was read.

And moved a suspension of the rule requiring new matter to lay upon the table for one day for the purpose of taking up the resolution.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That for and during the present week, this House shall meet at 7 o'clock P. M. to read bills of the House the second time, and bills of the Senate the first and second time until otherwise ordered.

On motion of Mr. Bartow,
The House suspended the order of the day, and took up and agreed to the following resolution:

"Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That our Senators and Representatives in Congress be requested to use their influence to procure the establishment of a two-horse Coach mail route once a week between Dalton and Dahlonega, by the way of Spring Place in Murray county and Ellijay in Gilmer county.

"Resolved, further, That his Excellency the Governor be requested to transmit a copy of this resolution to each of our Senators and Representatives in Congress."

Mr. Howard moved to make the bill reducing the number of Justices of the Inferior Court, &c. the special order for Thursday next.

Which was agreed to.

Mr. Phillips laid upon the table a resolution—which was read.

He then moved a suspension of the rule in order to take up the resolution.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That a special committee be appointed to examine into the alleged defalcation of Messrs. Towns, Sturgis & Benning, as Attorneys of the Central Bank, as contained in the report of the Director of the said Bank, and that they report all the facts connected with said charge; and that said committee have power to send for persons and papers; and that they fully examine and report what balance, if any, is due by said firm—and what misconduct they or either of them have been guilty of; and especially that said Committee have power to examine into the unsettled account reported by said Director, and report to this House the reasons why the same has not been settled; and that due notice be given to the parties, so that they be permitted to appear before the committee in person.

Whereupon, the Speaker appointed Messrs. Phillips, Jackson of Walton, Black, Harris of Clark and Carter, said committee.

Mr. Jones moved to suspend the order of the House to take up a resolution in reference to the appointment of James S. Calhoun, Lt. Colonel to command the Georgia Battalion.

He then moved to make it the special order of the day for Saturday next.

The motion was agreed to.

Mr. Gaulding, from the Committee on Enrollment, reported as duly enrolled and ready for the signature of the Speaker, the following acts, to wit:

An act to authorise the Inferior Court of Carroll county
to revise the Grand and Petit Jury boxes of said county at the times therein mentioned.

An act to alter the time of holding the Inferior Courts of Telfair county.

An act to incorporate the town of Blairsville in the county of Union.

An act for the relief of the old stockholders in Steam Boat Company of Georgia.

An act to give the consent of the State of Georgia to purchases made by the United States, and to cede jurisdiction over the same.

An act to amend the several acts in relation to issuing of grants on head-rights in this State, so far as to extend the time for granting the same until the 25th December, 1849.

On motion, the special order of the day, which was a bill for the removal of the seat of Government, was suspended, and the same was made the special order for Monday the 13th inst.

And the further special order was taken up, which was the report on the bill to revive and amend the act entitled an act to incorporate the Milledgeville Rail Road Company, as­ sented to 26th December, 1837.

On motion, the report was taken up by sections.

The first section being read, which is as follows:

"Be it enacted by the General Assembly of the State of Geo­orgia, That the act, the title of which is recited in the forego­ing title, be and the same is hereby revived, and such reviv­ed act continue in full force until the corporation thereby created is dissolved by judicial process, for any of the causes for which corporations are or ought to be dissolved."

Mr. Jones moved to amend the same by striking out all after the word "force," and insert "for and during the term of 30 years."

Which was received.

Mr. Jackson offered to amend the same by adding the follow­ing additional sections—which was agreed to:

And be it further enacted, &c. That the private property of each stockholder, equal to the amount of his stock, shall be liable for the debts of the incorporation, and in the event of the neglect or refusal of the incorporation to pay any debt owing by the same, the creditor or creditors thereof may sue the Company in their corporate name, and upon obtaining execution against the company, it shall first be levied upon the corporate property of said company, to wit—the Road or any portion thereof, the cars, &c. &c. which shall be first liable, and upon the return of the proper officer or officers of "no corporate property to be found"—said execution may then be levied upon an amount of the private property of any stockholder of the company equal to the amount of his stock, and if that be not sufficient to satisfy the said exe-
cation, then it may be levied upon the private property of any other equal to his stock, and so on until the execution is fully satisfied; and in all cases the levying officer shall be the judge of the amount of private property necessary to satisfy the fi fa.

And be it further enacted, &c. That it shall be the duty of said company to publish semi-annually in some public Gazette of this State, a full statement of the names of the stockholders of said company, and the amount of stock owned by each—and that any transfer of the stock owned by each stockholder transferred twelve months prior to the obtaining of a judgment against the company shall not discharge his private property, but it shall still be bound under the provisions and in the manner pointed out in the foregoing section.

And be it further enacted, &c. That in case any stockholder or stockholders shall be compelled under the foregoing sections to pay off the execution or executions obtained against the company, it shall be kept open for his or their benefit, and may be levied by him or them upon the private property of any or all the other stockholders in proportion to their respective shares of stock.

The report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the further special order of the House, which was the report on the bill to incorporate the Etowah Rail Road Company in Cass, Cherokee, and other counties of the State of Georgia.

On motion, the report was taken up by sections.
On the reading of the 5th and 6th sections,
Mr. Jones moved to strike them out—which was agreed to.
Mr. Jackson of Walton offered to further amend the report by adding another section after the sixth.

The following additional sections were then read and received:

And be it further enacted. That the private property of each stockholder, equal to the amount of his stock, shall be liable for the debts of the incorporation in the event of the neglect or refusal of the incorporation to pay any debt owing by the same—the creditor or creditors thereof may sue the company in their corporate name, and upon obtaining execution against the company it shall first be levied upon the corporate property of said company, to wit—the road or any portion thereof, the cars, &c. &c. which shall be first liable, and upon the return of the proper officer or officers of "no property to be found," said execution may then be levied upon an amount of the private property of any stockholder of the
company equal to the amount of his stock—if that be not sufficient to satisfy the said execution, then it may be levied upon the private property of any other stockholder equal to his stock, and so on until the execution is fully satisfied; and in all cases the levying officer shall be the judge of the amount of private property necessary to satisfy the fi fa.

And be it further enacted, That it shall be the duty of said company to publish semi-annually in some public Gazette of this State, a full statement of the names of the stockholders of said company and the amount of such stock owned by each, and that any transfer of the stock so owned by each stockholder transferred six months prior to the obtaining of judgment against the company shall not discharge his private property, but it shall still be bound under the provisions and in the manner pointed out in the foregoing section.

And be it further enacted, That in case any stockholder or stockholders shall be compelled under the foregoing section to pay off the execution or executions obtained against the company, it shall be kept open for his or their benefit, may be levied by him or them upon the private property of any or all the other stockholders in proportion to their respective shares of stock.

The report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

The following message was then received from his Excellency the Governor, by Mr. Ration, his Secretary, to wit:

His Excellency the Governor has approved and signed—
An act to appropriate money for the purposes therein stated.
Which I am directed to return to this branch of the General Assembly in which it originated.

The House then adjourned until three o'clock, P.M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The House took up the further special order, which was the report on the bill to incorporate the Savannah and Albany Rail Road Company, with powers to extend the said road and to construct branches.

On motion the Bill was read by sections,
The first section having been read, Mr. Tift offered the following proviso:

Provided that the private property of stockholders for an amount equal to the amount of the stock subscribed shall be
liable for the debts of said company, after exhausting the corporate property in the same manner as is provided for in other charters for Rail Road Companies passed at the present Session of the General Assembly, and provided also, that the said company shall not have banking privileges, and that the corporate property shall be liable to such taxation as the Legislature may impose on this in common with other Rail Road Companies.

Which proviso was rejected.

Mr. Freeman offered the following additional section:

And be it further enacted, That the private property of each and every of the Stockholders of said company shall be liable for the debts of said company, to an amount equal to the amount of the stock he may hold in said company, and when any judgement shall be obtained against said company execution shall issue thereon, and shall be first levied upon the corporate property, if there be any, and if there should be no corporate property, if the same shall have been exhausted, without satisfying said execution, then it shall be lawful to levy the same upon the private property or so much thereof as will satisfy said execution, of any one or more of the stockholders of said company, but no stockholder shall be compelled, or liable to pay the debts of said company an amount greater than the amount of stock he may hold therein, and the stockholder or stockholders who shall have been compelled to pay off said execution, shall immediately upon and by virtue of such payment be vested with full control of the same, which execution shall remain open and in full force against the remainder of the stockholders of said company, and may at the instance of the stockholder or stockholders so having paid off the same, be levied upon so much of the private property of each and every of the remainder of the stockholders of said company, as shall be sufficient to pay his proportionable part of the amount so paid on such execution, by the stockholder or stockholders, so having paid off the same as aforesaid.

And be it further enacted, That, said company shall at least once in every six months publish in one of the public gazettes of this State a list of the names of all the stockholders of said company, where each stockholder resides, and the amount of stock held by each; and no transfer of his stock by any stockholder shall operate so as to relieve him from liability according to the provisions of the above recited section in any execution that may be obtained against said company, unless such transfer shall have been made in good faith and at least twelve months prior to the rendition of the judgment, from which such execution shall have issued.

Which was received.

Mr. Carlton offered the following as an additional section,
And be it further enacted, That this incorporation shall continue for the term of thirty years and no longer.

Which was received.

The report as amended was then agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the further special order of the day, which was the report on the bill for the relief of Peter Trezevant.

On motion the order was suspended and the same was made the special order for Thursday week.

The House took up the report on the bill to regulate the admission of Attorneys to plead and practice in the Courts of Law and Equity in this State, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the time of holding the Supreme Court of the State of Georgia &c.

On motion,

The same was made the special order of the day for Tuesday the 7th instant.

The House took up the report on the bill to authorize Charles J. McDonald to construct a bridge across the Chattahoochee River on his own land, and for other purposes,

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and amend the 7th section of the 1st article of the Constitution of this State,

And agreed thereto.

The bill was read the third time, and upon the question,

"Shall this bill now pass?"

The yeas and nays were required to be recorded and are,

yeas 44, nays 64.

Those who voted in the affirmative, are Messrs.

Bailey, Dorminy, McDuffie,
Barnes, Gaulding, Moseley,
Barratte, Glover of Jasper, Penticost,
Baugh, Hall, Pinckard,
Bethune, Jones, Pollock,
Bryan of Wayne, Keith, Price,
Candler, Kenan, Robinson of Coweta.
Carlton, Kilgore, Robinson of Jasper,
Carter, Maloney, Sheffield,
Cleveland, Martin, Smith of Cass,
Colbert, McConnell of Cass, Strickland,
Darnall, McConnell of Cobb, Sumner,
Those who voted in the negative, are Messrs. Alexander, Fields, McLeod; Alexander of W't'n, Fitzpatrick, Morgan; Anderson of Wilkes, Franklin, Morris; Andrews, Freeman, Nisbet; Atkinson, Gartrell, Pace; Battle, Glenn, Perkins; Bartow, Glover of Jones, Quartermann; Beasley, Graham, Ramsay; Black, Gresham, Rawls; Bird, Harden, Reid; Brandon, Harris of Baldwin, Reynolds; Brinson, Harris of Clark, Sanford; Brown, Harris of Morgan, Seward; Bryan of Houston, Harris of Taliaferro, Smith of Oglethorpe; Cabiness, Heard, Talbot; Callaway, Hendricks, Tilman; Cameron, Hodges, Townsend; Clark, Holmes, Walker of Crawford; Cone, Howard, Walker of Richn'd; Crockter, Jackson of Clark, Ward; Dozier, McCarrs, Zachry; Dubignon,

So the bill was rejected by the House.

The House took up the report on the bill to change the line between the Counties of Monroe and Crawford so as to include the residence of Littleberry Lucas in the county of Crawford,

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize John Sermons, an infirm and crippled man of Early county, to vend merchandize,

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act making permanent the site of the public buildings in the town of Tazewell in the county of Marion, on lot of land number 230 in the 4th district of originally Muscogee, now Marion county, assented to 27th December, 1838, also the act to provide for the selection of a new county site, and for other purposes, approved 27th December, 1845, and to further amend the act entitled an act, to make permanent the site of the public buildings in the town of Tazewell, in the
county of Marion, and to incorporate and appoint Commissioners for the same, assented to 27th December 1838, and to legalize and make valid the acts of the Justices of the Inferior Court in reference to the letting out and building of a new Court House in Marion county.

On motion,
The same was postponed for further consideration.

The House took up the report on the bill to authorize and require the Justices of the Inferior Court of the county of Marion to levy an extra tax on the citizens of said county, for the years 1848 and 1849, for the purposes therein mentioned.

On motion of Mr. Black, the same was postponed for further consideration.

The House took up the report on the bill to facilitate the collection of money out of Sheriffs, Clerks, Coroners and Constables.

On motion,
The same was postponed indefinitely.

Mr. Jones moved a suspension of the order.
The order being suspended,

Mr. Jones asked leave of absence for the evening, for the Judiciary Committee.

Which was granted.

Mr. Bartow asked leave of absence for the evening, for the Committee on Agriculture and Internal Improvements.

Which was granted.

The House went into Committee of the Whole,

Mr. Moseley in the chair, on the bill to authorize the Governor to issue his warrant upon the Treasury for purposes therein named, and having spent some time therein, the Speaker resumed the chair, and Mr. Moseley from the Committee arose and reported the same to the House without amendment.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to add a part of the county of Jones to the county of Bibb, and a part of the county of Twiggs to the county of Bibb.

And agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend an act to compensate Jurors in the county of Bibb, passed on 10th December, 1841.

And agreed thereto.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill authorizing his Excellency to furnish the 82nd Regiment Georgia Militia, with certain books therein mentioned,
On motion,
The same was postponed indefinitely.

The House took up the report on the bill to amend an act entitled an act to amend and consolidate the several acts which have been passed in relation to the powers and privileges of the corporation of the City of Savannah, assented to 24th December, 1825, and also to amend an act entitled an act to alter the time for the election of Mayor and Aldermen of the City of Savannah, and for other purposes therein mentioned,

Passed.

Mr. Clark moved to amend the same, by adding the following section:

And be it further enacted by the authority aforesaid, That in the election of Mayor by the people, that a plurality of votes shall elect,

The amendment was rejected,

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

The report was agreed to.

Mr. Jones moved to recommit the bill,

Whereupon the yeas and nays were required to be recorded, and are yeas 46, nays 61.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Hall, Heard, Pollock,
Baugh, Heard, Rawls,
Brinson, Jackson of Clark, Reid,
Bryan of Wayne, Jackson of Walton, Reynolds,
Cabiness, Jones, Sanford,
Caudler, Keith, Sheffield,
Carlton, Kenan, Smith of Cass,
Carter, Kilgore, Strickland,
Cleveland, Maloney, Sumner,
Colbert, Martin, Tift,
Cone, McConnell of Cass, Ward,
Crocker, McConnell of Cobb, Weathers,
Darnall, McDonald, Whitworth,
Dorminy, McDuffie, Williams,
Fields, Morris, Wilson,
Freeman, Penticoast.

Those who voted in the negative, are Messrs.

Alexander Bailey, Bartow,
Anderson of War'n, Barnes, Beasley,
Andrews, Baratte, Bethune,
Atkinson, Battle, Black,

So the motion was lost.

Mr. Jackson of Walton then moved its reference to the Committee on Banks,

Whereupon the yeas and nays were required to be recorded, and are yeas 37, nays 72.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Alexander, Bird, Dubignon, Anderson of Warr'n, Brandon, Fitzpatrick, Anderson of Wilkes, Brinson, Franklin, Andrews, Brown, Gartrell, Atkinson, Bryan of Houston, Gauding, Bailey, Bryan of Wayne, Glenn, Barratte, Callaway, Glover of Jasper, Battle, Cameron, Glover of Jones, Bartow, Clark, Graham, Beasely, Cleveland, Gresham, Bethune, Crocker, Harris of Baldwin, Black, Dozier, Harris of Clark,
| Harris of Morgan, | Pace,              | Sheffield,   |
| Harris of Taliaferro, Perkins, | Pinckard,        | Smith of Oglethorpe, |
| Hendricks,          | Price,            | Sumner,      |
| Hodges,             | Quarterman,       | Talbot,      |
| Holmes,             | Ramsay,           | Tillman,     |
| Howard,             | Rawls,            | Todd,        |
| Lawhon,             | Reynolds,         | Townsend,    |
| McCarra,            | Robinson of Coweta, | Walker of Richm'd, |
| McLeod,             | Robinson of Jasper, | Wimbish,    |
| Morgan,             | Sanford,          | Wood,        |
| Moseley,            | Seward,           | Zachry,      |

So the motion was lost.

Mr. Jackson of Walton moved to postpone it for further consideration, and make it the order of the day for Tuesday week.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 38, nays 69.

Those who voted in the affirmative, are Messrs.

| Barnes,          | Hall,               | McDuffie,  |
| Baugh,           | Harden,             | Morris,    |
| Cabiness,        | Heard,              | Pollock,   |
| Candler,         | Jackson of Walton,  | Reid,      |
| Carlton,         | Jones,              | Smith of Cass, |
| Carter,          | Keith,              | Strickland, |
| Cleveland,       | Kenan,              | Tift,      |
| Colbert,         | Kilgore,            | Townsend,  |
| Cone,            | Maloney,            | Weathers,  |
| Darnall,         | Martin,             | Whitworth, |
| Dorminy,         | McConnell of Cass,  | Williams,  |
| Fields,          | McConnell of Cobb,  | Wilson,    |
| Freeman,         | McDonald,           |           |

Those who voted in the negative, are Messrs.

| Alexander,   | Callaway,        | Harris of Clark,   |
| Anderson of Warr'n, Cameron, | Crocker,   | Harris of Morgan,   |
| Anderson of Wilkes, Clark, | Dozier,    | Harris of Taliaferro, |
| Atkinson,    | Dubignon,        | Hendricks,         |
| Barratte,    | Fitzpatrick,     | Hodges,            |
| Battle,      | Franklin,        | Holmes,            |
| Bartow,      | Gartrell,        | Howard,            |
| Beasely,     | Gauding,         | Jackson of Clark,  |
| Bethune,     | Glenn,           | Lawhon,            |
| Black,       | Glover of Jasper, | McCarra,           |
| Bird,        | Glover of Jones,  | McLeod,            |
| Brandon,     | Graham,          | Morgan,            |
| Brinson,     |                   | Moseley,           |
| Brown,       |                   | Nisbet,            |
| Bryan of Houston, |                   | Pace,              |
| Bryan of Wayne, |                   | Harris of Baldwin, |

Perkins,
So the motion was rejected.

Mr. Maloney then moved to adjourn until half past 9 o’clock, to-morrow morning.

Whereupon the yeas and nays were required to be recorded, and are yeas 35, nays 73.

Those who voted in the affirmative, are Messrs.

Barnes,                Harden,                Morris,
Baugh,                 Holmes,                Penticost,
Bethune,               Jackson of Walton,     Pollock,
Cabiness,              Jones,                 Rawls,
Callaway,              Keith,                 Reid,
Candler,               Kenan,                 Smith of Cass,
Cleveland,             Kilgore,               Strickland,
Colbert,               Maloney,               Tift,
Con,                   Martin,                Weathers,
Darnall,               McConnel of Cass,      Whitworth,
Fields,                McConnel of Cobb,      Wilson,
Freeman,               McDuffie,

Those who voted in the negative are Messrs.

Alexander,             Dubignon,             McLeod,
Anderson of War’n,     Fitzpatrick,         Morgan,
Anderson of Wilkes,    Franklin,            Moseley,
Atkinson,              Gartrell,             Nisbet,
Barratte,              Gaulding,             Pace,
Battle,                Glenn,                 Phillips,
Bartow,                Glover of Jasper,      Pinckard,
Beasley,               Glover of Jones,       Price,
Black,                 Graham,                Quarterman,
Bird,                  Gresham,               Ramsay,
Brandon,               Hall,                  Reynolds,
Brinson,               Harris of Baldwin,     Robinson of Coweta,
Brown,                 Harris of Clark,       Robinson of Jasper,
Bryan of Houston,      Harris of Morgan,     Sanford,
Bryan of Wayne,        Harris of Taliaferro, Seward,
Cameron,               Hendricks,            Sheffield,
Carlton,               Hodges,               Smith of Oglethorpe,
Carter,                Howard,               Sumner,
Clark,                 Jackson of Clark,      Talbot,
Crocker,               Lawhon,               Tillman,
Dorminy,               McCarra,              Todd,
Dozier,                McDonald,
Walker of Crawf’d, Williamson,                  Wood,
Walker of Richm’d, Wimbish,                     Zachry.
Ward,

So the motion was rejected.
The bill was read the third time,
And upon the question, “shall this bill now pass?”
The yeas and nays were required to be recorded, and
are yeas 59, nays 50.

Those who voted in the affirmative, are Messrs.
Alexander,                          Franklin,                  Nisbet,
Anderson of Warr’n, Gartrell,        Pace,
Anderson of Wilkes, Gaulding,        Perkins,
Atkinson,                           Glenn,                     Pinckard,
Barratte,                           Glover of Jasper,           Price,
Battle,                             Graham,                    Quarterman,
Bartow,                             Gresham,                   Ramsay,
Beasley,                            Harris of Baldwin,           Robinson of Coweta,
Bethune,                            Harris of Clark,             Seward,
Black,                              Harris of Morgan,            Smith of Oglethorpe,
Bird,                               Harris of Taliaferro,        Talbot,
Brandon,                            Hendricks,                  Tillman,
Brinson,                            Holmes,                     Todd,
Brown,                              Howard,                     Townsend,
Bryan of Wayne,                     Jackson of Clark,            Walker of Richm’d,
Cameron,                            Lawhon,                     Ward,
Clark,                              McCarra,                    Wimbish,
Dozier,                             McLeod,                     Wood,
Dubignon,                           Morgan,                     Zachry.
Fitzpatrick,                        Moseley,

Those who voted in the negative, are Messrs.
Barnes,                             Hall,                       Rawls,
Baugh,                              Harden,                     Reid,
Bryan of Houston,                   Heard,                      Reynolds,
Cabiness,                           Jackson of Walton,            Robinson of Jasper,
Callaway,                           Jones,                      Sanford,
Candler,                            Keith,                      Sheffield,
Carlton,                            Kenan,                      Smith of Cass,
Carter,                             Kilgore,                    Strickland,
Cleveland,                          Maloney,                    Sumner,
Colbert,                            Martin,                     Tift,
Cone,                               McConnell of Cass,           Walker of Crawf’d,
Crocker,                            McConnell of Cobb,            Weathers,
Darnall,                            McDonald,                   Whitworth,
Dorminy,                            McDuffie,                    Williams,
Fields,                             Morris,                      Williamson,
Freeman,                            Penticost,                   Wilson.
Glover of Jones,                    Pollock,

So the bill passed under the title thereof.
Leave of absence was granted to Mr. Atkinson, for a few days.
On motion, the House then adjourned until 9½ o'clock tomorrow morning.

TUESDAY, DECEMBER 7, 1847.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the passage of the bill to authorize an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.
Upon which motion, the yeas and nays were required to be recorded and are, yeas 53, nays 60.

Those who voted in the affirmative, are Messrs.

Barnes, Hall, Reid,
Baugh, Harden, Reynolds,
Bryan of Houston, Heard, Robinson of Jasper,
Cabiness, Jackson of Walton, Sanford,
Callaway, Jones, Sheffield,
Candler, Keith, Smith of Cass,
Carlton, Kenan, Strickland,
Carter, Kilgore, Sumner,
Cleveland, Maloney, Tift,
Colbert, Martin, Vardeman,
Cone, McConnell, of Cass, Walker of Crawf'd,
Crocker, McConnell of Cobb, Ward,
Darnall, McDonald, Weathers,
Dorminy, McDuffie, Whitworth,
Fields, Morris, Williams,
Fitzpatrick, Pace, Williamson,
Freeman, Penticost, Wilson,
Glover of Jones, Pollock,

Those who voted in the negative, are Messrs.

Alexander, Brown, Harris of Clark,
Anderson of Warr'n Bryan of Wayne, Harris of Morgan,
Anderson of Wilkes, Cameron, Harris of Taliaferro,
Andrews, Clark, Hendricks,
Bailey, Dozier, Hodges,
Baratte, Dubignon, Holmes,
Battle, Franklin, Howard,
Bartow, Gartrell, Jackson of Clark,
Beasley, Gaulding, Lawhon,
Bethune, Glenn, McCarra,
Black, Glover of Jasper, McLeod,
Bird, Graham, Morgan,
Brandon, Gresham, Moseley,
Brinson, Harris of Baldwin, Nisbet,
So the motion to reconsider was rejected by the House.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

His Excellency the Governor has approved and signed the following acts, to wit:

An act to alter the times of holding the Inferior Courts of Telfair county.

An act to give the consent of the State of Georgia to purchases made by the United States, and to cede jurisdiction over the same.

An act for the relief of the old stockholders in Steam Boat Company of Georgia.

An act to incorporate the town of Blairsville in the county of Union.

An act to amend the several acts in relation to issuing of grants on head rights in this State, so far as to extend the time for granting the same until the 25th of December, 1849.

An act to authorize the Inferior Court of Carroll county to revive the Grand and Petit Jury boxes of said county, at the times therein mentioned.

Mr. Freeman laid upon the table the report of the minority of the committee, to whom was referred the bill for the relief of the Bank of the State of Georgia.

Which was read.

Mr. Phillips, from the Committee on Finance, made the following report, which was read:

The Committee on Finance, to whom were referred sundry resolutions in relation to the Central Bank, and the Bank of Darien, having discharged the duties required of them, ask leave to offer the following report:

That the original capital of the Bank consisted of the following items, viz:

To 5,000 shares in the Bank of the State of Georgia, $500,000 00

To 1,000 shares in the Bank of Augusta, 100,000 00

To 1,000 shares in the Planters' Bank Sav., $80 per share, 80,000 00

To 5,000 shares in the Bank of Darien, $65 per share, 325,000 00

Amounting in Bank stocks to $1,005,000 00

To Bonds, Notes, &c., received from Treasury, 355,000 00
To Cash received from Treasury 513,101 77 $1,873,699 67

This original capital was increased as follows:
To collections on fractions, town lots, &c., 1829 and 1830, 179,859 46
To collections on fractions, town lots, &c., 1831 103,829 09
" " " " " 1832 90,273 78
" " " " " 1833 73,417 33
To sale of public hands, &c., 1834 158,195 16
To collections on fractions, town lots, &c., 1835 9,470 77
" " " " " 1836 5,114 67
" " " " " 1837 2,150 27
" " " " " 1838 583 47
" " " " " 1839 11,686 08
" " " " " 1840 119 62
" " " " " 1841 424 00
" " " " " 1842 48 90
" " " " " 1843 85 46
" " " " " 1844 & '45 125 96
" " " " " 1846 & '47 31 86
United States surplus revenue rec'd in 1837 1,051,422 09

Shewing the maximum capital of the Bank to have been $3,560,537 64
which stand on the books as a debt against the institution, and for which it is entitled to the following credits:
By bonds, notes, &c., a part of original capital, cancelled by order of the Legislature, 118,55 53
By amount credited on bond for Bridge at Macon 2,500 14,354 53

Amount cash paid on Treasurer's warrants, 1833 $180,000 00
Amount cash paid on Treasurer's warrants, 1834 50,000 00
Amount cash paid on Treasurer's warrants, 1835 98,600 00
Amount cash paid on Treasurer's warrants, 1836 40,000 00
Amount cash paid on Treasurer's warrants, 1837 300,000 00
Amount cash paid on Treasurer's warrants, 1838 521,000 00
Amount cash paid on Treasurer's warrants, 1839 503,618 12
Amount cash paid on Treasurer's warrants, 1840 378,681 92

14
### Amounts Paid and Adjustments

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount cash paid on Treasurer's warrants, 1841</td>
<td>221,600 00</td>
</tr>
<tr>
<td>By amount paid on redemption of script issued by commissioners Western &amp; Atlantic Rail Road,</td>
<td>$419,078 63</td>
</tr>
<tr>
<td>By amount paid interest on 6 per cent bonds,</td>
<td>186,316 01</td>
</tr>
<tr>
<td>By amount advanced to commissioners W &amp; A. Railroad to redeem 6 per cent bonds hypothecated to Geo. Railroad and B. Company</td>
<td>74,607 06</td>
</tr>
<tr>
<td>By amount paid Penitentiary, overdraw in 1842</td>
<td>2,200 00</td>
</tr>
<tr>
<td>By amount notes given to finish Executive Mansion, cancelled by order of the Legislature</td>
<td>4,353 96</td>
</tr>
<tr>
<td>By amount of Stock in Bank State Georgia and Bank of Augusta, withdrawn Dec. 19, 1844</td>
<td>262,300 00</td>
</tr>
<tr>
<td>By amount collected by Benj. Smith, Treasurer, on Island in Chatahoochee</td>
<td>100 00</td>
</tr>
<tr>
<td>By amount of profits credited capital stock from 1829 to 1843.</td>
<td>640,414 34</td>
</tr>
<tr>
<td>By amount paid appr. to University from 1831 to 1842</td>
<td>73,000 00</td>
</tr>
<tr>
<td>By amount paid Medical College, Augusta</td>
<td>10,000 00</td>
</tr>
<tr>
<td>By amount Free School &amp; Education fund</td>
<td>80,076 09</td>
</tr>
<tr>
<td>By amount paid Brunswick R. R &amp; Canal stock</td>
<td>50,000 00</td>
</tr>
<tr>
<td>By amount of Darien money redeemed, on hand,</td>
<td>54,170 00</td>
</tr>
<tr>
<td>Worth say 7–10 to the State 3–10 off</td>
<td>16,251 00</td>
</tr>
</tbody>
</table>

| Total Amounts Paid and Adjustments                                           | $4,148,220 66  |
| Making the aggregate credits                                                | $4,148,220 66  |
From which deduct excess of expenses, over profits, from 1844 to 1847, caused by the large amount of interest paid on 8 per cent bonds, to redeem circulation, say

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>85,716 13</td>
<td></td>
</tr>
<tr>
<td>Reducing the credits thereby to</td>
<td>$4,062,504 53</td>
</tr>
<tr>
<td>Shewing a balance in favor of the Bank, from the commencement of its operations up to the 1st Dec. 1847, of</td>
<td>501,966 89</td>
</tr>
<tr>
<td>To this amount should be added, balance of notes and bonds received from the State, part of capital stock</td>
<td>178,971 51</td>
</tr>
<tr>
<td>Darien Bank stock</td>
<td>325,000 00</td>
</tr>
<tr>
<td></td>
<td>$1,005,937 40</td>
</tr>
</tbody>
</table>

Having now exhibited the state of accounts between the State and the Bank, we proceed to shew what are its liabilities to individuals, and its means of meeting them.

The individual liabilities we are satisfied, vary but little from the estimate of the President & Cashier of the Bank, say, 589,410 68

Of the Cash Balance standing on the books and shewn as good, amounting to $120,653 66, we consider as available or good

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>66,260 49</td>
<td></td>
</tr>
<tr>
<td>Real Estate, good</td>
<td>500 00</td>
</tr>
<tr>
<td>Due by Banks, good</td>
<td>14,079 57</td>
</tr>
<tr>
<td>Notes, bills, and specie</td>
<td>336,437 33</td>
</tr>
<tr>
<td>Making of good assets</td>
<td>$417,277 39</td>
</tr>
<tr>
<td>Which being deducted from liabilities, leaves to be provided for</td>
<td>$172,133 29</td>
</tr>
</tbody>
</table>

This conclusion your Committee are aware, is varient from the results arrived at by the Financial Committee in Dec. last, by about twenty thousand dollars. Since that period, the officers of the Bank, by a commendable vigilance, have succeeded in saving a considerable amount, then considered bad, and no doubt is entertained, that from 50 to 75 thousand dollars may yet be realised from the large batch of debts, classed as doubtful, and insolvent, by having them placed in the hands of trustworthy agents on such conditions as to make it their interest to effect collections. Of the personal liabilities of the Bank, the outstanding 8 pr. ct. bonds issued for the redemption of a redundant circulation, constitute by far the largest item. $357,095 80 falls due within the present
fiscal year, to meet which, the bank will have means to the amount of two hundred thousand dollars, leaving 157,095 80, or the interest on that amount, to be provided for the present year. In 1849 the residue of the bonds, say 122,345 80 falls due, which added to the above balance of $157,095 80 will make the amount of outstanding bonds in '49 $279,440 80. To meet this indebtedness, the Bank will have cash means, at least equal to $110,000, which being deducted, leaves the institution, on a settlement of its personal liabilities, minus $169,440 80. But if the anticipated collections on the debts classed as doubtful and insolvent should be realized, the results will be varied in proportion to whatever that may be. Your committee therefore recommend that that the Governor be authorized by law, to issue bonds of the State, bearing interest at seven per cent, payable at the Treasury, and having ten years to run, with the interest to be paid semi-annually, in commutation of all the 8 per cent bonds that may be outstanding in '49, or in redemption of the same.

Having various other duties to perform, your committee have not been able to examine minutely and satisfactorily into the affairs of the Darien Bank, but from such investigation as they have been able to make, are of opinion that only a small amount of the issues of that Bank, for which the State is bound in law or morality, is now afloat. Some legislation in reference to this Bank, however, is deemed necessary, and a Bill on this subject will be offered for the consideration of the House in a few days.

All of which is respectfully submitted. G. D. P.

On motion of Mr. Jackson, of Walton, one hundred and fifty copies were ordered to be printed for the use of this House.

On motion, the House then adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

The House took up the special order of the day, which was the report on the bill to give speedy remedy to bill holders, and the same having been amended, was agreed to.

The bill was read the third time and upon the question, "Shall this bill now pass?"

The yeas and nays were required to be recorded, and are yeas 49, nays 59.

Those who voted in the affirmative are Messrs.

Barnes, Bryan of Houston, Cabiness,
Baugh, Bryan of Wayne, Candler,
Carlton, Hendricks, Phillips,
Cleveland, Jackson of Walton, Pollock,
Colbert, Jones, Rawls,
Cone, Keith, Robinson of Jasper,
Darnall, Kenan, Sheffield,
Dorminy, Kilgore, Smith of Cass,
Fields, Maloney, Strickland,
Fitzpatrick, Martin, Sumner,
Franklin, McConnell of Cass, Tift,
Freeman, McConnell of Cobb, Weathers,
Gaulding, McDonald, Whitworth,
Glover of Jones, McDuffie, Williams,
Hall, Morris, Williamson,
Harden, Penticost, Wilson.

Those who voted in the negative, are Messrs.
Alexander, Gartrell, Pinckard,
Anderson of Warr'n Glenn, Price,
Anderson of Wilkes, Glover of Jasper, Quarterman,
Andrews, Graham, Ramsay,
Battle, Gresham, Reid,
Bartow, Harris of Baldwin, Reynolds,
Beasley, Harris of Clark, Robinson of Coweta,
Bethune, Harris of Morgan, Sanford,
Black, Harris of Taliaferro, Seward,
Bird, Hodges, Smith of Oglethorpe,
Brandon, Holmes, Talbot,
Brinson, Jackson of Clark, Tillman,
Brown, Lawhon, Todd,
Callaway, McCarra, Townsend,
Cameron, McLeod, Walker of Crawf'd.
Carter, Morgan, Walker of Richm'd,
Clark, Moseley, Ward,
Crocker, Nisbet, Wimbish,
Dozier, Pace, Wood,
Dubignon, Perkins, Zachry.

So the bill was rejected by the House.

The following Message was then received from the Senate, by Mr. Crawford, their Secretary.

The Senate has passed the following bills, to wit:

A bill to be entitled an act to alter and amend the 3d and 7th sections of the 1st article of the Constitution, so as to change the time of holding elections for Senators and Representatives to the Legislature.

A bill to be entitled an act to change the time of holding the Superior Courts in the county of Troup.

A bill to be entitled an act to repeal an act entitled act to consolidate the offices of Receiver of Tax Returns and Tax Collectors of this State, so far as relates to the county of Sumter, assented to December 4th, 1841.
A bill to be entitled an act to repeal in part an act entitled
an act to prescribe the manner of holding elections in the county of Chatham, and the Charter elections of the city of Savannah, passed December 26th, 1845.

A bill to be entitled an act for the relief of a portion of the citizens of Wayne county.

A bill to be entitled an act requiring the Judge of the Cherokee Circuit to continue the Superior Court in the county of Cass for two weeks, and for other purposes.

A bill to authorize Reuben H. Hood, executor of Tilmont S. Hood, late of Forsyth county, deceased, to remove the records relative to said estate, from the county of Forsyth to the county of Jackson, and to make annual returns in the county of Jackson.

On motion of Mr. Ramsay,

The House then adjourned until half past 9 o'clock, tomorrow morning.

WEDNESDAY, DECEMBER 8th, 1847.

Mr. Nisbet introduced a bill to authorize all free white citizens of this State and their associates to prosecute the business of manufacturing, and grant certain privileges therein named.

Which was read the first time.

Mr. Nisbet from the committee on Agriculture and Internal Improvements reported a series of resolutions,

Which were read.

He then offered a suspension of the rule requiring new matter to lay upon the table for one day, for the purpose of taking up resolutions.

The rule being suspended, the following resolutions were taken up, and agreed to.

Whereas the use of Lime, Gypsum and Marl, may become useful in improving the lands of the State, and thereby increase the amount of agricultural products transported on the Western and Atlantic Rail Road.

Be it therefore resolved, That, a reduction in the freight charged on said articles, by said road is advisable, and that the Chief Engineer be directed to fix the rate of freight thereon at the lowest remunerating prices.

Provided the other roads agree to carry Lime, Gypsum, and Marl, at the same rates per mile.

Mr. Jones offered to amend the same by adding the following additional resolution:

Resolved, That the Chief Engineer be directed to correspond with the directors of the other roads, and ascertain if a
considerable reduction of freight may not by joint action be made on salt.

The amendment was received.

Mr. Bailey introduced a bill to authorize the citizens of this State in the service of the United States in the army of Mexico or elsewhere out of the limits of this State, to vote in the elections herein named, and to prescribe the manner of holding and authenticating the same.

Which was read the first time.

The following message was then received from the Senate by Mr. Crawford their Secretary.

The Senate has passed the following bills of the House of Representatives to-wit:

A bill to increase the Bond of the Sheriff of Dooly county.

A bill to grant certain privileges to the Floyd Rifles, a Volunteer Company, of the city of Macon.

A bill to be entitled an act to exempt from militia duty the officers and privates of the City-watch of Savannah.

A bill to be entitled an act to change the place of holding Executors, Administrators and Guardian sales in Muscogee county.

Also, a bill to change the places of holding Justices Courts within the corporate limits of the City of Columbus, and for other purposes, with amendments to which they respectfully ask the concurrence of the House of Representatives.

Mr. Carter introduced a bill to authorize a grant to issue to John P. Douzan, to lot number 264, in the 5th district Irwin county.

Which was read the first time.

Mr. Williamson introduced a bill for the relief of Eli McConnell of the county of Cherokee.

Which was read the first time.

Mr. Harris of Clark, introduced a bill to alter and amend the 14th section of the 13th division of the Penal Code.

Which was read the first time.

Mr. Jackson of Clarke, introduced a bill to alter and amend the first section of an act to alter and amend the road laws of this State, approved December 19th, 1818, so far as relates to the appointment of commissioners.

Which was read the first time.

Mr. Ramsay introduced a bill to change the time of holding the Superior Courts of the counties of Harris, Marion, Talbot and Muscogee.

Which was read the first time.

Mr. Barnes laid upon the table a series of resolutions, Which were read.

Mr. Townsend introduced a bill to alter and amend an act entitled an act to amend the several acts relating to Roads in this State so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, Camden
and Wayne, approved December 8th, 1806, so far as respects the county of McIntosh.

Which was read the first time.

Mr. Bethune introduced a bill to alter and change the charter of the City of Columbus, so far as to give the election of the Marshall, Deputy Marshall and Clerk of the Council, to the people of said City.

Which was read the first time.

Mr. Jones introduced a bill to provide for the appointment of Bank Commissioners, to prescribe their pay, and compensate them.

Which was read the first time.

Mr. McDuffie introduced a bill to change the name of Leandra Adams to that of Leanda Graham, and legitamatize the same.

Which was read the first time.

Mr. Reid moved a suspension of the order for the purpose of taking up some resolutions offered by himself.

The order being suspended, the following resolutions was taken up and agreed to.

Resolved, That, the Committee on Public Education and Free Schools be instructed to enquire into the expediency of abolishing the present system of education by poor schools, and establishing in lieu thereof common schools, and report to this House by bill or otherwise.

Resolved, That, the Committee on the Judiciary be instructed to enquire into the expediency of passing a law to authorize and empower the Judges of the Superior Court or Justices of the Inferior Court of this State to alter and change names and legitamatize persons in their respective districts or counties, and report to this House by bill or otherwise.

Which was agreed to.

Mr. Walker of Richmond, from the select committee to whom was referred the petition of a committee of the City Council of Augusta, praying "such an appropriation as will enable them to remove the remains of Lyman Hall and Geo. Walton, both signers of the Declaration of Independence, to the cemetery in Augusta, and to erect suitable monuments to the memory of each," have had the same under consideration, and beg leave to report,

That as Georgians they recur with mingled sensations of shame and mortification to the fact, that the relics of Lyman Hall and George Walton rest unhonored and undistinguished by a single memento of the gratitude of the State. The act which stamped immortality on their fame gave to us all that we enjoy as a great and free people. The glorious instrument to which their names are attached declares that these patriots, pledged "their lives, their fortunes, and their sacred honors, that they might transmit to us their descendants, the blessings which have been bestowed upon us, by so lavish a
hand. It is never too late to do justice, and in the language of the petitioners, "we believe the time has come, when this disresptuable neglect should be remedied," and while we may deplore that it has been delayed so long, we are encouraged in the belief that by granting the prayer of the petitioners, the record upon the monuments beneath which their bones shall rest, of the great deed which gave Lyman Hall and George Walton, a name in history, will at least serve to incite our children to emulate them in the race of honor and patriotism.

The committee with a view to save time and trouble to the House decline reporting a bill, but in lieu thereof, recommend that an appropriation of fifteen hundred dollars be inserted in the General Appropriation bill at the proper time, to be applied in accordance with the wishes of the petitioners.

The order being suspended, the report was taken up, and agreed to.

Mr. Seward from the Committee on Military affairs, in performing the duty which has been assigned them, are fully aware of the importance of the subject which calls for their investigation, and regret that the time which they have to devote to the inquiries which would necessarily arise in forming any thing like just and proper conclusions, is far too short to enable them to furnish answers which would be satisfactory to the Legislature or the Committee themselves. That our present militia system is in effect inoperative in many parts of the State, your Committee are at once ready to concede. That there is a want of military pride in Georgia is a fact, however humiliating, we are compelled to admit, and to suggest a plan which would remove this state of apathy and indifference is an embarrassing and perplexing duty and difficult of determination. We are satisfied that proper military organization cannot be kept up without some expenditures of money by the State. No pay has been provided competent to meet the ordinary expenses of the officers, superior in command, while engaged in the performance of those duties which are imperiously necessary to enforce and carry out such discipline as is indispensable to the maintainance of proper military organization, or afford such instruction to the subordinate officers as would enable them to perform their duty with credit to themselves, or to impart suitable instruction to the militia whose knowledge of the duties of a soldier can only be obtained from the officers within their counties. The means have been withheld by the State necessary to accomplish this object. The undisciplined officers, ignorant of their duty in many respects, necessarily weakens the confidence of the great body of the militia in the capacity of those who are called upon to drill them.—This of itself furnishes to the mind of your Committee the reason for the entire absence of that military pride which should
characterize the people of Georgia, and which with proper incentives they would proudly cherish. That Georgia has sons as noble, as valourous, and as brave as one common country can boast cannot be denied. The ready response of our Volunteers to their country's call, their willingness to peril their lives in sustaining the character and glory of our arms.—Their heroism in the field of battle, all bespeak the character of Georgia and her citizens.

The efficient services rendered in the war with Mexico by the Volunteers from every portion of the Union. Their coolness and valor. Their boldness and intrepidity when the conflict was hottest. Their undaunted firmness in every engagement may be considered by many as an argument in favor of a suspension of the militia laws. But it must be remembered that many of those volunteer companies had been kept under strict and proper organization, and commanded by the best drill officers in the country long before they were called into actual service, and if such an organization could be kept up in the various counties of this State as a disciplinary measure, no better system could be adopted. How this is to be done is a question that is not free from difficulty.

Observation has taught us that in many instances in counties where volunteer companies have been formed, that these companies have been dissolved after very short continuance. It may be said if proper inducements were offered for this purpose, this difficulty would be removed. But what are these inducements? To furnish them with arms would incur such an expense as is inconsistent with the present financial condition of the State. And even if such arms were furnished and certain exemptions from other public duties granted, it would then present a matter of great doubt whether the object desired would be accomplished. Your Committee therefore recommend a continuance of the present militia system, with the imposition of certain duties upon certain officers as specified in a bill herewith submitted for that purpose. The report of the Military Store Keeper at Milledgeville is herewith submitted. The Committee have examined the public arms in store and find them in as good order as they could lie kept by that officer acting within the scope of his duties.

The order was suspended, and the report taken up and agreed to.

Mr. Seward from the same Committee reported the following bill:

A bill to organize the militia of this State, and to prescribe the duty of certain officers therein named, and for other purposes.

Which was read the first time.

Mr. Seward also introduced the following bill,

A bill to appropriate money to pay John and Ivey Regis-
ter, for services rendered as volunteers in 1842, to protect the State against the invasions of the Seminole Indians,
Which was read the first time.
Mr. Seward from the same Committee to whom was re­ferred sundry bills, made a report,
Which was read.
Mr. Beasley laid upon the table the petition of Edmund Mc­Cubbine,
Which was read,
And referred to a Special Committee, consisting of Messrs. Beasley, Mosely and Robinson of Coweta.
Mr. Hardin laid upon the table a series of resolutions, relative to the “Wilmot Proviso,”
Which were read.
Mr. Bartow from the Committee on Agriculture and In­ternal Improvements to whom was referred the bill to found and establish in the University of Georgia, a Professorship of Agricultural Chemistry, to endow the same, and for other purposes,
Made a report favorable to the bill, which was read,
Mr. Bartow from the same Committee to whom was referred the memorial of sundry citizens of South Western Geor­gia, praying the aid of the State in behalf of the South Western Rail Road,
Made a report which was read.
Mr. Perkins from the same Committee made a minority report, and introduced the following bill:
A bill to authorize the Governor of the State of Georgia, to subscribe in behalf of the State, for stock in the South Western Rail Road Company, and also to amend an act incor­porating said Company, approved December 27, 1845,
Which were read,
And on motion of Mr. Bartow, one hundred and thirty copies of the bill and report were ordered to be printed for the use of this House.
The House took up the special order of the day which was the report on the bill to change the times of holding the Supreme Court of the State of Georgia, &c.,
And having spent some time therein,
On motion of Mr. Harris of Baldwin,
It was referred to a Special Committee consisting of one from each Judicial District,
The Speaker appointed Messrs. Harris of Baldwin, Walk­er of Richmond, Garrell, Jackson of Walton, Jones, Wimb­bish, Howard, Pinckard, Perkins, Seward and Bartow, said Committee.
The House then took up the bills for the third reading,
On motion of Mr. Darnall,
The House suspended its order for the purpose of taking up a bill to repeal the law now in force regulating the prac­
The bill having been taken up and read,
Mr. Darnell offered the following substitute in lieu thereof:

A bill to revive and keep in force an act to regulate the lici-
cencing of Physicians to practice in this State, assented to
the 24 December, 1825.
The bill having been amended, was **agreed to**.
The bill was read the third time and passed under the ti-
tle thereof.
The order being suspended,
Mr. Phillips from the Finance Committee, introduced the
following bill:

A bill to be entitled an act hereafter to provide for the im-
position and collection of taxes for 1848 and 1849 and there-
after.
Which was read the first time.
On motion, 150 copies were ordered to be printed for the
use of the House,
The order being further suspended,
Mr. Phillips laid upon the table a resolution,
Which was read,
He then moved a suspension of the rule requiring new matter
to lay upon the table for one day, to take up a resolution.
The rule being suspended, the following resolution was
taken up, and agreed to.

Resolved, That the Comptroller General be authorised and
required to credit the Treasurer on his books for the sum of
one hundred and sixty eight—$168, dollars, that being the
amount of difference between six hundred and fifty dollars
placed in Attorneys hands for collection, and the amount re-
ceived in settlement with said Attorney.

The House took up the report on the bill to authorise
Lewis A. T Lampkin to erect a mill dam across Etowah
river on his own land in Floyd county,
The bill was taken up by sections, and the first section hav-
ing been read, which is as follows:

Be it enacted by the Senate and House of Representatives
of the State of Georgia, in General Assembly met, and it is
hereby enacted by the authority of the same, That Lewis A.
T. Lampkin of the county of Floyd, be and he is hereby au-
thorised to erect and construct a mill dam across the Etowah
river upon his own land in said county.

Mr. Jones offered the following proviso,

Provided, Nothing in this act contained shall be so con-
strued as to prejudice the rights of others to the free use of
the Etowah river, under the laws now in force.
Upon which proviso the yeas and nays were required to
be recorded, and are yea 44, nays 60.
Those who voted in the affirmative are Messrs.

Bailey, Jackson of Clark, Pollock,
Baugh, Jackson of Walton, Rawls,
Candler, Jones, Reid,
Cleveland, Keith, Robinson of Coweta,
Colbert, Kenan, Robinson of Jasper,
Darnall, Kilgore, Rozar,
Fields, Maloney, Sheffield,
Fitzpatrick, Martin, Smith of Cass,
Franklin, McConnell of Cass, Sumner,
Glover of Jones, McConnell of Cobb, Tift,
Hall, McDuffie, Walker of Crawford's.
Harden, Morris, Weathers,
Harris of Baldwin, Pace, Whitworth,
Heard, Penticost, Wilson,
Hendricks, Phillips,

Those who voted in the negative are Messrs.

Alexander, Carlton, Moseley,
Anderson of War'n, Carter, Nisbet,
Anderson of Wilkes, Cone, Perkins,
Andrews, Crocker, Pinckard,
Barnes, Dozier, Price,
Barratte, Freeman, Quarterman,
Battle, Gartrell, Reynolds,
Bartow, Gaulding, Sanford,
Beasley, Glenn, Seward,
Bethune, Glover of Jasper, Smith of Oglethorpe,
Black, Graham, Strickland,
Bird, Gresham, Talbot,
Brandon, Harris of Clark, Tillman,
Brinson, Harris of Morgan, Townsend,
Brown, Harris of Taliaferro, Walker of Richmond,
Bryan of Houston, Hodges, Ward,
Bryan of Wayne, Holmes, Williamson,
Cabiness, McDonald, Wimbish,
Callaway, McLeod, Wood,
Cameron, Morgan, Zachry,

So the proviso was rejected,
The report was then agreed to.
The bill was read the third time, and passed under the title thereof.
The House went into Committee of the Whole,
Mr. Bethune in the Chair,
On the bill to appropriate money for the construction of a Road across the Look Out Mountain, and to appoint commissioners for the same,
And having spent some time therein, the Speaker resumed the Chair, and Mr. Bethune from the Committee arose and reported the bill to the House with an amendment,
The report as amended, was then agreed to.
The bill was read the third time and passed under the title thereof.
On motion, the House adjourned until three o'clock, P. M.

--- THREE O'CLOCK, P. M.

The House met pursuant to adjournment.
The House took up the report on the bill to incorporate a volunteer company of cavalry, in the county of Marion, to be known by the name and style of the Marion Dragoons and to give to them certain privileges and exemptions.
The same having been amended, was agreed to,
The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to repeal an act entitled an act more effectually to provide for the collection and disbursement of fines imposed by Courts of Enquiry.
On motion, the same was postponed indefinitely.
The House took up the report on the bill to incorporate the New York and Savannah Steam Navigation Company.
The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to compensate Grand and Petit Jurors of the county of Cobb, and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose, and agreed thereto.
The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to incorporate Bethlehem Bethel Church in the county of Columbia, and grant certain privileges therein named, and agreed thereto.
The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to authorize and empower Zachariah H. Gordon and Elias King to erect and keep up a mill dam on their own land across the Oustanaula river, and for other purposes.
On motion, the bill was postponed for the present.
The House took up the report on the bill to grant to the county of Dooly the State tax of said county for the year 1845.
On motion of Mr. Cone,
The same was postponed for further consideration.
The Senate has passed the following bills, to wit:
The following message was then received from the Senate, by Mr. Crawford, their Secretary, to wit:
A bill to be entitled an act for the relief of James H. Mahaffey.
A bill to be entitled an act to repeal the second section of an act entitled an act to prevent the clipping and the mutilating the current coin of this State, assented to Feb. 3d, 1789.

A bill to be entitled an act to incorporate the Evergreen Cemetry Company of Bona Venture.

A bill to change the name of the village of Cross Plains of Murray county, to that of the city of Dalton—to extend the limits and point out the mode of electing their Mayor and Council.

A bill to authorize Jobe Rogers to erect a mill dam across the Oustauanalla river.

A bill to be entitled an act to allow additional compensation to executors, administrators, guardians and trustees in certain cases.

A bill to be entitled an act to establish sundry election precincts in the counties therein named and to remove certain precincts therein specified.

A bill to be entitled an act to provide for the establishment and location of an Asylum for the deaf and dumb—to raise a board of Commissioners for the same, and to define the rules under which persons may receive its benefits and for other purposes.

The House went into committee of the whole,

Mr. Jones in the Chair—on the bill for the relief of Walter Gibson and Charles W McKnight, and having spent some time therein,

The Speaker resumed the Chair,

And Mr. Jones from the Committee arose and reported the bill to the House without amendment.

And the report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Hussars of Effingham county, and for other purposes therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to keep open the channel of Broad river, and remove and prevent obstructions to the free passage of fish and boats in the same, from the point where the Madison county line crosses said river to its confluence with the Savannah river.

On motion, the same was postponed for further consideration.

The House went into committee of the whole,

Mr. Gartrell in the Chair, on the bill to require the Engineer to lay out and construct a Road from the South Eastern Terminus of the Georgia Rail Road, to some point on the Savannah river, most convenient to connect with the South
Carolina Rail Road, and to appropriate money for the same, and having spent some time therein,

The Speaker resumed the Chair,

And Mr. Gartrell from the committee arose and reported progress.

Mr. Jones then moved to postpone the same indefinitely. Which motion prevailed.

Mr. Freeman moved to suspend the order.

The order being suspended,

Mr. Freeman laid upon the table a resolution requiring the Cashier of the Central Bank to sell all the doubtful debts, &c. due the Bank.—Which was read.

Mr. Bartow moved the further suspension of order, to take up a bill of the Senate.

The order being suspended, the following bill of the Senate was taken up:

A bill to provide for the establishment and location of an Asylum for the Deaf and Dumb, to raise a Board of Commissioners for the same, and to define the rules under which persons may receive its benefits, and for other purposes.

Which was read the first time and referred to the Committee on the Deaf and Dumb.

The House then adjourned until 7 o'clock this evening.

Seven o'clock, P. M.

The House met pursuant to adjournment.

And the following bills were taken up, and read the second time, and were severally committed for a third reading, to wit:

A bill to authorise the Director of the Central Bank of Georgia, and in certain cases the Treasurer of this State, to dispose of certain insolvent or unavailable assets of said Bank for the benefit of this State.

A bill directory of the mode of judgments on official or voluntary bonds.

A bill to annul and declare inoperative all rules of practice which have not been agreed upon and assented to by the Judges in Convention, &c.

A bill for the navigation of Etowah river, and for other purposes.

A bill to incorporate the Oglethorpe Fire Company No. 1, of Savannah.

A bill to alter and amend the twenty-second section of the 10th Division of the Penal Code.

A bill requiring the Judge of the Coweta Circuit to continue the Superior Court in the county of Cobb for two weeks, and to fix the times of holding the same.
A bill to be entitled an act the more fully to compensate Jurors.

A bill to be entitled an act to authorise Joel Deese to erect a Ferry across the Chattahoochee river on his own land.

A bill to appropriate money to John McRory for preventing the small pox from spreading in Effingham county in the year 1846.

A bill to change the line of the counties of Laurens and Emanuel, so as to include the residence of Joseph M. Sumner in the county of Emanuel.

A bill to appropriate money for the putting in good repair a road from Dahlonega in Lumpkin county, to Blairsville in Union, by the way of Cooper's Gap.

A bill to be entitled an act to repeal an act to make permanent the site of the public buildings in the town of Starkville in the county of Lee.

A bill to change the time of holding the Superior Court of Bibb county, and for other purposes therein named.

A bill to authorise the City Council of Columbus to sell certain lots on the N. East corner of said City undisposed of.

A bill to abolish securitizations in this State.

A bill to add the residence of Stephen D. Chapman, now in the county of Bibb to the county of Monroe.

A bill for the encouragement and regulation of the Patrol and Road duty, so far as it regards the 6th Company District of Chatham county.

A bill for the distribution of the Poor School funds, and for other purposes.

A bill to authorize the Justices of the Inferior Court of Dekalb county to levy and assess an extra tax upon the persons and property of said county for the payment of the Petit Jurors thereof, and for other purposes therein mentioned.

A bill to add lot of land No. 83, and fraction No. 84, in the 14th District of originally Fayette, but now Campbell county, to the county of Dekalb.

A bill to amend an act entitled an act to incorporate the town of New Gibraltar in Dekalb county, to appoint Commissioners for the same, and to provide for the election of Commissioners in succession, and other regulations therein named, and to levy a tax for the improvement of said town, assented to December 21, 1839, and to change the name and extend the limits of said town.

A bill to authorize the Commissioners of the Poor School fund for the county of Floyd to pay the teachers of the poor children for the year 1844.

A bill to authorize a grant for lot of land No. 86 in the 9th District of Dooly county to issue to the orphans of Abner Sermonton, and to vest the title of said lot of land in them and their heirs and assigns.
A bill for the relief of James R. Thomas of the county of Ware.

A bill to add a part of Muscogee county to that of Talbot.

A bill to authorise the Justices of the Inferior Court of the county of Greene to levy and assess an extra tax, and for other purposes therein named.

A bill to pay the Jail fees of insolvents out of the county funds.

A bill to amend an act entitled an act to amend the militia laws of this State, so far as relates to the first Regiment of Georgia Militia, and for other purposes in this bill mentioned.

A bill to give to all machinists, engine builders, and repairers of engines and mill-wrights an incumbrance.

A bill to incorporate the Augusta Rail Road Company, with authority to build a Rail Road through the City of Augusta, and take tolls on the same.

A bill to compensate Andrew J. Williams and William Conely for services rendered as teachers of poor children entitled to the benefit of the poor school fund in the county of Stewart for the years 1845 and 1846.

A bill for the relief of William C. Osborne.

A bill to authorise the Inferior Court of Carroll county to levy annually an extra tax of not exceeding one hundred per cent. on the annual State tax of said county, on the citizens of said county, for the purpose of building a new Court House in said county.

A bill to authorise his Excellency the Governor to cause to be paid to William Tippit, William E. Hackney and James Z. Suddeth certain debts for teaching poor children in the county of Campbell in the year 1842 and 1843.

A bill to incorporate the Flint River Factory.

A bill to alter and change the time of holding the Inferior Courts of the county of Stewart.

A bill to change the county lines of Houston, Macon and Crawford counties.

A bill to authorise Charles C. Crews of the county of Harris, and John W. Evans of the county of Bibb to plead and practice law, &c.

A bill to abolish the allowance of tare on bales of unmanufactured cotton.

A bill to alter and amend an act entitled an act to apportion the Representatives of this State according to the seventh section of the first Article of the Constitution, approved December 27, 1845.

A bill to alter the line between the counties of Jones and Jasper, so as to add a part of lot No. 44, 13th District of Jones county, to the county of Jasper.

A bill to amend an act to alter and amend the Road laws,
so far as the county of Hancock is concerned, assented to 26th December, 1843.

A bill to alter and amend an act entitled an act to alter and amend so much of the fourth section of an act approved December 23, 1789, as relates to the amount of County Surveyor's bond, assented to December 26, 1842.

A bill to amend an act to provide for the education of the poor, so far as the county of Lumpkin is concerned.

A bill to give the election of County Treasurer of the county of Lumpkin to the people of said county.

A bill to authorize the settlement of minor offences and to compel an efficient prosecution of higher crimes and misdemeanors.

A bill to change the line between the counties of Newton and Walton, so as to add the residence of certain persons in the county of Walton to the county of Newton.

A bill to alter and amend the several acts heretofore passed for the incorporation and government of the town of Ruckersville, in the county of Elbert, and to define its corporate limits.

A bill to incorporate the Clarkesville and Athens Rail Road Company.

A bill to incorporate the State Guards of Talbot county.

A bill to add a part of the county of Fayette to the county of Pike and to change the residence of certain persons therein named.

A bill authorizing adjourned courts to be held by the Judge of the Cherokee Circuit for Lumpkin county.

A bill to make void a deed of gift.

A bill for the relief of M. A. DeLyons.

A bill to amend the laws of this State regulating Pilotage and defining the powers of the Commissioners of Pilotage, and further to protect the navigation of the Savannah river, so far as the bar of Tybee and port of Savannah are concerned—to authorize the Judge of the Superior Court of Chatham county to hold special courts in certain cases, and for other purposes.

A bill to authorize the Governor to appoint a fit and proper person to sell and dispose of undrawn lots and to limit the time for fraction purchasers to pay and take out grants for fractions.

A bill to authorize the Governor to close the Poor School accounts on the 15th December, in each and every year.

A bill to authorize the Justices of the Inferior Court of Randolph to levy a tax, for county purposes, upon all land and negroes in said county now subject to State taxation with the restrictions herein mentioned.

A bill for the relief of William L. Ballard of the county of Randolph.
A bill to compensate J. B. Mathews of the county of Tat­
bot.

A bill for the relief of Abram Peavy, deceased, of Troup
county, on forfeiture incurred on Penal Bond for the appearance of Hiram P. Peavy, charged with the offence of gam­
ing.

A bill to provide for the establishment of election precincts,
and for their removal in certain cases.

A bill to commute the sentence of death upon William Q.
Williams, in the Superior Court of Richmond county, on
the 9th day of July, in the present year, to imprison­
ment for life at hard labor in the Penitentiary, upon certain
conditions therein named.

A bill to alter and amend the third section of the second
article of the Constitution of this State.

Read the second time and by order, engrossed.

A bill to alter and amend the third and seventh sections
of the third article of the Constitution.

Read the second time, and by order engrossed.

A bill amendatory of the act approved 10th December,
1845, organizing a Supreme Court, for the correction of er­
ers, in relation to bills of exceptions, giving bond &c., and
directing as to the transcripts accompanying cases.

A bill for the releif of Benj. H. Cameron.

A bill to make permanent the water line for certain
wharves, on the shore of Hutchinson’s Island, in Savannah
river, opposite the city of Savannah—for appointing Com­
mis­sioners to carry the same into effect, and to extend
over them, (to the commissioners of Pilotage and the City
Council of Savannah,) the same jurisdiction and powers
which they hold over the wharves, on the southern shore of
the river, and to repeal the act of December 10th, 1841,
upon the same subject.

A bill to authorize the Justices of the Inferior Court of
Tattnali county, to allow the Tax Collector his insolvent list.

A bill to appropriate a sum of money, for defraying the ex­
penses in removing the body of Col. James McIntosh, from
Mexico to his native State, for interment.

A bill to revive and amend an act to entitled an act to incorp­
orate Kioka Church, assented to December, 1789, and for
other purposes.

A bill to authorize the commissioners of the Poor School
fund in the several counties of this State, to pay out of said
fund arrearages due teachers, for teaching poor children, from
the year 1839, to the year 1847.

A bill for the releif of Cohen Steed, Wm. Mullins and
Elisha Thompson, of the county of Walton.

A bill to compel certain persons to pay tax on improved
land and negroes thereon settled in the county of Lee.
Which, on motion, was referred to the Committee on Finance.

A bill to incorporate New Hope Baptist Church and New Hope Academy in the county of Lincoln, and appoint trustees for the same.

A bill to provide for the payment of Grand and Petit Jurors in the county of Baker.

A bill to authorize Patrick B. Connelly to erect a bridge across the Great Ogechee river, on his own land, in the counties of Baker and Emanuel, and for other purposes therein named.

A bill to authorize Cooper, Stroup and Wiley to render the Etowah river navigable for keel boats and to compensate them for the same.

On motion, the same was referred to the Committee on Agriculture and Internal Improvements.

A bill to incorporate the Rock Island Manufacturing Company in the county of Muscogee.

On motion, the same was referred to the Committee on Manufactures.

A bill to authorize persons engaged in the U. S. Coast Survey, on the coast of Georgia, to enter lands within this State for the purposes of said survey—to protect the operatives of the same from injury and molestation—to ascertain the mode of assessing damages caused to any property with progress of the same, and to provide for the punishment of offenders against the provisions of this act, and for other purposes.

A bill to change certain election precincts in the county of Forsyth.

A bill to abolish imprisonment for debt, so far as relates to Widows and Feme soles.

A bill to authorize the Governor to draw his warrant upon any money in the Treasury, not otherwise appropriated, in favor of the Justices of the Inferior Court of Randolph county, for the sum of two hundred and seventy-two dollars and twenty-six cents, it being the amount to which said county is entitled as its share of the Poor School fund for the years 1844 and 1845.

A bill to change the names of Enos and Seaborn Key to that of Enos and Seaborn Sapps, and that of Abjinal Sidney Jenkins to that of Aljinon Sidney Chance, and for other purposes therein named.

A bill to alter the county lines of Cherokee and Forsyth, so as to add John Jenkins and Darius R. Weems of Cherokee to the county of Forsyth.

A bill to add all that part of the county of Bryan, known as the Island of Ossabaw, to the county of Chatham.

A bill to define the liabilities of the several Rail Road Companies of this State, for injury to or destruction of lives,
stock or other property, by the running of cars or locomotives on their Roads, &c.

A bill to repeal part of an act for raising revenue for the city of Columbus, passed Dec. 1845.

A bill to authorize and require the Justices of the Inferior Courts of Marion and Macon counties to run out and define according to law, the county lines between said counties of Marion and Macon.

A bill to prevent the clerks of the several Courts in this State from taxing in their bills of costs a tax fee for the benefit of Attorneys.

A bill to facilitate the collection of claims against Rail Road Companies, which was referred to Committee on Judiciary.

A bill to regulate proceedings in chancery.

A bill to establish two additional election precincts in the county of Ware.

A bill to authorize improvements to be made on the Reserve at the Indian Springs, and to protect the same from trespass, and for other purposes therein mentioned.

A bill for the relief of James B. Tomlinson, and appropriate money therefor, which was referred to a special Committee.

A bill to change the line between the counties of Upson and Crawford, so as to add lot 217 in 1st district of originally Houston to the county of Crawford, so as to include the residence of David G. Worsham in the county of Crawford, and for other purposes therein named.

A bill to amend and alter the several acts now in force in this State regulating the punishment of white persons for gambling with negroes and free persons of color, and also, to regulate the evidence on the trial for said offence, and for other purposes therein mentioned.

And on motion, the House adjourned until to-morrow morning, half past 9 o'cloak.

THURSDAY, DECEMBER 9th, 1847.

Mr. Phillips moved to reconsider so much of the journal of yesterday as relates to the adoption of a resolution requiring the Comptroller General to credit the Treasurer on his books for the sum of $168 48 cents, that being the amount of difference between $30 placed in Attorneys hands for collection, and the amount received in settlement with said Attorney.

The House agreed to reconsider.

He then moved to amend by inserting "by the General Assembly &c," after "resolved,"—which was received.
Mr. Reynolds moved to reconsider so much of the journal of yesterday as relates to the passage of a bill appropriating money for the construction of a road across the Lookout Mountain, and to appoint commissioners for the same.

Whereupon the yeas and nays were required to be recorded and are, yeas 47, nays 54.

Those who voted in the affirmative, are Messrs.

Alexander, Freeman, Pace,
Anderson of W'r'n, Glover of Jasper, Pinckard,
Andrews, Graham, Reid,
Bacon, Harris of Taliaferro, Reynolds,
Beasley, Heard, Robinson of Jasper,
Bethune, Holmes, Rozar,
Brandon, Howard, Sanford,
Brinson, Jackson of Clark, Smith of Cass,
Bryan of Houston, Kenan, Strickland,
Cabiness, Kilgore, Sumner,
Cameron, Martin, Talbot,
Carter, Mccarra, Walker of Crawford,
Cleveland, McConnell of Cass, Weathers,
Colbert, McLeod, Wilson,
Fitzpatrick, Morris, Zachry,
Franklin, Moseley,

Those who voted in the negative, are Messrs.

Barnes, Glenn, Perkins,
Barratte, Glover of Jones, Phillips,
Battle, Gresham, Pollock,
Bartow, Hall, Price,
Baughs, Harden, Quarterman,
Black, Harris of Baldwin, Ramsay,
Bird, Harris of Clark, Rawls,
Brown, Harris of Morgan, Seward,
Bryan of Wayne, Hendricks, Sheffield,
Bullard, Hodges, Smith of Oglethorpe,
Callaway, Jones, Tiffl
Candler, Lawhon, Tilman,
Carlton, Maloney, Todd,
Conce, McConnell of Cobb, Walker of Richm'd,
Crocker, McDonald, Whitworth,
Darnall, McDuffie, Williams,
Gartrell, Morgan, Williamson,
Gaulding, Nisbet, Wood.

So the House refused to reconsider.

Mr. Jones moved to reconsider so much of the journals of yesterday, as relates to the reference of the bill authorizing Cooper, Stroup and Wiley, to render the Etowah River navigable for keel boats, and to compensate them for the same, to the Judiciary Committee.

The House agreed to reconsider.
The House took up the special order of the day, which was the report on the bill to reduce the number of Justices of the Inferior Court, to prescribe their duties and fees, and to authorize the election of Commissioners of Roads and revenue in each county and prescribe their duties.

Which, on motion, was postponed indefinitely.

Mr. Kenan from the Judiciary Committee to whom was referred sundry bills, made a report which was read.

Mr. Kenan from the same Committee to whom was referred the consideration of the constitutional authority concerning divorces, reported the following bill.

A bill to alter, amend and prescribe the legal principles on which divorces may be granted,—which was read the second time.

Mr. Price from the Committee on the Deaf and Dumb Asylum, to whom was referred the bill of the Senate, to provide for the establishment and location of an Asylum, for the Deaf and Dumb, to raise a board of Commissioners for the same, and to define the rules under which persons may receive its benefits, and for other purposes, recommend that the said bill be passed without amendment.

Mr. Gaulding from the Committee on Enrolment reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives the following acts:

- An act to grant certain privileges to the Floyd Rifles, a Volunteer Company of the City of Macon.
- An act to exempt from militia duty the officers and privates of the City Watch of Savannah.
- An act to change the place of holding Executors, Administrators and Guardians sales in Muscogee county.
- An act to increase the bond of the Sheriff of Dooly county.

Mr. Ramsay moved to suspend the order of the House, to take up a postponed bill.

The order being suspended, the following bill was taken up and read:

A bill to alter and amend the 9th section of the 3rd article of the Constitution.

Mr. Harris of Baldwin, offered the following substitute in lieu thereof.

A bill amendatory of the 9th section of the 3rd article of the Constitution of the State of Georgia.

The substitute was received.

On motion of Mr. Ramsay, the same was made the special order of the day for Friday next.

Mr. Nisbet moved a suspension of the order.

The order being suspended, the following bill was taken up and read the second time, to wit:

A bill to authorize all free white citizens of the State of Georgia and such others as they may associate with them, to
prosecute the business of manufacturing with corporate powers and privileges.

Mr. Philips moved a suspension of the order to take up a resolution.

The order being suspended, the following resolution was taken up.

Resolved by the Senate and House of Representatives, That the Cashier of the Central Bank of Georgia be and he is hereby authorized and required to sell or otherwise dispose of all that class of debts due the said Bank, which are regarded as bad and doubtful, whatever the form thereof may be, under the direction of the Governor, provided, that in no case shall any contract so to be entered into involve the Bank or State in any cost.

The same having been read,

Mr. Phillips, offered the following as a substitute,—which was received.

Resolved by the Senate and House of Representatives, That the Cashier of the Central Bank of Georgia, with the advice and consent of the Governor, be and he is hereby authorized and required to sell, or otherwise dispose of all the insolvent notes and executions returned to the said Bank, on the most advantageous terms to the State, and to require all insolvent notes and fi fa’s now in the hands of Attorneys to be returned as soon as practicable, so as to ascertain the precise amount, that the same may be disposed of in like manner.

The resolution as amended was ordered to lay upon the table for the present.

The House took up the report on the bill to be entitled an act to compel non-residents owning land in the county of Gilmer to return the same to the Tax Receiver of said county, and to pay the tax thereon to the Tax Collector of said county.

The report was disagreed to and the bill was rejected.

The House took up the report on the bill to exempt all persons of the age of forty-five years and above, from the payment of poll tax, and on motion, the same was postponed for further consideration.

The House took up the report on the bill to further define the duties of Receivers of Tax returns of this State.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to compel persons owning lands and negroes in the county of Dooly to pay tax in said county for the same.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to alter and amend, so far as relates to the county of Heard, the third section of an act entitled an act to alter and amend the Road
Laws of this State, approved the 19th day of December, 1818.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to authorize the county of Lumpkin to retain the State tax for the years 1848 and 1849, for county purposes.

Which, on motion, was postponed for further consideration.

The House took up the report on the bill to authorize the Tax Collector of Irwin county, to collect the Taxes on certain lands lying in said county, and for other purposes.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to authorize the erection of an Alms House and provide for the poor in Laurens county.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill, to authorize the Tax Collector of Irwin county, to collect the Taxes on certain lands lying in said county, and for other purposes.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to authorize and empower the Mayor and Council of the City of Columbus to levy and collect an extra tax in said City for Rail Road purposes.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to amend an act more effectually to quiet and protect the possession of personal property, and to prevent taking possession by fraud or violence, approved December 25th, 1827.

The report was agreed to, the bill was read the third time, and passed under the title thereof.

The House took up the report on the bill for the relief of Mary H. Davis of the county of Monroe, and the same being amended, the report was agreed to.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to permit owners of land lying on both sides of the rivers Oostanauly, Conesagua, and Coosawattee, to erect mill dams or fish dams across the same, upon certain conditions, and to prescribe the punishment to which a violation thereof shall subject the offender, and the same being amended, was agreed to.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill to found and establish in the University of Georgia, a Professorship of Agricultural Chemistry, to endow the same, and for other purposes.

Which, on motion, was made the special order of the day for Friday the 17th inst.
The House took up the report on the bill to enable Sheriffs and Coroners to sell tracts of land divided by county lines, and agreed thereto.

The bill was read the third time, and passed under the title thereof.

The House went into Committee of the Whole, Mr. Clark in the chair, on the bill to compensate the heirs of William Oliver, of Randolph county, deceased, for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. George T. Wood of the Georgia Militia in the Creek war of 1836, and having spent some time therein, the Speaker resumed the chair, and Mr. Clark from the Committee arose and reported the bill to the House without an amendment.

The report as amended was agreed to, the bill was read the third time and passed under the title thereof.

On motion, the House adjourned until 3 o'clock P.M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

On motion of Mr. Jones, the order of the House was suspended for the purpose of introducing a bill.

The order being suspended, Mr. Jones introduced a bill for the relief of Mary Walker of Cass county, which was read the first time.

The House took up the report on the bill to provide for the establishment of election precincts, and for their removal in certain cases.

Mr. Gartrell moved to postpone it indefinitely, upon which motion the yeas and nays were required to be recorded, and are, yeas 59, nays 48.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'n, Dozier, Kilgore,
Andrews, Freeman, Lewis,
Battle, Gartrell, McCarra,
Beasley, Gaulding, McDonald,
Brown, Glenn, McDuffie,
Bullard, Glover of Jasper, McLeod,
Callaway, Graham, McIntosh,
Cameron, Harden, Morgan,
Carter, Harris of Baldwin, Morris,
Cleveland, Harris of Clark, Moseley,
Colbert, Harris of Morgan, Nisbet,
Cone, Harris of Taliaferro Pace,
Crocker, Holmes, Perkins,
Darnall, Howard, Pinckard,
Dorminy, Jackson of Clark, Quarterman,
Reid, Smith of Oglethorpe, Weathers, 
Reynolds, Tillman, Wilson, 
Robinson of Jasper, Townsend, Wood, 
Sanford, Ward, Zachry, 
Shockley, 

Those who voted in the negative, are Messrs. 

Alexander, Gresham, Pollock, 
Atkinson, Hall, Price, 
Bailey, Heard, Rawls, 
Barratte, Hendricks, Robinson of Coweta, 
Baugh, Hodges, Rozar, 
Bethune, Jackson of Walton, Sheffield, 
Black, Jones, Smith of Cass, 
Brinson, Keith, Strickland, 
Bryan of Houston, Kenan, Sumner, 
Bryan of Wayne, Lawhon, Tift, 
Cabiness, Malony, Vardeman, 
Candler, Martin, Walker of Crawford, 
Carlton, McConnell of Cass, Whitworth, 
Fitzpatrick, McConnell of Cobb, Williams, 
Franklin, Penticost, Williamson, 
Glover of Jones, Phillips, Wimbish, 

So the motion to postpone indefinitely prevailed. 

Mr. Phillips from the Committee on the Lunatic Asylum, made a report, which was read, and on motion, one hundred and fifty copies were ordered to be printed for the use of the House. 

Mr. Gaulding from the Committee on enrollment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following act, to-wit: 

An act to repeal so much of the first section of an act to compensate Grand and Petit Jurors, passed on the 13th day of Dec., 1839, as relates to Carroll county. 

The House took up the report on the bill to compel non residents of the county of Union, to give in their taxes in said county, 

On motion, the same was postponed for further consideration. 

The House took up the report on the bill, amendatory of the act of 1815, organizing a Supreme Court, so far as to declare who may be parties plaintiff to writs of error, and agreed thereto, 

The bill was read the third time, and passed under the title thereof. 

The House took up the report on the bill to compel persons non residents of the county of Randolph, and owning or holding plantations and negroes in said county, to give in and pay tax for the same in said county.
Mr. Jones offered an amendment, and Mr. Jackson a substitute.

On motion, the same was then postponed for further consideration.

The following Message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to wit:

A bill to be entitled an act to amend the first section of an act entitled an act to change the names of Maria Ellen Allen, to that of Maria Ellen Chapman, and the name of Emma Louisa Waller of the county of Twiggs, to that of Emma Louisa Exum, and to legitimise the same, approved Dec. 24, 1845.

A bill to be entitled an act to repeal an act entitled an act to authorise the Justices of the Inferior Court of the several counties in this State, to lay out any new District or change or alter the lines of those already laid out, assented to Dec. 23, 1839, so far as relates to the counties of Habersham and Rabun.

A bill for the relief of the heirs of John Todd, deceased.

A bill to authorise the construction of the Magnetic Telegraph, and providing for the protection of the same.

A bill to be entitled an act to authorise and empower the Justices of the Inferior Courts of this State to discharge criminals or offenders against the law, from jail in certain cases.

A bill to be entitled an act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer for the City of Savannah, to hold Special or Extraordinary Courts for the summary trial of causes therein enumerated, and to amend an act entitled an act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer for the City of Savannah, to hold Special or Extraordinary Courts for the summary trials of causes therein enumerated, and to empower the Mayor of the City of Savannah, also to hold such Special or Extraordinary Courts, and to regulate seamen and mariners, and to prevent them from being harboured or running in debt, passed Dec. 26, 1831.

The Senate has also agreed to the following resolutions:

A resolution requesting our Senators and Representatives in Congress, to use their influence to have the mail run from Hawkinsville, Georgia, via Jacksonville to Darien, twice a week, as it did until altered within the last few weeks.

A resolution in relation to the Newton County Cavalry.

A resolution in relation to the Central Bank,

Also a resolution in relation to a mail route, between Blairsville and Mount Yonah.

On motion of Mr. Pace, the order was suspended, for the purpose of taking up the Senate's resolutions relative to the Newton County Cavalry under command of Captain John
Loyall, of this State, now in the service of the United States, in Mexico.

The resolutions were taken up, read, and unanimously agreed to.

The House then adjourned, until 7 o'clock, P. M.

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SEVEN O'CLOCK, P. M.

The House met pursuant to adjournment,

When, on motion of Mr. Jackson of Walton, the following bill of the Senate was taken up and read the second time, and committed for a third reading.

A bill to provide for the establishment and location of an Asylum for the Deaf and Dumb, to raise a board of Commissioners for the same, and to define the rules under which persons may receive its benefits, and for other purposes.

The following bills were then taken up and severally read the second time, and committed for a third reading.

A bill to prohibit Attorneys or other persons from bringing an action for the recovery of real property without a power of Attorney, from the person in whose name the action is brought, and other purposes therein mentioned.

A bill to change the county line between the counties of Baker and Irwin.

A bill to authorise the Court of Ordinary of Pike county to grant letters of administration on the estate of Samuel Mitchell, late of Pike county, deceased, upon certain conditions.

A bill to facilitate the collection of interest on the public debt.

A bill more effectually to prevent fraud in elections, and for other purposes therein named.

A bill to make it penal to kill deer in Richmond county, at certain periods.

A bill to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th December, 1818, approved December 20, 1826.

A bill to declare certain lands in the county of Ware, forfeited to the State, and to provide for the disposing of the same.

A bill to declare usurious, certain contracts therein described.

A bill to incorporate the Variety Works Manufacturing Company, in the county of Muscogee.

A bill to levy a tax on dogs in the County of Richmond.

A bill to amend an act entitled an act to incorporate the Augusta and Waynesboro Rail Road Company, passed 21st December, 1838, and the act amendatory thereof.

A bill to remove an election precinct in the county of Camden.
A bill to incorporate the Irish Union Society of the City of Savannah.

A bill to incorporate the Elbert Rail Road Company, and to punish persons for violating the same.

A bill to change the names of certain persons therein named.

A bill to amend an act to incorporate the Brunswick and Florida Rail Road Company, passed 22d December, 1835, and also, to amend an act amendatory of the same, assented to December 27th, 1838.

A bill to invest the Governor with power and authority to have surveyed and to sell certain lands therein named.

A bill to authorise the Governor to pay out of the poor school fund, to John P. Calif, the amount due him for teaching poor children in the year 1843.

A bill for the relief of Eli McFail of the county of Liberty.

A bill to repeal the act of 1836, creating the office of Public Printer, and to prescribe the mode of letting the public printing.

A bill to incorporate an Insurance Company to be called the Savannah Mutual Insurance Company.

A bill to authorise the Tax Collector and Receiver of Macon county to levy and collect the taxes on plantations and negroes in said county, owned by persons living in other counties.

A bill to make public the names of defaulting tax payers in the county of Burke, and for other purposes therein named.

A bill to alter and change the name of James Jasper of DeKalb county, to that of Jasper McEver.

A bill having for its object to change the names and legitimatize individuals herein named.

A bill to change the line between the counties of Marion and Talbot.

A bill to authorise a grant to issue to John P. Dodson to lot No. 264, in the 5th District of Irwin county.

A bill for the relief of Eli McConnell of the county of Cherokee.

A bill to incorporate St. John’s Lodge No. 45, of Butts county.

A bill to protect those engaged in the "Turpentine Business," and to prevent the setting fire to woods or lands, except at certain times and under certain circumstances, so far as the counties of Camden, Glynn, McIntosh, Scriven, Jefferson, and Washington are concerned.

A bill to authorise the citizens of this State to vote in certain cases out of the counties in which they reside.

A bill to grant certain privileges and immunities to the

A bill to repeal the 2d section of an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of the county of Effingham, and to authorise the Justices of the Inferior Court of Richmond county and Lee county, to levy an extra tax, assented to December 23, 1840, so far as relates to the county of Lee.

A bill to encourage Manufacturing in the State of Georgia.

A bill to alter and amend an act passed 22d December, 1840, entitled an act to alter and amend the 9th section of the Judiciary act of 1799, and the first section of an act relative to executions, passed December 14, 1811.

A bill to authorise the Governor to draw his warrant upon the Treasurer for an amount sufficient to reimburse George W. King for taxes overpaid to the State.

A bill to divorce and separate Jemima Green, formerly Jemima Pridgen and James Green her husband.

A bill to amend the garnishment laws of this State, so far as they apply to Banks and other corporations.

A bill to alter and amend an act more effectually to provide for the collection and disbursement of fines imposed by Courts of Enquiry, assented to December 27, 1845.

A bill to permit suits against securities on bonds of executors, administrators and guardians, before a devastavit has been fixed against them by the judgment of a Court.

A bill to authorise the citizens of this State in the service of the United States, in the Army in Mexico, or elsewhere out of the limits of this State, to vote in the elections herein named, and to prescribe the manner of holding and authenticating the same.

A bill to alter and amend the fourteenth section of the 13th Division of the Penal Code.

A bill to change the times of holding the Superior Courts of the counties of Harris, Marion, Talbot and Muscogee.

A bill to alter and change the Charter of the City of Columbus, so as to give the election of the Marshal, Deputy Marshal and Clerk of the Council to the people of said City.

A bill to alter and amend the first section of an act to alter and amend the Road laws of this State, approved December 19th, 1818, so far as relates to the appointment of Commissioners.

A bill to alter and amend an act entitled an act to amend the several acts regulating Roads in this State, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved December 8th, 1806, so far as respects the county of McIntosh.
A bill to provide for the appointment of Bank Commissioners, to prescribe their pay and compensate them.

A bill to organize the Militia of this State, and to prescribe the duty of certain officers therein named, and for other purposes.

A bill to change the name of Leanda Adams to that of Leanda Graham, and legitimize the same.

A bill to appropriate money to pay John and Ivey Register for services rendered as volunteers in 1842, to protect the State against the invasion of the Seminole Indians.

The House adjourned until 9½ o'clock to-morrow morning.

FRIDAY, DECEMBER 10, 1847.

Mr. Seward moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to provide for the establishment of election precincts, and for their removal in certain cases.

The motion was rejected.

Mr. Bailey introduced a bill to repeal an act entitled an act to establish and make permanent the Ferry on the Ocmulgee river in the county of Jasper, known by the name of J. Hardy's Ferry, assented to December 8, 1823—which was read the first time.

Mr. Fields introduced a bill to incorporate Sharp Mountain Baptist Church and Camp Ground, in the county of Cherokee—which was read the first time.

Mr. McIntosh laid upon the table the certificate of William B. Nelms, Clerk of the Inferior Court of Elbert county; which was read and referred to a special committee, consisting of Messrs. McIntosh, Harris of Clark, and Freeman.

Mr. Cabiness introduced a bill to extend the jurisdiction of Magistrates in certain cases—which was read the first time.

Mr. Phillips laid upon the table the memorial of sundry citizens of Habersham county; which was referred to the committee on Petitions, without being read.

Mr. Baugh introduced a bill to establish an additional election precinct at a Cabin near Tucker's Chapel in the county of Hall—which was read the first time.

Mr. Glenn introduced a bill to require marriage settlements to be recorded—which was read the first time.

Mr. Battle introduced a bill to incorporate Washington Academy, in the county of Monroe, and to appoint Trustees for the same—which was read the first time.

16"
Mr. Gaulding introduced a bill to incorporate the Presbyterian Church in Griffin, Pike county.

Also, a bill to prevent frauds and perjuries, and to require all conveyances, gifts, grants, or bequests of slaves to be manifested and proved by written evidence, and for other purposes—which were read the first time.

Mr. Spear introduced a bill limiting the times within which a mortgagor shall apply to redeem mortgaged estate and property—which was read the first time.

Mr. Seward laid upon the table a resolution, which was read.

He then moved a suspension of the rule requiring new matter to lie upon the table for one day, to take up the resolution; the rule being suspended, the following resolution was taken up and agreed to:

"Resolved by the Senate and House of Representatives of the State of Georgia, That the Governor be and he is hereby authorised and required to draw his warrant upon the Treasury in favor of Cyprian Brinson, the Representative from Lowndes county, for the amount of Poor School fund due said county from the year 1840, to be by said Representative paid over to the Inferior Court of said county.

Mr. Beasely from the special committee to whom was referred the petition of Edmund McCubbin, made a report and introduced the following bill:

A bill to authorise the Governor of the State of Georgia to lease the State's half of lot of land number 55 in the 5th District of Troup county, on conditions therein stated—which was read the first time.

Mr. Graham introduced a bill to change the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski; which was read the first time.

Mr. Harden laid upon the table a resolution in reference to the introduction of new matter; which was read.

Mr. Gresham introduced a bill to make the person holding the office of Clerk of the Superior and Inferior Courts, or either of them eligible to the office of Clerk of the Court of Ordinary in the county of Burke—which was read the first time.

Mr. Jones moved to suspend the order of the House to take up a bill.

The order being suspended, the following bill was taken up and read the second time:

A bill for the relief of Mary Walker of Cass county.

The order was further suspended, and the House took up the report on the bill to authorise the Governor to close the Poor School accounts in each and every year, on the 15th December.

Mr. Jones offered the following substitute in lieu thereof:
A bill to amend the fourth section of an act entitled an act to provide for the education of the poor.

The substitute was received—the report as amended, was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Nisbet introduced a bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same—which was read the first time.

Mr. Harris of Baldwin, moved to suspend the order to introduce a resolution.

The motion prevailed.

Mr. H. then laid upon the table a resolution, which was read.

On motion, the rule was suspended and the following resolution taken up and agreed to:

Resolved, That new matter may be introduced until after 15th inst. immediately after the Journal of the preceding day shall have been read, and that the further call by counties for such purpose be suspended for the remainder of the session.

Mr. McIntosh moved a suspension of order to introduce a resolution.

The order being suspended, Mr. McIntosh laid upon the table a resolution, which was read.

The House took up, Mr. Jackson of Walton in the chair, the special order of the day, which was the report on the bill for the completion of the Western and Atlantic Rail Road, and for providing funds for the same.

On motion, the same was taken up by sections.

The first section having been read, which is as follows, to wit:

Be it enacted by the Senate and House of Representatives in General Assembly met, and it is hereby enacted by the authority of the same, That it shall be the duty of the Governor to have completed at the earliest practicable day, the Western and Atlantic Rail Road, and that he cause the same to be equipped and used to the best advantage, through its entire length from Atlanta to Chattanooga.

Mr. Baugh offered the following proviso:

Provided, That the provisions of this section shall not go into operation until the State of Tennessee, or a company authorised by her, shall have overcome the difficulty of crossing the Tennessee river and the mountains, by building a bridge across said river, suitable for a Rail Road, and shall have graded a practicable route for a Rail Road from Chattanooga to some point north of the Cumberland Mountain.
Upon which proviso, the yeas and nays were required to be recorded, and are yeas 29, nays 75.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.


So the proviso was rejected.

Mr. Carlton offered the following as an additional section

And be it further enacted, That no proceedings shall be had by the Governor under this act, until the State of Tennessee shall secure to the State of Georgia the full, ample, and uninterrupted and unincumbered enjoyment of all that part of the Road and its appurtenances which may lay in the State of Tennessee.
Pending the discussion, a message was received from his Excellency the Governor, by Mr. Patton, his Secretary.

Mr. Tift moved a suspension of order to take up the message—the order being suspended, the following message was taken up and read:

EXECUTIVE DEPARTMENT,
Milledgeville, December 10, 1847.

I have the honor in answer to a resolution of the House of Representatives of the 1st inst., in relation to the public school funds, to transmit the accompanying statements of the Treasurer. The records of this office do not furnish the information required under the resolution prior to the year 1843.

GEO. W TOWNS.

The question then recurred upon the additional section offered by Mr. Carlton.

Whereupon the yeas and nays were required to be recorded, and are yeas 33, nays 80.

Those who voted in the affirmative, are Messrs.

Barnes, Baugh, Cabiness, Candler, Carlton, Cleveland, Cone, Dorminy, Fitzpatrick, Gaulding, Glover of Jasper, Glover of Jones, Hall, Jones, Keith, Kenan, Kilgore, Martin, McConnell of Cass, McDonald, Moseley, Penticost, Pollock, Reynolds, Robinson of Jasper, Sanford, Sheffield, Smith of Cass, Spear, Strickland, Sumner, Walker of Crawf’d, Whitworth.

Those who voted in the negative, are Messrs.

Alexander, Anderson of War’n, Bullard, Anderson of Wilkes, Callaway, Andrews, Atkinson, Bailey, Barratte, Battle, Bartow, Beasley, Black, Bird, Brandon, Brinson, Brown, Bryan of Houston, Bryan of Wayne, Cameron, Carter, Clark, Crocker, Darnall, Dozier, Fields, Franklin, Freeman, Gartrell, Glenn, Graham, Gresham, Harden, Harris of Baldwin, Harris of Clark, Harris of Morgan, Harris of Taliaferro, Heard, Hendricks, Hodges, Holmes, Howard, Jackson of Clark, Jackson of Walton, Lawhon, Lewis, Maloney, McCarra,
McConnell of Cobb, Quarterman, Todd,
McDuffie, Ramsay, Townsend,
McLeod, Rawls, Townsend,
McIntosh, Reid, Ward,
Morris, Robinson of Coweta, Weathers.
Nisbet, Rozar, Walker of Richmond.
Pace, Seward, Wilson,
Perkins, Shockley, Wimbish,
Phillips, Smith of Oglethorpe, Wood,
Pinckard, Tift, Zachry.
Price, Tillman,

So the section was rejected.
The second section having been read—
Mr. Jones offered the following amendment, to come in after the word Georgia:—
"On the credit of the nett income of the Road from Dalton to Chattanooga, and no other fund whatever."
The amendment was rejected.
The House then adjourned until three o'clock, P.M.

THREE O'CLOCK, P.M.

The House resumed the unfinished business of the morning, which was the report on the bill for the completion of the Western and Atlantic Railroad, &c.
The third section being read—
Mr. Jones offered the following amendment, to come in after the words "par value."
"Or paid out for work, materials, cars, engines, or for any other necessary equipments of the Road of any kind or description whatever."
The amendment was received.
The fifth section having been read—
Mr. Seward offered the following additional section:

And be it further enacted, That the people of Georgia shall in no event be taxed for the redemption of said bonds.

Whereupon the yeas and nays were required to be recorded, and are yeas 47, nays 68.

Those who voted in the affirmative, are Messrs.
Barnes, Cleveland, Glover of Jones.
Brinson, Colbert, Gresham,
Bryan of Houston, Dorminy, Hall,
Bryan of Wayne, Fields, Heard,
Cabiness, Fitzpatrick, Holmes,
Candler, Gaulding, Jackson of Walton.
Carlton, Glover of Jasper, Jones.
Those who voted in the negative, are Messrs.

Anderson of Warr'n, Dozier, Pace,
Anderson of Wilkes, Franklin, Perkins,
Andrews, Freeman, Phillips,
Atkinson, Gartrell, Pinckard,
Bailey, Glenn, Price,
Baratte, Harden, Quarterman,
Battle, Harris of Baldwin, Ramsay,
Bartow, Harris of Clark, Reid,
Beasley, Harris of Morgan, Robinson of Coweta,
Bethune, Harris of Taliaferro, Shockley,
Black, Hendricks, Smith of Oglethorpe,
Bird, Hodges, Talbot,
Brandon, Howard, Tift,
Brown, Jackson of Clarke, Todd,
Bullard, Lawhon, Townsend,
Callaway, Lewis, Walker of Richm'd,
Cameron, Maloney, Ward,
Carter, McCarra, Williamson,
Clark, McConnell of Cobb, Wilson,
Cone, McLeod, Wimbish,
Crocker, McIntosh, Wood,
Darnail, Nisbet, Zachry.

So the section was rejected.

Mr. Carlton then offered the following as an additional section:

"And be it further enacted by the authority aforesaid, That a capitation tax of one dollar shall be and is hereby levied on all slaves within this State, in order to constitute a sinking fund for the redemption of said bonds."

The section was rejected.

Mr. Jones then offered the following as a substitute in lieu of the whole bill:

"That his Excellency the Governor be and he is hereby authorised to sell the Western and Atlantic Rail Road, if a sale can be effected for ——— dollars."

Mr. Phillips moved to fill up the blank with $5,000,000.
Whereupon, the yeas and nays were required to be recorded, and are yeas 74, nays 35.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'n, Dorminy, Nisbet,
Anderson of Wilkes, Dozier, Pace,
Andrews, Fields, Perkins,
Bailey, Franklin, Phillips,
Barnes, Freeman, Pinckard,
Barratte, Gartrell, Price,
Battle, Glenn, Quarterman,
Bartow, Graham, Ramsay,
Beasley, Gresham, Reid,
Bethune, Harden, Sanford,
Black, Harris of Baldwin, Seward,
Brandon, Harris of Clark, Shockley,
Brinson, Harris of Morgan, Smith of Oglethorpe,
Brown, Harris of Taliaferro, Talbot,
Bryan of Houston, Heard, Tillman,
Bullard, Hendricks, Townsend,
Cabiness, Hodges, Walker of Crawf'd,
Callaway, Howard, Walker of Rich'm'd,
Cameron, Jackson of Clark, Ward,
Candler, Lawhon, Whitworth,
Carter, Lewis, Williamson,
Clark, Maloney, Wilson,
Cone, Martin, Wimbish,
Crocker, McCarrar, Wood,
Darnall, McConnell of Cobb, Zachry.

Those who voted in the negative, are Messrs.

Atkinson, Jackson of Walton, Rawls,
Baugh, Jones, Reynolds,
Bird, Keith, Robinson of Coweta,
Bryan of Wayne, Kenan, Robinson of Jasper,
Carlton, Kilgore, Rozar,
Cleveland, McConnell of Cass, Sheffield,
Colbert, McDonald, Smith of Cass,
Fitzpatrick, McDuffie, Spear,
Gaulding, Morris, Strickland,
Glover of Jasper, Moseley, Summer,
Glover of Jones, Penticost,
Hall, Pollock, Tift,

So the motion prevailed.

The question then recurred upon the substitute offered by Mr. Jones.—The substitute was rejected.

The report as amended was agreed to.

The bill was read the third time, and pending the discussion, the following message was received from the Senate by Mr. Crawford, their Secretary, to wit:
The Senate has passed the following bills, to wit:
A bill to be entitled an act to alter and amend the several acts incorporating the City of Macon.
A bill to be entitled an act to incorporate the Southern Mutual Insurance Company.
A bill to prohibit commission merchants in Savannah, Macon &c. from deducting upon square bags of cotton, and to define and make uniform their rates of commission, &c.
A bill to be entitled an act the more effectually to define and make uniform the liability of guardians, executors, and administrators in regard to the interest to be charged against them.
A bill to be entitled an act for the relief of James Jordan of the county of Upson.
A bill to be entitled an act to amend an act entitled an act to incorporate the town of Marthasville in the county of De Kalb, passed on the 23d day of December, 1843, and also to enlarge the boundary of said town and to incorporate the same under the name of the City of Atlanta—to provide for the election of a Mayor and City Councilmen and other officers, and to confer upon them specified powers, and for other purposes herein mentioned.

The Senate has also agreed to the following resolution, requesting his Excellency to forward to the county of Wilkinson certain military books.

The House then adjourned till ½ past 9 o'clock to-morrow morning.

SATURDAY, DECEMBER 11, 1847

Mr. Seward moved to reconsider so much of the journal of yesterday as relates to the rejection of the following section:
"And be it further enacted, That the people of Georgia shall in no event be taxed for the redemption of said bonds"—offered by himself as an additional section to the bill for the completion of the Western and Atlantic Rail Road, and to provide means for the completion of the same.

Whereupon, the yeas and nays were required to be recorded, and are yeas 45, nays 68.

Those who voted in the affirmative, are Messrs.
Bird, Cabiness, Colbert,
Brinson, Candler, Cone,
Bryan of Houston, Carlton, Fields,
Bryan of Wayne, Cleveland, Fitzpatrick,
Gaulding, McDonald, Seward, 
Glover of Jasper, Morris, Sheffield, 
Glover of Jones, Moseley, Smith of Cass, 
Hall, Penticost, Spear, 
Holmes, Pollock, Strickland, 
Jackson of Walton, Rawls, Sumner, 
Jones, Reid, Vardeman, 
Keith, Reynolds, Walker of Crawf'd, 
Kenan, Robinson of Jasper, Weathers, 
Martin, Robinson of Laurens, Whitworth, 
McConnell, of Cass, Sanford, Williams. 

Those who voted in the negative, are Messrs. 
Alexander, Freeman, Pace, 
Anderson of Warr'n Gartrell, Perkins, 
Anderson of Wilkes, Glenn, Phillips, 
Andrews, Gresham, Pinckard, 
Atkinson, Harden, Price, 
Bailey, Harris of Baldwin, Quartermann, 
Baratte, Harris of Clark, Ramsay, 
Battle, Harris of Morgan, Robinson of Coweta, 
Bartow, Harris of Taliaferro, Shockley, 
Beasley, Heard, Smith of Oglethorpe, 
Bethune, Hendricks, Talbot, 
Black, Hodges, Tift, 
Brandon, Howard, Tillman, 
Brown, Lawhon, Todd, 
Bullard, Lewis, Townsend, 
Callaway, Maloney, Walker of Richm'd, 
Cameron, McCarron, Ward, 
Carter, McConnell of Cobb, Williamson, 
Clark, McDuffie, Wilson, 
Crocker, McLeod, Wimbish, 
Darnall, McIntosh, Wood, 
Dozier, Morgan, Zachry. 
Dubignon, Nisbet, 

So the motion to reconsider was lost. 

Mr. Crocker introduced a bill for the relief of Eldridge H. Calhoun of Macon county. 
Which was read the first time, and on motion, referred to the Committee on Finance. 

Mr. Freeman introduced a bill to authorize and require certain cases herein mentioned to be carried to the Supreme Court, which was read the first time. 

Mr. Ramsay laid upon the table a resolution, which was read. 

Mr. Robinson of Coweta, from the Committee on Engrossed Journals, reported, that upon examination they find the journals engrossed in a neat and correct manner, up to the
26th of November, and request that the Clerk on Engrossed Journals have permission to place the journals, up to this date, in the hands of the State Printer and take his receipt therefor.

On motion, the order was suspended and the report taken up and agreed to

Mr. Tift, from the committee to whom was referred several bills to relieve certain persons from disabilities incurred by having been divorced, and other bills to grant divorces, reported them back for the consideration of the House.

Mr. Lewis introduced a bill to repeal so much of an act entitled an act to provide for the election of General officers, and to consolidate the two Regiments of Hancock county, as relates to the consolidation of the said Regiments of Hancock county, which was read the first time.

Mr. Atkinson introduced a bill to extend the limits of the town of Louisville, so as to include the residence of Littleberry Bostick, which was read the first time.

The House resumed the unfinished business of yesterday, which was the consideration of the bill to complete the Western and Atlantic Rail Road and to provide means for the same.

Mr. Gaulding moved to recommit the bill.

Upon which motion, a discussion arose, pending which, the following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills of the House of Representatives:

A bill to pardon John Liverman of Richmond county.

A bill to be entitled an act to alter and amend an act entitled an act to alter and amend the road laws of this State, approved 19th of December, 1818, so far as relates to the county of Gwinnett.

A bill to compel the Clerks of Irwin county to hold their offices at the Court House.

A bill to authorize the Inferior Court of Macon county to levy and collect, for county purposes, an extra tax for the year 1848.

A bill to revive and continue in force an act entitled an act to incorporate the town of Thomasville in the county of Thomas, and appoint Commissioners for the same, assented to Dec. 26, 1831, and also, an act amendatory thereof, assented to December 22, 1832, and for other purposes therein named.

A bill to repeal an act to alter and amend the several acts relating to the Court of Common pleas and Oyer and Terminer for the city of Savannah.

A bill to be entitled an act to alter and amend the road law of this State in reference to the time of meeting of the road Commissioners to hear and determine upon excuses.
rendered by defaulters and return of defaulters by overseers, so far as respects the county of Lincoln.

A bill to appoint trustees for the Thomasville Academy in Thomas county.

A bill to be entitled an act to incorporate the LaGrange Female Institute.

They have also passed the following bills of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly:

A bill to alter the time of the sitting of the fall terms of the Superior Courts for the counties of Bulloch and Effingham.

A bill to amend an act for the better regulation and government of the town of Athens, in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the second section of an act assented to 23d Dec., 1840—to extend the corporate limits of the town of Athens, &c., and for other purposes.

The Senate have also agreed to the following resolutions, originating in this branch of the General Assembly:

A resolution in relation to a mail route from Dalton to Dahlonega.

A resolution in relation to a mail route from Rome, Floyd county, to Jacksonville, Alabama.

A resolution in relation to a mail route from Dublin to Boxville, in Montgomery county.

A resolution in relation to Capt. Holmes.

Also, a preamble and resolution in relation to Col. McIntosh.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate and ready for the signature of the Speaker of the House of Representatives, the preamble and resolution in relation to the Newton county Cavalry.

A message was then received from his Excellency the Governor, by Mr. Smith, his Secretary:

The question then recurred upon the motion offered by Mr. Gaulding to recommit the bill for the completion of the Western and Atlantic Rail Road.

Whereupon, the yeas and nays were required to be recorded, and are yeas 54, nays 63.

Those who voted in the affirmative, are Messrs.
Glover of Jasper, McDonald, Seward,
Glover of Jones, Morris, Sheffield,
Hall, Moseley, Smith of Cass,
Holmes, Penticost, Spear,
Jackson of Walton, Pollock, Strickland,
Jones, Rawls, 'Sumner,
Keith, Reid, Vardeman,
Kenan, Reynolds, Walker of Crawf'd.
Kilgore, Robinson of Jasper, Weathers,
Martin, Rozar, Whitworth,
McConnell of Cass, Sanford, Williams.

Those who voted in the negative, are Messrs.
Alexander, Gresham, Pace,
Anderson of Warr'n Harden, Perkins,
Anderson of Wilkes, Harris of Baldwin, Phillips,
Andrews, Harris of Clark, Pinckard,
Battle, Harris of Morgan, Price,
Bartow, Harris of Taliaferro, Quarterman,
Beasley, Heard, Ramsay,
Bethune, Hendricks, Robinson of Coweta,
Black, Hodges, Shockley,
Brandon, Howard, Smith of Oglethorpe,
Brown, Jackson of Clark, Talbot,
Bullard, Lawhon, Tift,
Cameron, Lewis, Tillman,
Carter, Maloney, Todd,
Clark, McCarra, Townsend,
Crocker, McConnell of Cobb, Walker of Richm'd,
Darnall, McDuffie, Ward,
Dozier, McLeod, Williamson,
Dubignon, McIntosh, Wilson,
Gartrell, Morgan, Wimbish,
Glenn, Nisbet, Wood,
Graham,

So the motion to recommit was rejected.
The House then adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment.

Mr. Smith of Cass, moved to suspend the order to present a memorial.

The order being suspended, Mr. Smith of Cass, laid upon the table the memorial of Cooper, Stroup and Wiley, which was read, and on motion of Mr. Bartow, was referred to the Committee on Agriculture and Internal Improvements.

Leave of absence was granted to Messrs. Sandford, Pinck-
ard and Franklin for a few days. Also, to Mr. Reid, for today, on special business.

On motion of Mr. Jones, the order was suspended and the following Message from his Excellency the Governor, was taken up and read:

**EXECUTIVE DEPARTMENT,**

Milledgeville, Dec. 11, 1847

I have the honor to transmit to the General Assembly, a Resolution of the State of Tennessee, adopted at their present Session; the object of which is to obtain a grant from this State, to the Nashville and Chattanooga Rail Road Company, with similar rights and privileges to that Railway, in the County of Dade, that have heretofore been granted by that State, to the State of Georgia, in regard to the Western and Atlantic Rail Road. By a Joint Resolution of the General Assembly of this State, assented to Dec. 7th, 1837, a direct pledge was given to reciprocate all “privileges and protection” to any Rail Road authorized by the State of Tennessee, that should be extended to the Wetsern and Atlantic Rail Road. In view of this pledge, the Legislature of Tennessee, doubtless, passed an act, on the 24th of January, 1838, entitled “an act to authorize the State of Georgia, to extend her Western and Atlantic Rail Road, from the Georgia line to some point on the Eastern margin of the Tennessee River,” which act declares that the State of Georgia shall be entitled to all the privileges, rights, and immunities (except the subscription on the part of Tennessee) and be subject to the same restrictions, as far as they are applicable, as are granted, made and prescribed, for the benefit, government and direction of the “Hiwassee Rail Road Company.” By the 3d Section of the act referred to, it is provided, that the foregoing rights, and privileges, are conferred upon the State of Georgia, on condition, that whenever application is made, she will grant and concede similar ones, and to as great an extent, to the State of Tennessee, or her incorporated authorities.” It is obvious that the extent of the grant to Georgia, under the act referred to, is to be ascertained alone, by reference to an act of the General Assembly of the State of Tennessee, entitled “An Act to incorporate the Hiwassee Rail Road Company,” which act it is proper to remark, from the copy herewith transmitted, does not appear to have the usual evidence of having passed the Legislature of that State,—although attested by the Speaker of the Senate, and House. In addition, it will be remembered that the validity of our grant is defended upon granting like privileges, to the State of Tennessee, or companies incorporated under the authority of that State, whenever application is made to this State, for that purpose. This application is now made under the authority of the Resolution, to which I have called
your attention. I apprehend the Legislature will most cheerfully carry out by suitable legislation these principles of reciprocity in regard to the public works of Tennessee, in the process of completion, or such other works as may from time to time, be found desirable to afford suitable facilities to the citizens of the two States whose interests are so closely connected. It becomes however desirable to determine as it is now believed to be the settled policy of Tennessee as well as of our own State, to connect Nashville with the Atlantic by means of a continuous Rail way, what additional legislation on the part of either is necessary to secure that object. In the accomplishment of an enterprise of so much magnitude, every minor consideration involving no principle or surrender of sovereignty dangerous to the State should be yielded by each to the other, on terms of perfect reciprocity and even liberality, nothing less than this is becoming the character of Georgia to offer or to accept. Under existing law it will be seen that that portion of the Western and Atlantic Rail Road from the State line to Chattanooga is exempt from Taxation for twenty years after completion; a similar provision will be expected in favor of the Rail Roads of Tennessee running over any portion of our Territory. If exemption from Taxation for a period of twenty years, was desirable to Georgia, as a production of that portion of our road in the State of Tennessee while in the process of construction, is it not quite as desirable that after completion, in order effectually to guard the interests of this State, that Tennessee should grant an exemption from taxation to continue as long as the Road may be used as a Railway. Unless this liberal policy is adopted in reference to the public works of the two States within the territory of the other, there may arise, from the taxing power upon the property and Roads of either State, within the limits of the other, serious misunderstandings destructive of the harmony necessary for the success of their respective works. Let not the improbability of the abuse of power, at a distant period, deter us from guarding against it now, and especially as the Treasury of this State may always expect to enrich itself, as much by yielding up the right to tax Rail Road property belonging to Tennessee, or its citizens, as it will by the exercise of this right, provided, we secure the like immunity for our Rail Roads, and other property attached within the limits of the State of Tennessee. I would, therefore, very respectfully suggest that the Legislature offer to the State of Tennessee, total exemption from all Taxes on Rail Roads chartered by that State, and terminating in Georgia, or passing over any portion of our Territory, and connecting with the Western and Atlantic Rail Road, upon the condition, that our Rail Roads and property attached, in that State, be in like manner exempted. I avail myself of this occasion to recommend to the General Assembly, in granting
to the Nashville and Chattanooga Rail Road, the right of way, through the County of Dade, to prescribe, as a condition, that four years be allowed this State to complete that portion of the Western and Atlantic Rail Road, from the State line to Chattanooga, instead of the time now prescribed, and also that the General Assembly of Tennessee, will grant by express enactment, and in direct terms, all the rights, privileges, and securities, to the Western and Atlantic Rail Road, granted by this State to the Nashville and Chattanooga Rail Road. Believing it may be acceptable, I transmit a copy of the act of the General Assembly of Tennessee, entitled "An Act to incorporate the Hiwassee Rail Road Company," and also the act passed Dec. 11, 1845, to incorporate the Nashville and Chattanooga Rail Road.

GEORGE W TOWNS.

On motion of Mr. Bartow, the Message and accompanying documents were referred to the Committee on Agriculture and Internal Improvements.

Mr. Bartow moved a suspension of order to introduce a Resolution.

The order being suspended, he laid upon the table a Resolution, which was read.

He then moved a suspension of the rule requiring new matter to lay upon the table for one day, in order to take up the Resolution.

The rule being suspended, the following Resolution was taken up and concurred in.

Resolved, That official information having been received by this House, that Col. J. A. Whiteside, a member of the Tennessee Legislature, is in attendance here as an Agent of the said State, acting under a Resolution of that State, to procure from this Legislature, an act to give the right of way to the Nashville and Chattanooga Rail Road through the County of Dade—that the said Col. J. A. Whiteside be invited to a seat on the floor of the House during his visit here, and that a Committee of three be appointed to communicate this invitation to Col. Whiteside.

Upon the Resolution offered by Mr. Bartow, the Speaker announced from the Chair the following Committee: Messrs. Bartow, Jones and Calloway.

The House then resumed the unfinished business of the morning, which was the consideration of the bill for the completion of the Western and Atlantic Rail Road and to provide means for the same.

Pending the discussion thereon, the following message was received from the Senate, by Mr. Crawford, their Secretary.

The Senate has passed the following Bills, to-wit:

A Bill to be entitled an Act to incorporate the Ocmulgee Rail Road Company.
A Bill to be entitled an Act to add a part of the County of Stewart to the County of Marion, to point out the mode of electing Commissioners to provide for the location of the County site, to dispose of the Public Buildings at Tazewell, to remunerate the owners for depreciation of property in Tazewell, to provide payment for the undertakers of the Court House now being erected, and for other purposes.

A Bill to be entitled an Act to incorporate the Village of Ringgold, in the County of Walker, and to appoint Commissioners for the same.

A Bill to authorise Littleton L. Snow and Eldridge L. Calhoun, both of the County of Macon, to peddle in this State without license.

A Bill to be entitled an Act to require persons holding plantations and Slaves in the County of Houston, to give in, and pay taxes for the same in said County.

A Bill to be entitled an Act consenting to the purchase of land at Cumberland Sound, and ceding to the United States jurisdiction over the same, except in civil and criminal cases.

A Bill to authorise the Muscogee Rail Road Company to issue bonds, and to authorise the Macon and Western Rail Road Company to indorse the same.

The question then recurred upon the passage of the bill for the completion of the Western and Atlantic Rail Road.

Upon which the yeas and nays were required to be recorded, and are yeas 67, nays 52.

Those who voted in the negative, are Messrs.

Alexander, Bailey, Baugh, Bird, Brinson, Bryan, of Houston, Bryan, of Wayne, Cabiness, Candler, Carlton, Cleveland, Colbert, Cone, Dorminy, Fields, Fitzpatrick, Freemah, Gaulding, Glover, of Jasper, Glover, of Jones, Hall, Holmes, Jackson, of Walton, Jones, Keith, Kenan, Kilgore, Martin, McConnell, of Cass, McConnell, of Cobb, Terrell, McDonald, Morris, Mosely, Penticost, Pollock, Rawls, Reynolds, Robinson, of Jasper, Robinson of Laur'ns, Rozar, Sandford, Seward, Sheffield, Smith, of Cass, Spear, Strickland, Sumner, Walker of Crawford, Weathers, Whitworth, Williams,

So the bill passed under the title thereof.

Upon motion the House adjourned until half past 9 o’clock, Monday morning.

MONDAY, DECEMBER 13th, 1847.

Mr. Pinckard introduced a bill to alter and amend the 11th section of the 10th division of the Penal Code, which was read the first time.

Mr. Gaulding laid upon the table a resolution, which was read.

He then moved a suspension of the rule requiring new matter to lay upon the table for one day, for the purpose of taking up the resolution.

The rule being suspended, the following resolution was taken up and agreed to.

Resolved, That from and after to-day the hours of meeting of this House shall be nine o’clock A. M., three o’clock P. M., and half past six o’clock P M., until otherwise ordered by the House.

Mr. Nisbet introduced a bill to authorize a grant to issue to Martha Atla Smith, for lot of land number nine, in the seventh district of originally Lee now Randolph county, which was read the first time.

Mr. Phillips introduced a bill to amend an act entitled an act to organize the Lunatic Asylum of the State of Georgia, and to provide for the government of the same, and to ap-
propriate money, assented to on the 10th December, 1841, which was read the first time.

Mr. McIntosh from the Committee to whom was referred the certificate of the Clerk of the Inferior Court of Elbert county, made a report and introduced the following bill:

A bill to provide for the payment of teachers of poor children in the county of Elbert, during the years 1839 and 1840, which was read the first time.

Mr. Glover of Jones, introduced a bill to abolish an election precinct, in the 298th District G. M., of Jones county, known as Sanders's precinct, and to establish an election precinct at the house of Miles Little, in said district and county, to be known as Little's precinct, which was read the first time.

Mr. Arnold introduced a bill to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845, and 1846, so far as respects the county of Elbert, which was read the first time.

Mr. Battle introduced a bill to incorporate Hiram Chapter, number five, and Monroe Lodge, number eighteen, of Monroe county Georgia, which was read the first time.

Mr. Cameron introduced a bill to repeal an act entitled an act to change so much of the 5th section of an act passed the 16th day of December 1828, incorporating the town of Lagrange, as gives exclusive government of all persons in said town liable to work on the roads, to the commissioners therefor, and also to extend the corporate limits of the town of Lagrange in Troup county, and to revive and make valid an act to make permanent the site of public buildings in and for the county of Troup, at the town of Lagrange, and to incorporate the same, assented to December 16th, 1828, which was read the first time.

Mr. Shockly introduced a bill to repeal the charter of the Central Bank and for other purposes, which was read the first time.

Mr. Moseley from the Committee on the Penitentiary, made the following report, which was read.

The Joint Standing Committee on the Penitentiary beg leave to report:

That they have made a thorough investigation into the condition of the Penitentiary by sub-committees, appointed to examine the different departments of Principal Keeper, Book Keeper and Inspector—and have the satisfaction of presenting such an exhibit as will conclusively show that this Institution has, by the able management of the present faithful, enterprising, and efficient Principal Keeper, been placed in such a condition as to insure the belief that the time has arrived when it may become a source of revenue to the State; instead of drain upon the Treasury.

Your committee takes pleasure in bearing testimony to the
well arranged construction of all the work shops, the cleanliness of the cells, the healthy appearance of the convicts, generally, the energy and industry exhibited by them in their various occupations, and the great neatness of the entire enclosure, which combined, present such a spectacle of judgment and system as is rarely to be met with.

Your committee have had to perform much labor in ascertaining the condition of this institution, inasmuch as the Legislature of 1845 failed to adopt either of the reports made at that session.

Such being the case, your committee felt it incumbent on them, to commence the investigation from the 3rd of January, 1844, the time when the present Principal Keeper entered upon the duties of his office.

The affairs of the Book Keeper's and Inspector's departments, it will be perceived, is made up to the 4th of October, and the Principal Keeper's to the 6th November, 1847, being about one quarter less than four years.

Your committee state with the greatest confidence, that they feel fully assured, as to the entire correctness of the statistical information, herewith submitted, with regard to the business of the institution.

In order to a complete understanding of the whole affairs of the institution, they present—

I.

A condensed Statement of Book Keeper's Department, from 3rd January, 1844, to 4th October, 1847.

RECEIPTS.

Received of Charles H. Nelson, 3d Jan., 1844 (old stock) $32,146 57
Rec'd of A. W. Redding, P. K., for the year 1844, 17,873 76
Rec'd on appropriation by Legislature, 10,364 43
Rec'd of A. W Redding, P. K., for the year 1845, 31,625 19
Rec'd of A. W Redding, P. K., for the year 1846, 37,077 67
Rec'd of A. W Redding, P. K., for three q'rs 1847, to 4th Oct., 33,473 85

$162,500 47

DISBURSEMENTS.

Paid expenses and to Inspector for years 1844 and 1845, including reduction on old stock $62,950 57
Paid expenses and to Inspector for the year 1846, including reduction on old stock, 31,436 86
Paid expenses and to Inspector for year 1847, to Oct. 4th including reduction on old stock 18,556 02
Stock on hand 4th Oct., 1847, 47,617 03

$162,560 48

II.

Statement of Principal Keepers Department, 6th Nov., 1847.

To raw materials received from C. H. Nelson on 3d Jan., 1844, in this department, $28,951 95
To debts on Barter Book, 1,917 28

$30,859 23

CR.

By raw materials on hand, 6th Nov., 1847, as per commissioners statement, $28,501 80
By materials furnished in rebuilding the shops of the Penitentiary, which were destroyed by fire in 1843, including tools and fixtures, 9,438 50
By labor in building said shops 16,525 86
By labor in building Assistant Keeper’s House, 1,062 17
By tools, patterns, lath, and planing machine, on hand, made and furnished in 1847, 1,150 00
This amount, which is the difference between the cost of materials turned over by C. H. Nelson, and the estimate placed on them by commissioners, 1,392 26

$58,070 59

Amount in favor of Principal Keeper’s Department, $27,201 36

III.

Amount of indebtedness of the Penitentiary in the Inspector’s Department.

Amount of notes and accounts due and running to maturity, on Oct. 4th, 1847, as per Inspector’s statement, $4,590 62
IV

Amount of Indebtedness of the Penitentiary in the Book Keeper's Department.

Amount of notes and accounts due and running to maturity, on Oct. 4th, 1847, as per Book Keeper's statement, $2,938.92

V


Received of C. H. Nelson on 3d Jan. 1844,
Merchandise, 9,147.42
Notes and accounts, 17,594.07
Cash, 619.74
Amount paid on Pay Roll turned over as cash, 3,299.84
Amount ascertained to be in the hands of H. L. Cook, & Co. 1,415.50

$32,146.57

Disposed of as follows:
Reduction in prices on stock in 1844 and 1845, $1,726.96
Cash paid debts created prior to Jan. 1844, 13,188.73
Reduction in prices on stock in 1846, 273.25
Reduction in prices on stock in 1847, 231.42
Amount of old notes and accounts on hand 4th Oct., 1847 (created prior to Jan. '44, 12,232.16
Old merchandize on hand 4th Oct., 1847, 2,551.75
This amount to balance, which has gone into the present assets of Penitentiary, 1,942.31

$32,146.57

This amount brought down, which is a charge against the assets of A. W Redding, P K., $1,942.31

VI.

A General Statement of the business of the Penitentiary, showing its net profits from January 3d, 1844, the time of A. W Redding, P K.'s appointment, exclusive of stock received of C. H. Nelson.

ASSETS.

Notes and accounts on hand, 4th Oct., 1847, $28,372.94
Merchandize do do do 5,929.94
Cash do do do 530.24
Raw materials on hand, 6th Nov., 1847, as
per Commissioners' statement, Materials furnished in rebuilding the shops of the Penitentiary, which were destroyed by fire in 1843, Labor in building said shops, Labor in building Assistant Keeper's house, Tools, patterns, lathe, and planing machine on hand This amount, which is the difference between the cost of materials turned over by C. H. Nelson, and the estimate placed on them by Commissioners, To amount of net profits from January 3rd 1844, to 4th October, 1847, LIABILITIES. Amount of debts running to maturity and due in Book Keeper's Department, Amount of debts running to maturity and due in Inspector's Department, Amount of raw materials received of C. H. Nelson, on 3d January, 1844, in Principal Keeper's Department, This amount received on sales of stock received from C. H. Nelson, over and above the amount paid on debts created by him, Debts due on Barter Book, Amount received from appropriation made by Legislature in 1843, Net profits to balance, VII. The stock on hand in the Book Keeper's Department on the 4th of October, 1847, consists of the following items: Cash on hand Old notes and accounts on hand, the same being a portion of those received from C. H. Nelson, Old merchandise on hand, the same being a portion of that received from C. H. Nelson, New notes and accounts on hand, which have been received from sales of stock manufactured since January 3d, 1844, New merchandise on hand, manufactured since 3d January, 1844, $ 28,501 80 9,438 50 16,525 86 1,062 17 1,150 00 1,392 26 $92,903 71 41,199 20 $ 2,938 92 4,590 62 £8,951 95 1,942 31 1,917 28 10,363 43 42,199 20 $92,903 71 $530 24 12,232 16 2,551 75 28,372 94 6,529 94 $49,617 03
The Stock on hand in the Principal Keeper's Department, on the 6th November, 1847, consists of the following items:

Raw materials, as per Commissioners' statement: $28,501.80
Tools, patterns, lathe, and planing machine: 1,150.90

Aggregate amount in Book Keeper's and Principal Keeper's Department: $29,651.80

We conceive that the foregoing tabular statements so fully explain themselves, that it unnecessary to make any remarks upon the same; indeed, whatever else we might say would only make the report superfluous.

In order that there may be less difficulty in making out these reports, in future, your Committee recommend the passage of the bill accompanying this report—by the adoption of which, perfect reports can be annually made out, so that the Committees of future Legislatures will be enabled to become much more familiar with their duties, and perform the same with much greater facility than has been heretofore done.

By an act passed in 1845, the unexpended balance of an appropriation made in 1843 for the Penitentiary, was re-appropriated in 1845, the undrawn balance of this appropriation is $7,396.57; another act was also passed the same year, to pay old debts of the Penitentiary, the unexpended balance of which is $4,401.73—making the aggregate of unexpended balance in the Treasury $11,798.02.

Your committee beg leave to say, in conclusion, that they have found the books in all the different departments kept in a neat and business like manner; and the heads of each of these departments have not only cheerfully acquiesced in the strictest scrutiny, but have been active in rendering your committee essential service in their examination.

All of which is respectfully submitted.

A Bill to be entitled an act to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary during those years when there shall be no session of the Legislature—and to require his Excellency the Governor to appoint three persons to examine the raw materials and the assets of the Book Keeper, and report the same to his Excellency.

Sec. 1st. Be it enacted by the Senate and House of Representatives of the State of Georgia, in General Assembly met, and is hereby enacted by the authority of the same, That it shall be
the duty of the Committee which may be selected to examine into the condition of the Treasury in those years when there shall be no session of the Legislature, to investigate fully the affairs of the Penitentiary, and report the condition of said institution to his Excellency the Governor, on or before the first day of November, and that he cause the same to be published and distributed in like manner with the report on the Treasury, as now provided by law.

Sec. 2. And be it further enacted by the authority aforesaid, That his Excellency the Governor be, and he is hereby required to appoint three fit and proper persons to examine the raw materials in the hands of the Principal Keeper of the Penitentiary, and affix to them severally their value; and also the assets of the Book Keeper, and report their value; and that his Excellency cause the same to be done annually in time for said reports to be laid before the Treasury Committee in those years in which there shall be no session of the Legislature, and before the Joint Standing Committee during the session of the Legislature, to the end that perfect reports of the condition of the institution may be made.

And he introduced the following bill:

A bill to make it the duty of the Treasury Committee, to investigate and report the condition of the Penitentiary during those years when there shall be no Session of the Legislature, and to require his Excellency the Governor to appoint three persons to examine the raw materials and the assets of the Book Keeper and report the same to his Excellency, which was read the first time.

On motion, two hundred copies of the report were ordered to be printed for the use of the General Assembly.

Mr. Jackson of Walton, from the Special Committee to whom was referred several bills having for their object the change of the Constitution, reported them back to the House with amendments,

On motion, the several bills were made the special order of the day for Friday next.

Mr. Jackson of Walton introduced a bill to explain an act declaring and making certain the law defining the liability of endorsers and securities to promissory notes and other instruments, when the holder thereof shall fail to proceed to collect the same after notice, approved Dec. 26, 1831, which was read the first time.

Also a bill to explain the fifth section of an act, approved March 26, 1767, entitled an act for the limitation of actions and for avoiding suits in law, which was read the first time.

Also a bill to alter and amend the road laws of this State, so far as relates to the county of Union, which was read the first time.

Mr. Seward laid upon the table a resolution, which was read.
The Committee appointed to notify the Hon. Mr. Whitesides, a Member of the Legislature of Tennessee, delegated to present certain resolutions of that State to the consideration of the Legislature of Georgia, of the passage of a resolution by this body inviting him to a seat upon the floor of this House, appeared at the bar thereof with the gentleman and through their Chairman, Mr. Bartow, introduced him to the House,

Whereupon the Hon. gentleman addressed the body and was invited by the Speaker to a seat.

Mr. Pollock laid upon the table the memorial of sundry citizens of Scriven county,

Which was referred to a Special Committee consisting of Messrs. Pollock, Brown, Tift, Walker of Crawford and Morgan.

Mr. Beasley introduced a bill to compensate the Petit Jurors of the county of Troup, which was read the first time.

Mr. Tift introduced a bill to secure the poor school fund of the State, and to make the income uniform and permanent, which was read the first time.

Mr. Price moved a suspension of order, to take up a bill of the Senate,

The order being suspended,

The House took up the report on the bill of the Senate to provide for the establishment and location of an Asylum for the Deaf and Dumb, to raise a board of Commissioners for the same, and to define the rules under which persons may receive its benefits, and for other purposes, and agreed thereeto.

Mr. Jones moved to recommit the bill,

The House refused to recommit;

The question then recurred upon the passage of the bill, and upon the question, "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 110, nays 9.

Those who voted in the affirmative, are Messrs.

Alexander, Bethune, Clark,
Anderson of Warr'n, Black, Cleveland,
Anderson of Wilkes, Bird, Colbert,
Andrews, Branson, Cone,
Arnold, Brown, Crocker,
Atkinson, Brown, Darnall,
Bacon, Bryan of Houston, Dorminy,
Bailey, Bryan of Wayne, Dozier,
Barnes, Bullard, Dubignon,
Barratte, Cabiness, Fields,
Battle, Callaway, Fitzpatrick,
Bartow, Cameron, Fleming,
Baugh, Chandler, Freeman,
Beasley, Carter, Gartrell,
HOUSE OF REPRESENTATIVES.


Those who voted in the negative, are Messrs.

Carlton, Heard, Hendricks, Jones, Kenan, Martin, Phillips, Reid, Smith of Cass.

So the bill passed under the title thereof, and the Clerk directed to carry the same forthwith to the Senate.

Mr. Walker of Richmond moved to suspend the order to take up a bill,

The order being suspended, the following bill was taken up and made the special order of the day for Wednesday next, to-wit:

A bill to commute the sentence of death, passed upon Wm. L. Williams, in the Superior Court of Richmond county on the 6th of July, in the present year, to imprisonment for life at hard labor in the Penitentiary, upon certain conditions therein named.

Leave of absence was granted Mr. Todd, for a few days on special business.

Mr. Jones moved to suspend the order, to take up a bill for the relief of Mary Walker. The motion was rejected.

Mr. Lewis introduced a bill to grant certain privileges to the Hancock Guards, a volunteer company in the county of Hancock, which was read the first time.

Mr. Lewis introduced a bill for the relief of E. Walker, of Hancock county, which was read the first time.

Also laid upon the table a resolution, which was read.
Mr. Strickland laid upon the table the memorial of sundry citizens of Lumpkin county, which was read and referred to the Committee on Petitions.

Mr. Gaulding moved to suspend all special orders, for the purpose of taking up the special order of this day, which was agreed to.

The House then took up the special order of the day, which was the report on the bill to provide for the removal of the seat of Government of this State, to the Town of Atlanta, in the county of DeKalb, and to provide for the erecting of the necessary buildings to accommodate the General Assembly, State House and Executive Officers thereof, and for other purposes therein mentioned, and agreed thereto,

On motion, the bill was taken up by sections—the first section having been read,

Mr. Gaulding offered the following amendment, to come in after the enacting clause, “That the Seat of Government of the State, shall be removed from the City of Milledgeville, to such suitable place as may be determined upon—provided the same can be done without expense to the State.”

Mr. Nisbet offered the following substitute in lieu of the original bill:

A bill to provide for the removal of the seat of Government of the State of Georgia, to the City of Macon, for the erection of the public buildings, and for other purposes therein named.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

His Excellency the Governor has approved and signed, the following acts, to-wit:

An act to increase the bond of the Sheriff of Dooly county.

An act to change the place of holding Executors, Administrators and Guardian’s sales in Muscogee county.

An act to grant certain privileges to the Floyd Rifles, a Volunteer Company of the City of Macon.

An act to exempt from Militia duty, the officers and privates of the City Watch of Savannah.

An act to repeal so much of the first section of an act to compensate Grand and Petit Jurors, passed on the 23d day of December, 1839, as relates to Carroll county.

Mr. Lewis then moved to postpone the bill indefinitely, whereupon the yeas and nays were required to be recorded, and are yeas 50, nays 70.

Those who voted in the affirmative, are Messrs.

Alexander, Bailey, Callaway,
Anderson of War’n, Bartow, Colbert,
Anderson of Wilkes, Bethune, Dorminy,
Arnold, Brown, Dozier,
Bacon, Bullard, Dubignon,

Andrews, Andrews, Atkinson, Atkinson, Barnes, Barnes, Baratte, Baratte, Battle, Battle, Baugh, Baugh, Beasley, Beasley, Black, Black, Bird, Bird, Brandon, Brandon, Brinson, Brinson, Bryan of Houston, Jackson of Walton, Bryan of Wayne, Bryan of Wayne, Cabiness, Cabiness, Cameron, Cameron, Candler, Candler, Carlton, Connall of Cass, Carter, Connall of Cobb, Weathers, Clark, McDonald, Cleveland, McDuffie, Cone, Morgan, Crocker, Moseley, Darnall, Neal, Fields, Fields, So the motion was rejected by the House.
The House then adjourned until three o'clock, P. M.

THREE O'CLOCK, P. M.

The House met pursuant to adjournment, and resumed the unfinished business of the morning, to-wit:
The consideration of the bill for the removal of the Seat of Government, &c.
The question then recurred upon the amendment offered by Mr. Gaulding.
Pending the discussion, Mr. Shockley offered the following proviso:

Provided, No Rail Road shall have been constructed from Milledgeville, to Gordon within two years from the 1st day of November last.

The proviso was rejected by the House,

The question again recurred, upon Mr. Gaulding's amendment, whereupon the yeas and nays were required to be recorded, and are yeas 66, nays 55.

Those who voted in the affirmative, are Messrs.

| Alexander | Fields | Nisbet |
| Andrews  | Fitzpatrick | Penticost |
| Atkinson | Gaulding | Perkins |
| Barratte | Glass | Quarterman |
| Battle   | Glover of Jones | Rawls |
| Baugh    | Gresham | Robinson of Coweta |
| Beasley  | Hall | Rozar |
| Black    | Harden | Seward |
| Bird     | Harris of Clark | Smith of Cass |
| Brinson  | Heard | Spear |
| Bryan of Houston | Hendricks | Strickland |
| Bryan of Wayne | Hodges | Terrell |
| Cameron  | Holmes | Talbot |
| Candler  | Jackson of Walton | Townsend |
| Carlton  | Maloney | Vardeman |
| Carter   | Martin | Weathers |
| Clark    | McCarra | Whitworth |
| Cleveland | McConnell of Cass | Williams |
| Cone     | McConnell of Cobb | Wilson |
| Crocker  | McDuffie | Wimbish |
| Darnall  | Morgan | Wood |
| Dorminy  | Moseley | Zachry |

Those who voted in the negative, are Messrs.

| Anderson of Warr'n, Freeman | McBled |
| Anderson of Wilkes, Gartrell | McIntosh |
| Arnold | Glenn | Morris |
| Bacon | Glover of Jasper | Neal |
| Bailey | Graham | Pace |
| Barnes | Harris of Baldwin | Phillips |
| Bartow | Harris of Morgan | Pollock |
| Bethune | Harris of Taliaferro | Price |
| Brandon | Howard | Reid |
| Brown | Jackson of Clark | Reynolds |
| Cabiness | Jones | Robinson of Jasper |
| Callaway | Kenan | Robinson of Laur'ns |
| Colbert | Kilgore | Sheffield |
| Dozier | Lawhon | Shockley |
| Dubignon | Lewis | Smith of Oglethorpe |
| Fleming | McDonald | Sumner |
Mr. Shockley moved to reconsider so much of the Journal of yesterday as relates to the reception of the proviso offered by himself, to the amendment offered by Mr. Gaulding, to the bill for the removal of the Seat of Government, &c.

The House refused to consider.

Mr. Jones moved to substitute the following bill in lieu of one misplaced:

A bill to authorize Cooper, Stroup & Wiley to render the Etowah River navigable.

The substitute was received.

Mr. Phillips moved a suspension of order to have a bill read the second time.

The order being suspended, the following bills were read the second time and committed for a third reading.

A bill hereafter to provide for the imposition and the collection of Taxes for 1847 and 1848, and thereafter.

On motion the same was made the special order for Friday next.

Also a bill to amend an act entitled an Act to organize the Lunatic Asylum of the State of Georgia and to provide for the government of the same and to appropriate money, assented to on the 10th day of Dec. 1841.

On motion the same was made the special order of the day for Monday, the 20th instant.

Mr. Phillips introduced a bill to appropriate money for the political years 1848 and 1849, which was read the first time.

Mr. Tift, from the Committee to whom was referred all bills for the removal of Election Precincts, made a report and introduced the following bill:

A bill to be entitled an act concerning Election Precincts, which was read the first time.

Mr. Wimbish laid upon the table a Resolution, which was read.

On motion the rule was suspended and the Resolution was taken up and agreed to.

Resolved, That from and after to-day, the time of meeting of the afternoon Session of the House of Representatives shall be at half past two o'clock instead of three, until otherwise ordered by the House.
Mr. McLeod laid upon the table a Resolution, which was read,

On motion the rule of the House was suspended and the following Resolution was taken up and agreed to.

Resolved by the Senate and House of Representatives of the State of Georgia, That his Excellency the Governor be and he is hereby authorized and required to draw his warrant upon the Treasury in favor of Alexander McLeod, the Representative from the County of Montgomery, for the amount of poor school funds due said County for the years 1846 and 1847, to be paid by said Representative over to the Inferior Court of said County.

The following Message was then received from the Senate by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to-wit:

A bill to authorize and require the Secretary of State to record certain grants which have heretofore issued.

A bill to be entitled an Act to legalise the actings and doings of Lavenah Loyless, Administratrix of Henry Loyless, late of Cass County, deceased, and to authorize the Court of Ordinary of Twiggs County to grant letters of administration de bonis non on the estate of the said Henry Loyless.

A bill to be entitled an act to re-organise the Judicial Districts and to equalise the labors of the Judges of the Superior Courts in this State, to change and fix the time of holding the Superior and Inferior Courts of certain Counties herein mentioned, and for other purposes.

The Senate has also agreed to a Resolution in relation to a mail route from Griffin, Pike County, to the town of Newnan, in Coweta County, and from Raysville in Columbia County to Lincolnton, in Lincoln County.

To which they ask the concurrence of this Branch of the General Assembly.

They have also passed the following bill of the House of Representatives, to-wit: A Bill to alter and amend an act entitled an Act to incorporate the Savannah, Ogeechee and Altamaha Canal Company, passed the 26th day of December, 1826, and for other purposes therein named.

They have also agreed to the Resolution in relation to the election of a Director of the State Bank on behalf of the State of Georgia, with an amendment.

To which they ask the concurrence of this branch of the General Assembly.

The House took up the amendment of the Senate, to the Resolution of the House, in reference to the election of a Director of the Bank of the State of Georgia, and concurred therein.

Mr. Ramsay laid upon the table a memorial, which was referred to the Committee on Petitions, without being read.
The House resumed the unfinished business of yesterday, which was the report on the bill for the removal of the Seat of Government.

Mr. Jackson, of Walton, offered the following as an additional section to the bill:

*And be it further enacted by the authority aforesaid, That the future Seat of Government in Georgia shall be fixed at Atlanta, in the County of DeKalb, or Macon, in the county of Bibb, as a majority of the voters of Georgia, at the October Election for Members of Congress, in 1848, shall determine, and that this act shall be published by order of the Governor, in the public papers of this State for three months immediately preceding said election, and the people be requested to put on their tickets at said election, "Atlanta" or "Macon," and in case a majority voting thereon shall put "Atlanta" on their tickets, then the Seat of Government shall be there located, and if a majority so voting shall put thereon "Macon," then the Seat of Government shall be there located.*

Mr. Jones offered the following proviso:

*Provided, All necessary public buildings are fully prepared, and a junction through Macon be formed between the Macon and Western and Central Rail Roads, without expense to the State.*

The proviso was rejected.

Mr. Harris then offered the following amendment to the Section of Mr. Jackson.

*And be it further enacted, That the future Seat of Government in Georgia shall be at such place as a majority of the voters of Georgia, at the October election for Members of Congress, in 1848, shall determine, and that this act shall be published by order of the Governor, in the public papers of this State, for three months immediately preceding said election, and the people be requested to put on their tickets the name of the Town or place to which they desire such removal of the Seat of Government, and should a majority of the people agree upon any one place, at that place the Seat of Government shall be located.*

Mr. Jackson, of Walton, offered the following proviso to the section offered by himself:

*Provided, That the people at said election, be also requested to endorse "removal" or "no removal" upon their tickets, and in the event that a majority voting thereon, shall put "no removal," then this act shall be void, otherwise it shall be in full force and virtue.*

Whereupon the yeas and nays were required to be recorded, and are yeas 61, nays 61.

18‡
Those who voted in the affirmative, are Messrs.

| Arnold,            | Harris, of Clark,  | Penticost,       |  
| Barnes,           | Heard,             | Reynolds,        |  
| Baugh,            | Hodges,            | Robinson of Coweta, |  
| Beasley,          | Jackson, of Clark, | Rozar,           |  
| Brandon,          | Jackson, of Walton,| Seward,          |  
| Bryan, of Wayne,  | Jenkins,           | Sheffield,       |  
| Cabiness,         | Jones,             | Shockley,        |  
| Candler,          | Keith,             | Spear,           |  
| Carlton,          | Kilgore,           | Strickland,      |  
| Carter,           | Maloney,           | Terrell,         |  
| Cleveland,        | Martin,            | Vardeman,        |  
| Cone,             | McConnell, of Cass,| Walker of Crawford, |  
| Darnall,          | McConnell, of Cobb,| Walker of Richm'd, |  
| Dorminy,          | McDonald,          | Weathers,        |  
| Fields,           | McDuffie,          | Whitworth,       |  
| Fitzpatrick,      | McIntosh,          | Williams,        |  
| Gaulding,         | Morris,            | Wilson,          |  
| Glass,            | Moseley,           | Wimbish,         |  
| Glover, of Jones, | Neal,              | Wood,            |  
| Hall,             | Nisbet,            | Zachry.          |  
| Harden,           | Pace,              |                  |  

Those who voted in the negative, are Messrs.

| Alexander,        | Crocker,           | McLeod,         |  
| Anderson, of War'n, Dozier, | Morgan,          |  
| Anderson of Wilkes, Dubignon, | Perkins,        |  
| Andrews,          | Fleming,           | Phillips,        |  
| Atkinson,         | Freeman,           | Pollock,         |  
| Bacon,            | Gartrell,          | Price,           |  
| Bailey,           | Glenn,             | Quarterman,      |  
| Baratte,          | Glover, of Jasper, | Rawls,           |  
| Battle,           | Graham,            | Reid,            |  
| Bartow,           | Gresham,           | Robinson, of Jasper, |  
| Bethune,          | Harris, of Baldwin,| Robinson of Laur'ns, |  
| Black,            | Harris, of Morgan, | Smith, of Cass,  |  
| Bird,             | Harris of Taliaferro, | Smith of Oglethorpe, |  
| Brinson,          | Hendricks,         | Sumner,          |  
| Brown,            | Holmes,            | Talbot,          |  
| Bryan, of Houston,| Howard,            | Tift,            |  
| Bullard,          | Kenan,             | Tillman,         |  
| Callaway,         | Lawhorn,           | Townsend,        |  
| Cameron,          | Lewis,             | Ward,            |  
| Clark,            | McCarra,           | Williamson,      |  
| Colbert,          |                    |                  |  

There being a tie, the Speaker cast his vote in favor of the proviso, and the proviso was received.

Mr. Freeman offered the following as an amendment to the section offered by Mr. Jackson, of Walton:
And the place of future location for the Penitentiary of this State.

Upon receiving the amendment, the yeas and nays were required to be recorded and are, yeas 39, nays 81.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'n, Freeman, Anderson of Wilkes, Gartrell, Bacon, Bailey, Bird, Brinson, Brown, Bullard, Cabiness, Colbert, Dozier, Dubignon, Fleming, Pollock, Rawls, Glenn, Glover, of Jasper, Graham, Harris, of Baldwin, Terrell, Harris, of Taliaferro, Talbot, Kilgore, Lawhon, McDonald, Morris, Neal, Phillips,

Those who voted in the negative, are Messrs.

Alexander, Andrews, Atkinson, Barnes, Baratte, Battle, Bartow, Baugh, Beasley, Bethune, Black, Brandon, Bryan, of Houston, Bryan, of Wayne, Callaway, Cameron, Candler, Carlton, Carter, Clark, Cleveland, Cone, Crocker, Dorminy, Fields, Fitzpatrick, Gaulding, Glass, Glover, of Jones, Gresham, Hall, Harden, Harris, of Clark, Harris, of Morgan, Heard, Hendricks, Hodges, Holmes, Howard, Jackson, of Clark, Jackson, of Wayne, Jackson, of Walton, Jones, Keith, Kenan, Lewis, Maloney, Martin, McCarran, McConnell, of Cass, McConnell, of Cobb, McDuffie, McLeod, McIntosh, Morgan, Moseley, Nisbet, Pace, Penticost, Perkins, Pinckard, Price, Quarterman, Ramsey, Reynolds, Robinson of Coweta, Robinson, of Jasper, Rozar, Seward, Shockley, Smith, of Cass, Strickland, Sumner, Townsend, Vardeman, Walker of Crawford, Weathers, Williams, Wilson, Wimbish, Wood, Zachry.

So the amendment was rejected.
Mr. Jones moved to insert, “or Milledgeville,” in the additional section offered by Mr. Jackson.

Whereupon the yeas and nays were required to be recorded, and are yeas 69, nays 51.

Those who voted in the affirmative, are Messrs.

Alexander, Gartrell, Phillips,
Anderson of Warr’n, Glenn, Pollock,
Anderson of Wilkes, Glover, of Jasper, Price,
Bacon, Graham, Quartermann,
Bailey, Gresham, Rawls,
Baratte, Harris, of Baldwin, Reid,
Bartow, Harris, of Clark, Robinson, of Jasper,
Beasley, Harris, of Morgan, Robinson, of Laur’ns,
Bethune, Harris of Taliaferro, Seward,
Brandon, Hendricks, Sheffield,
Brinson, Hodges, Shockley,
Brown, Howard, Smith of Oglethorpe.
Bullard, Jackson, of Clark, Spear,
Cabiness, Jones, Sumner,
Callaway, Keith, Talbot,
Cameron, Kenan, Tift,
Clark, Kilgore, Tillman,
Colbert, Lawhon, Vandeman,
Crocker, Lewis, Walker of Crawford,
Dozier, McDonald, Walker, of Richm’d,
Dubignon, McLeod, Ward,
Fleming, McIntosh, Williams,
Freeman, Neal, Williamson.

Those who voted in the negative, are Messrs.

Andrews, Glass, Pace,
Atkinson, Glover, of Jones, Penticost,
Barnes, Hall, Perkins,
Battle, Harden, Pinckard,
Baugh, Heard, Robinson of Coweta,
Bird, Holmes, Rozar,
Bryan, of Houston, Jackson, of Walton, Smith, of Cass,
Bryan, of Wayne, Maloney, Strickland,
Candler, Martin, Terrell,
Carlton, McCarr, Townsend,
Carter, McConnell, of Cass, Weathers,
Cone, McConnell, of Cobb, Whitworth,
Darnall, McDuffie, Wilson,
Dorminy, Morgan, Wimbish,
Fields, Morris, Wood,
Fitzpatrick, Moseley, Zachry,
Gaulding, Nisbet,

The amendment was received.

Mr. Jackson, of Walton, then moved to strike out the word “majority” and insert “plurality.”
Whereupon the yeas and nays were required to be recorded and are, yeas 46, nays 76.

Those who voted in the affirmative, are Messrs.

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Those who voted in the negative, are Messrs.

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So the motion was rejected.

Mr. Spear moved to insert “Griffin” in the section offered by Mr. Jackson.
Upon which motion the yeas and nays were required to be recorded and are, yeas 73, nays 46.

Those who voted in the affirmative, are Messrs-

Anderson of Wilkes, Graham, Pace,
Arnold, Harris of Baldwin, Penticost,
Atkinson, Harris of Clark, Perkins,
Bacon, Harris of Morgan, Phil p's,
Bailey, Harris of Taliaferro Pinckard,
Baratte, Heard, Pollock,
Battie, Hendricks, Quarterman,
Bartow, Hodges, Reid,
Bethune, Holmes, Robinson of Laur'ns,
Bryan of Houston, Howard, Sheffield,
Bryan of Wayne, Jackson of Clark, Shockley,
Callaway, Jackson of Walton, Smith of Oglethorpe,
Cameron, Keith, Spear,
Cleveland, Kenan, Terrell,
Colbert, Kilgore, Tift,
Darnall, Lawhon, Tilman,
Dozier, Lewis, Vardeman,
Dubignon, McCarra, Walker of Crawford,
Fields, McDonald, Ward,
Freeman, McLeod, Whitworth,
Gartrell, McIntosh, Williams,
Gaulding, Moseley, Williamson,
Glass, Neal, Wilson,
Glenn, Nisbet, Wood,
Glover of Jasper,

Those who voted in the negative, are Messrs.

Alexander, Cone, Morgan,
Anderson of W'tr'n, Crocker, Morris,
Andrews, Dorminy, Price,
Barnes, Fitzpatrick, Reynolds,
Baugh, Fleming, Robinson of Coweta,
Beasley, Glover of Jones, Robinson of Jasper,
Black, Gresham, Rozar,
Bird, Hall, Seward,
Brandon, Harden, Strickland,
Brinson, Jones, Summer,
Bullard, Maloney, Talbot,
Cabiness, Martin, Townsend,
Candler, McConnell of Cass, Weathers,
Carlton, McConnell of Cobb, Wimbish,
Carter, McDuffie, Zachry,
Clark,

So the motion to insert prevailed.

Mr. Bullard moved to insert "Sandersville."
Mr. Walker, of Richmond, then moved the previous question.

Upon seconding the call, the yeas and nays were required to be recorded and are yeas 79, nays 40.

Those who voted in the affirmative, are Messrs.

Atkinson, Gresham, Pinckard,
Barnes, Hall, Pollock,
Battle, Harden, Price,
Baugh, Heard, Quarterman,
Beasley, Hendricks, Rawls,
Black, Holmes, Robinson of Coweta,
Bird, Howard, Robinson of Laurens,
Brandon, Jackson of Clark, Rozar,
Brown, Jackson of Walton, Seward,
Bryan of Houston, Jones, Sheffield,
Bryan of Wayne, Keith, Shockley,
Bullard, Kilgore, Smith of Cass,
Cabiness, Maloney, Spear,
Candler, Martin, Strickland,
Carter, McCarra, Terrell,
Clark, McConnell of Cass, Vardeman,
Cleveland, McConnell of Cobb, Walker of Crawford,
Cone, McDonald, Walker of Richmond,
Crocker, McDuffie, Ward,
Darnall, Morgan, Weathers,
Dorminy, Morris, Whitworth,
Fields, Moseley, Williams,
Fitzpatrick, Nisbet, Wilson,
Freeman, Pace, Wimbish,
Gaulding, Penticost, Wood,
Glass, Perkins, Zachry.

Those who voted in the negative, are Messrs.

Alexander, Dubignon, Lewis,
Anderson of Warren, Fleming, McIntosh,
Anderson of Wilkes, Gartrell, Neal,
Andrews, Glenn, Phillips,
Bacon, Glover of Jasper, Reid,
Bailey, Graham, Reynolds,
Baratte, Harris of Baldwin, Robinson of Jasper,
Bartow, Harris of Clark, Smith of Oglethorpe,
Bethune, Harris of Morgan, Sumner,
Brinson, Harris of Taliaferro, Tift,
Callaway, Hodges, Tillman,
Cameron, Kenan, Townsend,
Carlton, Lawhon, Williamson.

So the call was sustained.

The question then recurred upon the previous question.
which was the receiving the additional section offered by Mr. Jackson, of Walton, as amended.

The section was rejected by the House.

The House then adjourned until half past 2 o'clock, P. M.

HALF PAST TWO O'CLOCK, P. M.

The House met pursuant to adjournment.

Mr. Gartrell moved a suspension of the order for the purpose of presenting a memorial.

The order being suspended,

Mr. Gartrell laid upon the table the petition of David Cooper, which was referred to the Committee on the Lunatic Asylum, without being read.

The order being suspended,

Mr. Tillman laid upon the table the memorial of sundry citizens of Tattnal County, which was referred to a Special Committee, consisting of Messrs. Tillman, Gartrell and Buildard.

The House then resumed the unfinished business of the morning; which was the further consideration of the bill for the removal of the Seat of Government.

The sixth and seventh section having been read,

Mr. Jackson, of Walton, moved to strike them out. Which was carried.

The eight and ninth Sections were then read, and on motion of Mr. Darnall, were stricken out.

The following substitute, offered by Mr. Nisbet, was taken up and read, to-wit:

A bill to provide for the removal of the Seat of Government of the State of Georgia to the city of Macon, for the erection of Public Buildings, and for other purposes therein named.

On motion, the substitute was taken up by sections, and the several preceding sections having been read,

Mr. Bethune offered the following amendment to the seventh section:

"And that the Penitentiary be removed to the Seat of Government, and a suitable building be built for said Institution without cost to the State, as well as the State House.

Upon receiving the amendment, the yeas and nays were required to be recorded and are, yeas 47, nays 07

Those who voted in the affirmative are Messrs.

Alexander, Bailey, Cabiness,
Anderson of Warr'n Bartow, Colbert,
Anderson of Wilkes, Bethune, Dozier,
Arnold, Brinson, Dubignon,
Bacon, Brown, Fleming,
So the amendment was rejected.
The eighth section having been read,
Mr. Smith, of Cass, offered the following additional section:

*Be it further enacted*, That nothing contained in this act, shall be so construed as to authorize the Seat of Government to be removed, until proof is given to his Excellency the Governor, that a fit and proper State House, Government House, Arsenal and Armory is complete and finished, and the Rail Road connection formed between the Central Rail Road and the Macon and Western Rail Road, and the Cars running through from Savannah to Atlanta, without stop or let.

Mr. Harris, of Baldwin, offered the following as a substitute, in lieu of the original:
And be it further enacted, That the future Seat of Government in Georgia, shall be at such place as a majority of the voters of Georgia, at the October election for Members of Congress in 1848, shall determine, and that this act shall be published by order of the Governor, in the public papers of this State for three months immediately preceding said election, and the people be requested to put on their tickets the name of the town or place to which they desire the Seat of Government to be, and should a majority of the people agree upon any one place, at that place the Seat of Government shall be located. Which was rejected.

The question then recurred upon receiving the substitute offered by Mr. Nisbet.

Upon receiving the substitute, the yeas and nays were required to be recorded, and are yeas 84, nays 40.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Alexander, Arnold, Bacon, Bailey, Bethune, Cabiness, Carlton, Darnall, Dubignon
The substitute was rejected.
The report as amended was agreed to.
The bill was read the third time and upon the question
"Shall the bill now pass?" the yeas and nays were required
to be recorded, and are yeas 55, nays 68.

Those who voted in the affirmative, are Messrs.
Andrews, Dorminy, Penticost,
Atkinson, Fitzpatrick, Perkins,
Barratte, Gaulding, Pinckard,
Battle, Glover of Jones, Quarterman,
Baugh, Gresham, Robinson of Coweta,
Beasley, Hall, Rozar,
Black, Harden, Smith of Cass,
Bird, Heard, Spear,
Bryan of Houston, Hodges, Terrell,
Bryan of Wayne, Holmes, Talbot,
Bullard, Jackson of Walton, Townsend,
Cameron, Keith, Vardeman,
Candler, McCarra, Weathers,
Carter, McConnell of Cass, Whitworth,
Clark, McDuffie, Williams,
Cleveland, Morgan, Wimbish,
Cone, Moseley, Wood,
Crocker, Nisbet, Zachry.

Those who voted in the negative, are Messrs.
Alexander, Callaway, Jones,
Anderson of Warr’n, Carlton, Kenan,
Anderson of Wilkes, Glass, Kilgore,
Arnold, Glenn, Lawhon,
Bacon, Glover of Jasper, Neal,
Bailey, Graham, Pace,
Barnes, Harris of Baldwin, Phillips,
Bartow, Harris of Clark, Pollock,
Bethune, Harris of Morgan, Price,
Brandon, Harris of Taliaferro Rawls,
Brinson, Hendricks, Reid,
Brown, Howard, Reynolds,
Cabininess, Jackson of Clark, Robinson of Jasper,
Robinson of Laur'ns, Dubignon, McLeod,
Seward, Fields, McIntosh,
Sheffield, Fleming, Morris,
Shockley, Freeman, Tift,
Smith of Oglethorpe, Gartrell, Tillman,
Strickland, Lewis, Walker of Crawford,
Sumner, Maloney, Walker of Richm'd,
Colbert, Martin, Ward,
Darnall, McConnell of Cobb, Williamson,
Dozier, McDonald, Wilson.

So the bill was rejected by the House.
The House took up the report on the bill to alter and amend the ninth section of the third Article of the Constitution.
On motion, the same was postponed for further consideration.
The following message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to-wit:
A bill to alter and change the line between the counties of Floyd and Chattooga.
A bill to authorise and require the Justices of the Peace of the 53rd Militia District of the county of Emanuel to hold land Courts, and for other purposes therein mentioned.
A bill to amend the charter of the Memphis Branch Rail Road and Steamboat Company.
A bill to exempt John Studstill, of the county of Lowndes, from the provisions of the laws of the General Assembly concerning Peddlers, and to authorise him to engage in that business without license.

Mr. Gaulding moved to suspend the order. The order being suspended,
The Resolution of the Senate for the pardon of the female convicts in the Penitentiary was taken up and agreed to.
The following Resolution was taken up, which was the order of Saturday last:
Resolved, That in appointing Jas. S. Calhoun, Lieutenant Colonel to command the Georgia Battalion of mounten men, and in appointing Isaac G. Seymour Lieut. Colonel to command the Georgia Battalion of Georgia volunteer infantry, his late Excellency, George W Crawford, without any necessity, acted contrary to usage and law and in violation of the rights of the citizen soldiers who had volunteered in the service of the country.

Upon agreeing to the resolution, the yeas and nays were required to be recorded, and are yeas 43, nays 73.
Those who voted in the affirmative, are Messrs.
Barnes, Baugh, Cabiness,
Barratte, Bryan of Houston, Candler,
Carlton, Hendricks, Robinson of Jasper,
Carter, Holmes, Sheffield,
Cleveland, Jackson of Walton, Smith of Cass.
Colbert, Jones, Spear,
Cone, Kenan, Strickland,
Darnall, Kilgore, Tift,
Fields, Martin, Vardeman,
Freeman, McConnell of Cass, Weathers,
Gaulding, McConnell of Cobb, Whitworth,
Glass, McDonald, Williams
Glover of Jones, Morris, Williamson,
Hall, Penticost, Wilson.
Heard, Reid,

Those who voted in the negative, are Messrs.
Alexander, Fitzpatrick, Pace,
Anderson of Warr’n, Fleming, Perkins,
Anderson of Wilkes, Gartrell, Phillips,
Andrews, Glenn, Pinckard,
Arnold, Glover of Jasper, Price,
Atkinson, Graham, Quarterman,
Bacon, Gresham, Ramsay,
Battle, Harris of Baldwin, Reynolds,
Bartow, Harris of Clark, Robinson of Coweta,
Beaseley, Harris of Morgan, Robinson of Laur’ns,
Bethune, Harris of Taliaferro, Rozar,
Black, Hodges, Seward,
Bird, Howard, Shockley,
Brandon, Jackson of Clark, Smith of Oglethorpe,
Brinson, Keith, Sumner,
Brown, Lawhon, Terrell,
Bryan of Wayne, Lewis, Talbot,
Bullard, McCarra, Tillman,
Callaway, McDuffie, Townsend,
Cameron, McLeod, Walker of Crawf’d,
Clark, Morgan, Walker of Richm’d,
Crocker, Moseley, Ward,
Dorminy, Neal, Wood,
Dozier, Nisbet, Zachry.

So the resolution was rejected.
The House then adjourned until half past six o’clock, P. M.

HALF PAST 6 O’CLOCK, P. M.

The House met pursuant to adjournment,
The following bills were severally read the second time and committed for a third reading.
A bill to compensate certain persons therein named, for teaching poor children in the county of Cherokee.

A bill to grant a divorce "a vincule matrimonii" to Sherard B. McGuire, of the county of Jackson, from his wife Mary McGuire.

A bill to divorce and separate Reliance Draker, formerly Reliance Roland, and William Draker, her husband.

A bill to grant a divorce "a vincule matrimonii" to James Chandler from his wife Mary E. Chandler.

A bill to establish an additional Election Precinct at a cabin near Tucker's Chapel in the county of Hall.

A bill to incorporate Washington Academy in the county of Monroe, and to appoint Trustees for the same.

A bill to extend the jurisdiction of Magistrates in certain cases.

A bill to prevent frauds and perjuries, and to require all conveyances, gifts, grants or bequests of Slaves to be manifested and proved by written evidence, and other purposes.

A bill to limit the times within which a mortgage shall apply to redeem mortgaged property.

A bill to change the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski.

A bill to require marriage settlements to be recorded.

A bill to authorize the Governor of the State of Georgia to subscribe in behalf of the State for stock in the South-western Rail Road Company, and also, to amend an act incorporating said Company, approved December 27, 1845.

A bill to remove the election precinct heretofore established at Lodi, in the fourth district of Coweta county.

A bill to repeal an act entitled an act to establish and make permanent a ferry on the Ocmulgee river, in the county of Jasper, known by the name of Hardy's ferry, assented to December 8th, 1823.

A bill for the relief of James D. Hudson, and to make valid a marriage with himself and Martha A. E. Green.

A bill to remove the disabilities incurred by the marriage of William G. Davis to his wife Mary Davis.

A bill to incorporate the Presbyterian church in Griffin, in Pike county.

A bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

A bill to authorize and require certain cases herein mentioned to be carried to the Supreme Court.

A bill to repeal so much of an act entitled an act to provide for the election of General Officers and to consolidate the two Regiments of Hancock county, as relates to the consolidation of the said Regiments of Hancock county.

A bill to abolish an election precinct in the 298th dist., G. M., of Jones county, known as Sander's Precinct, and to estab-
lish an election precinct at the house of Niles Little, in said district and county, to be known as Little's precinct.

A bill to alter and amend the 11th section of the 10th division of the Penal Code.

A bill to incorporate Hiram Chapter, No. 5., and Monroe Lodge, No. 18, of Monroe county, Georgia.

A bill to repeal the Charter of the Central Bank, and for other purposes.

A bill to alter and amend the road laws of this State, so far as respects the county of Union.

A bill to compensate the Petit Jurors of the county of Troup.

A bill to explain the fifth section of an act approved March 26th, 1767, entitled an act for the limitation of actions and for avoiding suits at law.

A bill for the relief of Lavenia E. Walker of Hancock county.

A bill to incorporate the Baptist Church and Camp Ground at Sharp Mountain Creek Meeting House of Cherokee county.

A bill to extend the corporate limits of the town of Louisville, so as to include the residence of Littleberry Bostwick.

A bill for the payment of teachers of poor children in the county of Elbert during the years 1839 and 1840.

A bill to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845 and 1846, so far as respects the county of Elbert.

A bill to authorize a grant to issue to Martha Atia Smith for lot of land number nine, in the seventh district of original Lee, now Randolph county.

A bill to authorize the Governor of the State of Georgia to lease the State's half of lot of land, number fifty five, in the fifth district of Troup county, on conditions therein stated.

A bill to make the person holding the office of Clerk of the Superior Court and Clerk of the Inferior Court, or either of them, eligible to the office of Clerk of the Court of Ordinary, in the county of Burke.

A bill to explain an act declaring and making certain the law defining the liability of endorsers and securities to promissory notes and other instruments when the holder thereof shall fail to proceed to collect the same after notice, approved December 26th, 1831.

A bill more effectually to secure the Poor School fund of the State and to make the income uniform and permanent.

A bill to grant certain privileges to the Hancock Guards, a volunteer company in the county of Hancock.

A bill to repeal an act entitled an act to repeal so much of the 5th section of an act passed the 17th day of December, 1828, incorporating the town of LaGrange, as gives govern-
ment of all persons in said town, liable to work on the roads to the Commissioners therefor; and also to extend the corporate limits of the town of LaGrange, in Troup county, and to revive and make valid an act to make permanent the site of the public buildings in and for the county of Troup, at the town of LaGrange, and to incorporate the same, assented to December 16th, 1828.

The following bills of the Senate were then read the second time and severally committed for a third reading:

A bill for the relief of Simon Ward of Richmond county.

A bill to change and fix the time of holding Superior Courts in the South-western circuit.

On motion of Mr. Tift, the same was referred to a committee consisting of the members of the Legislature of that circuit.

A bill to repeal so much of the act approved the 5th Dec., 1806, amendatory of the act entitled an act to carry into effect the ninth section of the third article of the Constitution, approved the 1st Dec., 1802, for the benefit of Eldridge Fulgham, of the county of Baker.

A bill to appoint additional trustees for the Etowah Academy in Cherokee county, and for other purposes.

A bill to require the Clerks of the several counties in this State to record Constable’s Bonds, and declaring certified copies thereof, testimony in certain cases.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate and ready for the signature of the Speaker of the House of Representatives, an act to provide for the establishment and location of an Asylum for the deaf and dumb, and for other purposes.

Mr. Gaulding, from the Committee on Enrollment, reports the following resolutions as duly enrolled and ready for the signature of the Speaker:

A resolution in relation to a mail route from Rome, Floyd county, to Jacksonville, Alabama.

A resolution in relation to Col. McIntosh.

A resolution in relation to Captain Holmes.

A resolution in relation to a mail route from Dublin to Boxville.

A resolution to bring on the election of a Director on the part of the State to manage the affairs of the Bank of the State of Georgia.

A resolution in relation to a mail route between Dalton and Dahlonega.

A bill to amend the ninth section of the 3d article of the Constitution of the State of Georgia.

A bill for the relief of Samuel Jackson of the County of Chattooga, and the securities on his bond as Tax Collector for said county, for the year 1842.
A bill to amend the several acts in relation to issuing of grants on head rights in this State, so far as to extend the time for granting the same until the 25th day of December, 1849.

Which, on motion, was referred to the Finance Committee.

A bill to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839.

A bill to make it the duty of the Judge of the Coweta circuit to continue the court in Heard county two weeks.

A bill to repeal an act entitled an act to incorporate the town of Florence in the county of Stewart and appoint commissioners for the same, assented to December 14th, 1837.

A bill for the relief of certain persons in the county of Monroe who have been overcharged with tax for the year 1847.

A bill to authorize John Frederick Andrews of the county of Wilkes, Donald M. McIntosh and John Scriven of the county of Chatham to plead and practice law in the several courts of law and equity in this State and to prescribe their liabilities touching the same.

A bill to authorize a grant to issue to Lambert J. Jones for the lot No. 161 in the first district of Dooly county in this State.

A bill to prescribe how the laws and resolutions of this State shall be compiled and arranged and to repeal all laws militating against this act.

A bill to compensate Grand and Petit Jurors for the county of Campbell and to authorize the Justices of the Inferior Court to levy an extra tax for that purpose.

A bill to alter and amend an act entitled an act to incorporate the town of Lincolnton in the county of Lincoln, so far as relates to the appointment of Commissioners, assented to December 19th, 1819.

A bill to alter and amend the several acts in relation to the President, Directors and Company of the Bank of Augusta, and to alter and amend an act in relation to the Augusta Insurance and Banking Company.

A bill to incorporate the Chatham Artillery of the city of Savannah.

A bill to repeal an act passed 25th of December, 1837, to consolidate the offices of Tax Collector and Receiver of tax returns in certain counties therein named, so far as relates to the counties of Murray and Glynn.

A bill to authorize his Excellency the Governor, to issue to Lewis Zachry, of the county of Newton, a plot and grant
for the east half of lot No. 217 in the 10th district of Henry county, upon terms therein specified.

A bill to amend and explain the several acts for the limitation of actions and avoiding suits at law.

A bill to incorporate the Fire Company of the city of Columbus, to be known by the name and style of the "Vigilant Fire Company."

A bill to authorize Andrew McCorney of the county of Dooly, to Peddle without license.

A bill to empower the Inferior Court of the county of Decatur, to establish a check or plat of the town of Bainbridge, and for other purposes therein named.

A bill to authorize and require the Justices of the Inferior Court of the county of Emanuel, to examine and allow the Tax Collector his insolvent list, and for other purposes therein named.

A bill to authorize John Mobley, of the county of Irwin, to establish a ferry across the Ocmulgee river in said county, upon his own land, upon certain conditions therein named.

A bill to authorize James Morris to erect a mill dam across the Conasauga river, on his own land in the county of Murray.

A bill to authorize the Justices of the Inferior Court of Jefferson county, and their successors in office, to assess an extra tax upon the citizens of said county, for the purpose of paying for the building of a Court House in the county aforesaid in the town of Louisville.

A bill to reduce the official bonds of the Sheriffs hereafter to be elected, in the county of Rabun, from the sum of ten thousand to the sum of five thousand dollars.

A bill to compel Faris Carter, a temporary resident of Murray county, to give in all the taxable property he may hold or own in the county of Murray to the Tax Receiver of said county, and to pay for the same to the Tax Collector of the county of Murray.

A bill to establish and make permanent the county-site of Scriven county, and for other purposes therein named.

A bill to incorporate the Muscogee Asylum for the Poor, to make provisions for their support, and to authorize the Inferior Court of Muscogee county to bind out poor children to said corporation, under certain circumstances and to provide for their education.

Mr. Tift moved to take up bills of the House for a third reading, which was carried.

The House took up the report on the bill to incorporate the Baptist Church called Hopewell in the county of Telfair.

On motion of Mr. Jones, the bill was postponed indefinitely.

Mr. Harris of Baldwin, moved to reverse the order and
take up bills of Senate for first reading, which was agreed to.

The following bills of Senate were then taken up and read the first time, to wit:

A bill to alter and amend an act amendatory of an act entitled an act to incorporate the Baptist Convention of the State of Georgia and to authorize certain trustees of the Mercer University to make by-laws and regulations for the government of the said village of Penfield, assented to 28th of December, 1838, so far as to place the government of the said village of Penfield in the hands of Commissioners, and for other purposes.

A bill to repeal, in part, an act entitled an act to prescribe the manner of holding elections in the county of Chatham and the charter elections of the city of Savannah, passed December 26th, 1845.

A bill to alter and amend the 3d and 7th sections of the 1st article of the Constitution, so as to change the time of holding elections for Senators and Representatives to the Legislature.

A bill for the relief of a portion of the citizens of Wayne county.

A bill to repeal an act entitled an act to consolidate the offices of Receiver of Tax Returns and Tax Collectors of this State, so far as relates to the county of Sumter, assented to December 9th, 1841.

A bill to change the time of holding the Superior Courts in the county of Troup.

A bill to allow additional compensation to Executors, Administrators, Guardians, and Trustees in certain cases.

A bill to amend an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved December 27th, 1845, and to authorize said company to take and hold in fee simple the plot of ground granted to the same, by the Mayor and Council of the city of Columbus.

A bill consenting to the purchase of land at Cumberland Sound, and ceding to the United States jurisdiction over the same, except in civil and criminal cases.

A bill to authorize the Muscogee Rail Road Company to issue bonds and to authorize the Macon and Western Rail Road Company to endorse the same.

A bill to require the Judge of the Cherokee circuit to continue the Superior Court of the county of Cass for two weeks, and for other purposes.

The House then adjourned until 9 o'clock, to-morrow morning.
WEDNESDAY, DECEMBER 15, 1847.

Mr. Brown asked permission to change his vote of yesterday on the passage of the bill for the removal of the Seat of Government, which was recorded in the affirmative. Permission was granted and the record changed.

Mr. Glass moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill for the removal of the Seat of Government and to provide means for the same.

Whereupon the yeas and nays were required to be recorded, and are yeas 42, nays 70.

Those who voted in the affirmative, are Messrs.

Atkinson, Gaulding, Morgan,
Baratte, Glass, Nisbet,
Baugh, Glover of Jones, Penticost,
Black, Graham, Perkins,
Bird, Gresham, Pinckard,
Bryan of Houston, Hall, Price,
Bryan of Wayne, Heard, Rozar,
Caudler, Holmes, Seward,
Carlton, Maloney, Smith of Cass,
Cleveland, Martin, Townsend,
Cone, McCarra, Vardeman,
Crocket, McConnell of Cass, Whitworth,
Dorminy, McConnell of Cobb, Williams,
Fitzpatrick, McDuffie, Wood.

Those who voted in the negative, are Messrs.

Alexander Darnall, Lawhon,
Anderson of War’n, Dozier, Lewis,
Anderson of Wilkes, Dubignon, McDonald,
Andrews, Fields, McLeod,
Arnold, Fleming, McIntosh,
Bacon, Freeman, Morris,
Bailey, Gartrell, Moseley,
Barnes, Glenn, Neal,
Bartow, Glover of Jasper, Pace,
Beasley, Harden, Phillips,
Bethune, Harris of Baldwin, Pollock,
Brandon, Harris of Clark, Quarterman,
Brinson, Harris of Morgan, Rawls,
Brown, Harris of Taliaferro, Reid,
Bullard, Howard, Reynolds,
Cabiness, Jackson of Clark, Robinson of Jasper,
Callaway, Jones, Robinson of Laur’ns,
Cameron, Keith, Sanford,
Carter, Kenan, Sheffield,
Colbert, Kilgore, Shockley.
Smith of Oglethorpe, Tillman, Weathers, Sumner, Walker of Crawf’d, Wilson, Terrell, Ward, Wimbish, Tift,

The House refused to reconsider.

Mr. Graham moved to reconsider so much of the journal of yesterday as relates to the postponing indefinitely the bill incorporating the Baptist Church called Hopewell in Telfair county.

The House agreed to reconsider.

The House took up the special order of the day, which was the report on the bill to lay out and form a new county from the counties of Lowndes and Ware, and agreed thereto.

Mr. McDonald then moved to recommit the bill, which was agreed to.

He then moved to postpone it for further consideration, which was agreed to.

Mr. Bartow from the committee on Agriculture and Internal Improvements, introduced the following bill:

A bill to authorize the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through a part of Dade county, to secure to said company certain rights and privileges, and for other purposes, which was read the first time.

Mr. Tift from the Committee on Agriculture and Internal Improvement, to whom was referred the bill to provide for improving the navigation of Flint River by means of the credit of the State, and to provide for the payment of the principal without loss to the State, reported favorably to the bill.

The following message was then received from his Excellency the Governor, by Mr. Patten his Secretary, to wit:

His Excellency the Governor has assented to, and signed a Resolution bringing on, to-day at 11 o’clock, the election for a Director on the part of the State, to manage the affairs of the Bank of the State of Georgia, which I am directed to return to this branch of the General Assembly in which it originated.

The following Message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills of the House of Representatives.

A bill to authorize parties to compel discoveries at Common Law.

A bill to repeal so much of an act assented to the 9th day of December, 1839, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb.

A bill for regulating the trials of slaves and free persons of color in the City of Savannah.

A bill to authorize the Curtright Manufacturing Company
to erect a bridge across the Oconee River, and for other purposes therein named.

A bill to fix the time of holding the Superior Court in the county of Floyd, to require the Judge to hold the same, for two weeks if necessary, and to draw two pannels of Grand and Petit Jurors for said county, and also to authorize the Justices of the Inferior Court of said county to draw Jurors as thereafter prescribed.

A bill to alter and amend an act, to point out the mode for the collection of rents, and the recovery of possession of property within the City of Savannah and the precincts thereof.

A bill to authorize the Governor to appoint a State Librarian, and to fix the salary for the same, also to compensate the clerk of the Supreme Court for his services as Librarian heretofore rendered.

A bill to amend an act to compensate Jurors in the county of Bibb, passed 10th December, 1841.

A bill to authorize John Sermons, an infirm and crippled man of Early county, to vend merchandise.

A bill to repeal an act entitled an act to incorporate the town of Brunswick, and to extend its jurisdictional limits, and for other purposes therein mentioned, passed the 29th December, 1836.

They have also passed the following bill of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to wit:

A bill more effectually to secure the collection of Tolls on certain Turnpike roads.

They have also agreed to the following resolutions originating in the Senate.

They have also agreed to a resolution in relation to the furnishing of arms to the Glynn county Rangers.

Also a resolution that the General Assembly shall adjourn on the 24th of this month, which they have directed me to bring forthwith to this branch of the General Assembly.

On motion, the order was suspended, and Mr. Lewis introduced a bill to suspend the Militia Laws, and to provide for the encouragement of Volunteer Companies, which was read the first time.

Mr. Phillips introduced a bill to amend an act incorporating the village of Clarksville in the county of Habersham, and to enlarge and define the corporate limits of said village, which was read the first time.

Mr. Jones laid upon the table a resolution, which was read.

Mr. Bartow laid upon the table the memorial from the City Council of Savannah, also a memorial from sundry citizens of Savannah, which were laid upon the table without being read.
Mr. Bartow also laid upon the table a resolution, which was read.

The House took up the special order of the day, which was the report on the bill for the relief of John H. Mann, Executor of James G. Stallings, deceased.

Mr. Shockley moved to amend the preamble, by striking out all after the word Executor, and inserting "by permitting the Executor to make his returns to the Court of Ordinary of Richmond county." The amendment was received.

He then offered a substitute in lieu of the remainder of the bill, which was received.

The report as amended was agreed to, the bill was read the third time and passed under the title thereof.

On motion of Mr. Gartrell, the Clerk was directed to inform the Senate that the House of Representatives are ready to receive them in their chamber for the purpose of going into an election for a Director on the part of the State, of the Bank of the State of Georgia, which duty being performed, the President and members of the Senate attended and proceeded to the election of a Director of the Bank of the State of Georgia, and the ballots having been received and examined, it appeared that Hiram Roberts was duly elected. The Senate then repaired to their chamber.

The House took up the special order of the day, which was the report on the bill to authorize all the free white citizens of the State of Georgia, and such others as they may associate with them, to prosecute the business of Manufacturing, with corporate powers and privileges.

The bill having been read, Mr. Nisbet offered a substitute in lieu thereof, under the same title. On motion, the same was taken up by sections.

The first and second sections having been read, Mr. Reid moved to amend the proviso of the second section by inserting after the words "interfere with" the words "rights or privileges," which amendment was received.

The third section having been read, Mr. Gartrell moved to amend the same by inserting the word "recorded" before the words "in the Clerks office." The amendment was received.

Mr. Freeman offered the following additional section, to come in after the third section, to wit:

And be it further enacted, That the private property of each and every of the Stockholders of each and every corporation or body corporate formed under and by virtue of this act, shall be liable to the payment of the debts of said corporation to an amount equal to the amount of stock he may hold therein. And when any judgement shall be obtained against such corporation, execution shall issue thereon, and be levied first upon the corporate property, and if there be no corporate property, or the same shall have been exhausted without satisfying said execution, it shall be lawful to levy said execu-
tion upon the private property or so much thereof as shall be sufficient to satisfy the same, of any one or more of the stockholders of said corporation; but no stockholder shall be liable to pay to the debts of said corporation an amount greater than the amount of stockholders who have been compelled to pay off said execution, shall immediately upon, and by virtue of such payment, be vested with full control of the same, which shall remain open and in full form against the remainder of the stockholders of said corporation, and may at the instance of the stockholders so having paid off the same, be levied upon so much of the private property of each and every of the remainder of the stockholders as shall be sufficient to pay his proportional part of the amount so paid on said execution by the stockholder or stockholders so having paid off the same.

And be it further enacted, That no transfer of his stock by any stockholder shall operate so as to relieve him from liability, as prosecuted in the above recited section, on any execution that may be obtained against such corporation, unless said transfer shall have been made in good faith, and at least twelve months prior to the rendition of the judgment from which said execution may have issued.

Mr. Sanford then offered the following substitute in lieu of Mr. Freeman's section.

Be it further enacted, That the private property of the corporators acting under the provisions of this act, shall be bound for the payment of the debts of the corporation to the amount of stock owned by each stockholder; provided, the indebtedness of said corporations shall at no time exceed the capital stock, and in case of excession, said capital stock, the private property of said stockholders shall be bound as in case of partnership.

The question then recurred, upon Mr. Sanford's amendment. The amendment was rejected.

The question then recurred upon the section offered by Mr. Freeman, whereupon the yeas and nays were required to be recorded, and are, yeas 35, nays 79.

Those who voted in the affirmative, are Messrs.-

Baugh, Bryan of Wayne, Cabiness, Candler, Carlton, Cleveland, Colbert, Cone, Fields, Fitzpatrick, Freeman, Gaulding, Glass, Glover of Jones, Hall, Keith, Kenan, Kilgore, Maloney, Martin, McDonald, Morris, Penticost, Reid, Reynolds, Robinson of Jasper, Smith of Cass, Spear, Strickland, Sumner,
Vardeman, Weathers, Wimbish, Walker of Crawford, Whitworth,

Those who voted in the negative are Messrs.

Alexander, Glenn, Perkins,
Anderson of W'rr'n, Glover of Jasper, Phillips,
Anderson of Wilkes, Graham, Pinckard,
Andrews, Gresham, Pollock,
Atkinson, Harris of Baldwin, Price,
Bacon, Harris of Clark, Quarterman,
Barnes, Harris of Morgan, Ramsay,
Battle, Harris of Taliaferro, Rawls,
Bartow, Heard, Robinson of Coweta,
Beasley, Hendricks, Rozar,
Bethune, Hodges, Sanford,
Black, Howard, Seward,
Bird, Jackson of Clark, Sheffield,
Brandon, Jones, Shockley,
Brinson, Lawhon, Smith of Oglethorpe,
Brown, Lewis, Talbot,
Bullard, McCarra, Tift,
Callaway, McConnell of Cass, Tilman,
Cameron, McConnell of Cobb, Townsend,
Carter, McDuffie, Walker of Rich'd,
Clark, McLeod, Ward,
Crocker, McIntosh, Williams,
Darnall, Morgan, Williamson,
Dozier, Moseley, Wilson,
Dubignon, Neal, Wood,
Fleming, Nisbet, Zachry,
Gartrell, Pace,

So the section was rejected.

The fifth section having been read, Mr. Freeman moved to amend the same by inserting after the word “agents” the word “stockholders,” whereupon the yeas and nays were required to be recorded, and are, yeas 36, nays 81.

Those who voted in the affirmative are Messrs.

Baugh, Glass, Reid,
Bryan, of Wayne, Glover of Jasper, Reynolds,
Cabiness, Glover of Jones, Robinson of Jasper,
Candler, Hall, Sheffield,
Carlton, Keith, Smith, of Cass,
Cleveland, Kenan, Spear,
Colbert, Kilgore, Strickland,
Darnall, Maloney, Vardeman,
Dorminy, Martin, Walker of Craw'd,
Fields, McDonald, Weathers,
Fitzpatrick, McDuffie, Whitworth,
Freeman, Morris, Wilson,
Gaulding, Penticost,
Those who voted in the negative, are Messrs.
Alexander, Gartrell, Phillips,
Anderson of Warr'n, Glenn, Pinckard,
Anderson of Wilkes, Graham, Pollock,
Andrews, Gresham, Price,
Atkinson, Harris, of Baldwin, Quartermann,
Bacon, Harris, of Clark, Ramsey,
Bailey, Harris, of Morgan, Rawls,
Barnes, Harris, of Taliaferro, Robinson of Coweta,
Battle, Heard, Robinson of Laur'ns,
Bartow, Hendricks, Rozar,
Beasley, Hodges, Sanford,
Bethune, Holmes, Seward,
Black, Howard, Shockley,
Bird, Jackson, of Clark, Smith of Oglethorpe,
Brandon, Jones, Sumner,
Brinson, Lawhon, Talbot,
Brown, Lewis, Tift,
Bryan, of Houston, McCarra, Tillman,
Bullard, McConnell, of Cass, Townsend,
Callaway, McConnell, of Cobb, Walker, of Richm'd,
Cameron, McIntosh, Ward,
Carter, Morgan, Williams,
Clark, Moseley, Williamson,
Crocker, Neal, Wimbish,
Dozier, Nisbet, Wood,
Dubignon, Pace, Zachry,
Fleming, Perkins,

So the amendment was rejected.

Mr. Tift moved to amend the same by adding, "and if such officer or agent shall not be able to respond in law or equity to such excess of debts so created by him or them; the stockholders shall be liable for such excess ratably, according to the amount of their stock, and the said agent or officer shall be liable to the stockholders for such excess. The amendment was rejected.

The sixth and seventh sections were then read, the report upon the substitute was then agreed to, the bill was read the third time, and upon the question, "Shall this bill now pass," the yeas and nays were required to be recorded, and are, yeas 84, nays 33.

Those who voted in the affirmative, are Messrs.
Alexander, Barnes, Brinson,
Anderson, of War'n, Battle, Brown,
Anderson of Wilkes, Bartow, Bryan, of Houston,
Andrews, Beasley, Bryan, of Wayne,
Arnold, Bethune, Bullard,
Atkinson, Black, Callaway,
Bacon, Bird, Candler,
Bailey, Brandon, Carter,
So the bill passed under the title thereof.

The Clerk was directed to carry it forthwith to the Senate.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the resolution in relation to the pardon of the two female convicts now in the Penitentiary.

The House then adjourned until half past two o'clock, P.M.

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HALF-PAST TWO O'CLOCK P. M.

Mr. Tillman from the Special Committee to whom was referred the petition of sundry citizens of Tatnall county,
made a report favorable to the prayer of the petitioners, and introduced the following bill:

A bill to change the place of holding Justices Court in the 41st district, G. M., in the county of Tatnall, which was read the first time.

Mr. Wimbish introduced a bill to incorporate Greenville Lodge, number 57, of Free and accepted Masons, of Meriwether county, which was read the first time.

Mr. Price introduced a bill to authorize John P. Eve to establish a ferry, or erect a toll bridge across the Etowah river on his own land, which was read the first time.

Mr. Jones laid upon the table a resolution which was read.

The House took up the special order of the House, which was the report on the bill to commute the sentence of death passed upon William L. Williams, in the Superior Court of Richmond county, on the 9th day of July of the present year, to imprisonment for life, at hard labor in the Penitentiary, upon certain conditions therein named, and agreed thereto.

On motion, the bill was made the special order for to-morrow.

On motion of Mr. Perkins, the House took up the report on the bill to compel non-residents of the county of Randolph, and owning or holding plantations and negroes in said county to give in and pay tax for the same in said county, and the same having been amended was agreed to.

The bill was read the third time, and upon the question "Shall this bill now pass," the yeas and nays were required to be recorded, and are, yeas 67, nays 50.

Those who voted in the affirmative, are Messrs.

Alexander, Bailey, Baratta, Battle, Beasley, Bethune, Black, Bird, Brinson, Bryan of Houston, Bullard, Gabines, Cameron, Candler, Carlton, Carter, Clark, Colbert, Cone, Crocker, Dozier, Dubignon, Fields, Freeman, Gaulding, Glass, Gresham, Heard, Hendricks, Hodges, Holmes, Howard, Jones, Kenan, Lawhon, Martin, McConnell, of Cass, McConnell of Cobb, McDonald, McDuffie, McLeod, Morris, Neal, Perkins, Phillips, Pollock, Price, Ramsay, Rawls, Robinson of Laur's, Spear, Strickland, Sumner, Talbot, Tift,
So the bill passed under the following title.

A bill to compel persons owning or holding plantations and negroes in any county in this State, and not residing therein, to give in and pay tax for the same in said county.

Mr. Gaulding, from the Committee on Enrollment, reported as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to repeal an act entitled an act to incorporate the town of Brunswick, and to extend its jurisdictional limits, and for other purposes therein mentioned, passed the 29th December, 1839.

An act to amend an act to compensate Jurors in the county of Bibb, passed on the 10th December, 1841.

An act to appoint Trustees for the Thomasville Academy in Thomas county.

An act to incorporate the LaGrange Female Institute.

An act to repeal so much of an act assented to the ninth day of December one thousand eight hundred and thirty-nine, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb.

An act to authorize the Inferior Court of Macon county to levy and collect for county purposes, an extra tax for the year 1848.

An act to alter and amend an act entitled an act to alter and amend the Road laws of this State, approved 19th December, 1818, so far as relates to the county of Gwinnett.
An act to regulate the trial of slaves and free persons of color in the City of Savannah.

An act to authorise the Curtright Manufacturing Company to erect a Bridge across the Oconee river, and for other purposes therein named.

An act to compel the Clerks of the county of Irwin to hold their offices at the Court House.

An act to authorize and continue in force an act entitled an act to incorporate the town of Thomasville in the county of Thomas, and appoint Commissioners for the same, assented to December 26th, 1831, and also an act amendatory thereof, assented to December 22d, 1832, and for other purposes therein named.

An act to alter and amend an act to point out the mode for the collection of rents and the recovery of possession of property within the City of Savannah and the precincts thereof.

An act to authorize the Governor to appoint a State Librarian and to fix the salary for the same, also to compensate the Clerk of the Supreme Court for his services as Librarian, heretofore rendered.

An act to authorize John Sirmons, an infirm and crippled man of Early county, to vend merchandize.

An act to authorize parties to compel discoveries at Common Law.

An act to pardon John Liverman, of Richmond county.

An act to alter and amend the Road law of this State in reference to the time of meeting of the Road Commissioners to hear and determine upon excuses tendered by defaulters to overseers, so far as relates to the county of Lincoln.

On motion of Mr. Harris of Baldwin, the House took up the report on the bill to change the time of holding the Supreme Court of the State of Georgia.

On motion, the bill was taken up by sections.

The first section having been read,

Mr. Lawhon moved to strike out "Columbus," and insert "Americus."

The motion was rejected.

Mr. Smith of Cass, moved to strike out 'Marietta,' and insert 'Cassville.'

Whereupon the yeas and nays were required to be recorded, and are yeas 19, nays 72.

Those who voted in the affirmative, are Messrs.

Alexander, Harden, Kilgore,
Beasley, Heard, McConnell of Cass,
Brinson, Hendricks, Price,
Cleveland, Jones, Smith of Cass,
Cone, Keith, Sunner,
Dorminy, Kenan, Whitworth,
Gaulding,
Those who voted in the negative, are Messrs.

Anderson of War’n, Harris of Morgan, Ramsay,
Anderson of Wilkes, Harris of Taliaferro, Reid,
Andrews, Hodges, Reynolds,
Bartow, Holmes, Robinson of Coweta,
Baugh, Howard, Robinson of Jasper,
Bethune, Jackson of Clark, Robinson of Laur’s,
Black, Lawhon, Sanford,
Bird, Lewis, Seward,
Brandon, Maloney, Sheffield,
Bryan of Houston, Martin, Shockley,
Callaway, McCarra, Smith of Oglethorpe,
Cameron, McConnell of Cobb, Spear,
Candler, McDonald, Strickland,
Carter, McLeod, Terrell,
Colbert, Morgan, Talbot,
Darnall, Morris, Tillman,
Fields, Moseley, Vardeman,
Freeman, Nisbet, Walker of Craw’t’d,
Glass, Pace, Weathers,
Glenn, Penticost, Williamson,
Graham, Phillips, Wilson,
Hall, Pinckard, Wimbish,
Harris of Baldwin, Pollock, Wood,
Harris of Clark, Quarterman, Zachry.

So the motion to strike out was rejected.

Mr. Jones moved to strike out the word ‘third,’ and insert ‘second,’ Monday for the time of meeting at Marietta—which was received.

Mr. Baugh moved to strike out all after the enacting clause.

Whereupon the yeas and nays were required to be recorded, and are yeas 34, nays 72.

Those who voted in the affirmative, are Messrs.

Atkinson, Keith, Reid,
Baugh, Kenan, Smith of Cass,
Black, Kilgore, Spear,
Brinson, Lawhon, Strickland,
Bryan of Wayne, Maloney, Sumner,
Candler, Martin, Terrell,
Carlton, McConnell of Cass, Tift,
Cone, McDonald, Vardeman,
Darnall, Pinckard, Weathers,
Dorminy, Pollock, Whitworth,
Fields, Price, Wilson,
Hendricks,

Those who voted in the negative, are Messrs.

Alexander, Anderson of Wilkes, Bacon,
Anderson of War’n, Andrews, Bailey,
So the motion to strike out was lost.

The report as amended was agreed to.

The bill was read the third time, and upon the question, "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 43, nays 67.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Alexander, Anderson of Warr'n, Black, Bailey, Barnes, Baugh, Brinson, Bryan of Houston, Bryan of Wayne, Bullard.
So the bill was rejected by the House.

Mr. Seward moved to suspend the order to take up a bill.

The order being suspended, the House went into committee of the whole—Mr. Jones in the chair—on the bill to be entitled an act to amend the 12th section of an act entitled an act to carry into effect that part of the 1st section of the third Article of the Constitution, which requires the establishment of a Supreme Court for the correction of errors and to organize the same, and to regulate the proceedings thereof, assented to on the —— day of December, 1845; and having spent some time therein—the Speaker resumed the chair, and Mr. Jones from the committee arose and reported progress, and asked leave to sit again.

Mr. Gaulding moved to adjourn until nine o’clock to-morrow morning.

Whereupon, the yeas and nays were required to be recorded, and are yeas 33, nays 78.

Those who voted in the affirmative, are Messrs.

Atkinson, Fields, Ramsay,
Bailey, Gaulding, Robinson of Laur’s,
Barnes, Glass, Seward,
Bryan of Houston, Gloyer of Jones, Shockley,
Cabiness, Gresham, Smith of Cass,
Candler, Hendricks, Spear,
Carlton, Kenan, Tift,
Carter, Lewis, Weathers,
Clark, Martin, Whitworth,
Cone, McDuffie, Williamson,
Darnall, Pollock, Wilson.

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Those who voted in the negative, are Messrs.

Alexander, Glenn, Pace,
Anderson of Warr'n, Glover of Jasper, Penticost,
Anderson of Wilkes, Graham, Perkins,
Andrews, Harris of Baldwin, Pinckard,
Arnold, Harris of Clark, Price,
Bacon, Harris of Morgan, Quarterman,
Barratte, Harris of Taliaferro, Rawls,
Bartow, Heard, Reid,
Baugh, Hodges, Reynolds,
Beasley, Holmes, Robinson of Coweta,
Bethune, Howard, Robinson of Jasper,
Black, Jackson of Clark, Sanford,
Bird, Jones, Sheffield,
Brandon, Keith, Smith of Oglethorpe,
Brinson, Kilgore, Strickland,
Bryan of Wayne, Lawhon, Sumner,
Bullard, McConnell of Cass, Terrell,
Callaway, McConnell of Cobb, Talbot,
Cameron, McDonald, Tillman,
Cleveland, McLeod, Ward,
Colbert, McIntosh, Walker of Crawf'd,
Crocker, Morgan, Walker of Richm'd,
Dorminy, Morris, Ward,
Fitzpatrick, Moseley, Wimbish,
Fleming, Neal, Wood,
Freeman, Nisbet, Zachry.

So the motion was rejected.

The House then adjourned until ½ past 6 o'clock, P. M.

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HALF PAST 6 O'CLOCK, P. M.

Mr. Kenan moved to postpone the order for the purpose of introducing a bill.

The order being suspended, whereupon he introduced a bill to amend an act passed December 11th, 1841, to incorporate the Elijay Turnpike Company, and to grant certain privileges to the same—which was read the first time.

And the order being further suspended,

Mr. Harris of Clark, moved to take up the bill for the better regulation and government of the town of Athens in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the 2d section of an act as- sented to 23d December, 1810, to extend the corporate limits of the town of Athens, &c. and for other purposes—
which had been amended in the Senate by the insertion of
the following additional section.

And be it further enacted, That all taxes and assessments
made under ordinances of the City Council of Augusta,
shall have the same lien and priority as taxes due the State,
except that they shall be postponed to the latter.

On motion, the amendment was read and accepted by
the House.

The following bills of the Senate were taken up, and were
severally read the first time:

A bill to amend an act entitled an act to incorporate the
town of Marthasville in the county of DeKalb, passed on the
23d day of December, 1843, and also to enlarge the bounda­
ry of said town and to incorporate the same under the name
of the City of Atlanta—to provide for the election of a Mayor
and City Councilmen and other officers, and to confer upon
them specified powers, and for other purposes herein men­
tioned.

A bill to alter and change the line between the counties of
Floyd and Chattooga.

A bill to exempt John Studstill of the county of Lowndes
from the provisions of the laws of the General Assembly
concerning Pedlers, and to authorise him to engage in that
business without license.

A bill to be entitled an act to incorporate the Ocmulgee
Rail Road Company.

A bill to be entitled an act to amend the charter of the
Memphis Branch Rail Road and Steam Boat Company.

A bill to authorise and require the Justices of the Peace
of the 53d Militia District of the county of Emanuel to hold
Land Courts, and for other purposes therein mentioned.

A Bill to authorise Littleton L. Snow and Eldridge L.
Calhoun, both of the County of Macon, to peddle in this
State without license.

A Bill to be entitled an act to require persons holding
plantations and Slaves in the County of Houston, to give in,
and pay taxes for the same in said County.

A Bill to incorporate the Village of Ringgold, in the coun­
ty of Walker, and to appoint Commissioners for the same.

A bill to authorise Jobe Rogers to erect a mill-dam across
the Oustanaula river.

A bill to be entitled an act to authorise the Judge of the
Court of Common Pleas and Oyer and Terminer of the city
of Savannah, to hold special or extraordinary Courts for
the summary trial of causes therein enumerated, and to
amend an act entitled an act to authorise the Judge of the
Court of Common Pleas and Oyer and Terminer for the
city of Savannah to hold special or extraordinary Courts
for summary trials of causes therein enumerated, and to
empower the Mayor of the city of Savannah, also to hold such special or extraordinary Courts, and to regulate seamen or marines, and to prevent them from being harbored, or running in debt.

A Bill to be entitled an Act to add a part of the County of Stewart to the County of Marion, to point out the mode of electing Commissioners, to provide for the location of the County site, to dispose of the Public Buildings at Tazewell, to remunerate the owners for depreciation of property in Tazewell, to provide payment for the undertakers of the Court House now being erected, and for other purposes.

A bill to be entitled an act to alter and amend the several acts incorporating the City of Macon.

A bill to be entitled an act to incorporate the Coweta Mutual Fire Insurance Company and the Athens Mutual Fire Insurance Company.

A bill to incorporate the Evergreen Cemetery Company of Bonaventure.

A bill for the relief of James H. Mehaffey.

A bill to authorize and empower the Justices of the Inferior Courts of this State to discharge criminals or offenders against the laws from Jail in certain cases.

A bill to amend the first section of an act entitled an act to change the names of Maria Ellen Allen to that of Maria Ellen Chapman, and the name of Emma Louisa Waller of the county of Twiggs to that of Maria Emma Exum, and to legitimatize the same, approved December 25th, 1845.

A bill to authorize Reuben H. Hood, executor of the estate of Tilman S. Hood, late of Forsyth county deceased, to remove the records relative to said estate from the county of Forsyth to the county of Jackson, and to make annual returns in the county of Jackson.

A bill to incorporate the Southern Mutual Insurance Company.

A bill the more effectually to define and make uniform the liability of guardians, executors and administrators, in regard to interest to be charged against them.

A bill to prohibit Commission Merchants in Savannah, Macon, &c. from deducting upon square bags of cotton, and to define and make uniform their rates of commission.

A bill for the relief of the heirs of John Todd, deceased.

A bill to be entitled an act to repeal the second section of an act entitled an act to prevent the clipping and the mutilating the current coin of this State.

A bill to be entitled an act for the relief of James Jordan of the county of Upson.

A bill to authorize the construction of the Magnetic Telegraph, and provide for the protection of the same.

A bill to be entitled an act to repeal an act entitled an act to authorize the Justices of the Inferior Courts of the several
counties in this State, to lay out any new District, or change or alter the lines of those already laid out.

A bill to establish sundry election precincts in the counties therein named, and to remove other election precincts therein specified.

The following bills of Senate were then taken up, and were severally read the second time, and committed for a third reading:

A bill to alter and amend an act entitled an act amendatory of an act entitled an act to incorporate the Baptist Convention in the State of Georgia and to authorise certain trustees of the Mercer University to make by-laws and regulations for the government of the said village of Penfield, assented to 28th December, 1838, so far as to place the government of the said village of Penfield in the hands of Commissioners, and for other purposes.

A bill to amend an act entitled an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved December 27th, 1845, and to authorise said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus.

A bill to require the Judge of the Cherokee Circuit to continue the Superior Court in the county of Cass for two weeks, and for other purposes.

A bill to be entitled an act to alter and amend the 3d and 7th sections of the first Article of the Constitution, so far as to change the time of holding elections for Senators and Representatives to the Legislature.

A bill to be entitled an act to change the time of holding the Superior Courts in the county of Troup.

A Bill to authorise the Muscogee Rail Road Company to issue bonds, and to authorise the Macon and Western Rail Road Company to indorse the same.

A bill to be entitled an act to repeal an act entitled an act to consolidate the offices of Receiver of Tax Returns and Tax Collectors of this State, so far as relates to the county of Sumter.

A bill to be entitled an act to repeal in part an act entitled an act to prescribe the manner of holding elections in the county of Chatham, and the Charter elections of the City of Savannah.

A bill to be entitled an act for the relief of a portion of the citizens of Wayne county.

A bill to be entitled an act to allow additional compensation to executors, administrators, guardians and trustees in certain cases.

A Bill to consent to the purchase of land at Cumberland Sound, and ceding to the United States jurisdiction over the same, except in civil and criminal cases.
A bill to change the name of the village of Cross Plains of Murray county to that of the city of Dalton, to extend the limits, and to point out the mode of electing their Mayor and Council.

The following bills of the House were then taken up, and were severally read the second time, and committed for a third reading:

A bill to appropriate money for the political years 1848 and 1849.

A bill to be entitled an act concerning Election Precincts. The House took up the report on a bill to authorise the Inferior Court of Baker county to dispose of certain lands for Poor School purposes—the report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on a bill for the relief of Charles Campbell and Asher Ayres of Bibb county—the report was disagreed to.

So the bill was lost.

The House took up the report on a bill to authorise the Inferior Court of Baker county to dispose of the county's interest in the lands and public buildings in the town of Byron, and the county's interest in certain lands in the town of Newton.

The report was agreed to, and the bill read the third time and passed under the title thereof.

The House took up the report on a bill to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

On motion, the same was referred to the Committee on Agriculture and Internal Improvements.

On motion, the House then adjourned until 9 o'clock tomorrow morning.

THURSDAY, DECEMBER 16, 1847

Mr. Freeman moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill "to change the time of holding the Supreme Court of the State of Georgia."

The House refused to reconsider.

Leave of absence was granted to Mr. McCarra for the remainder of the session, on account of circumstances beyond his control.

The House went into Committee of the Whole, Mr. Jones in the Chair, on the unfinished business of yesterday, which was the report on the bill to amend the 12th section of "an act to carry into effect that part of the 1st section of the 3rd
Article of the Constitution, which requires the establishment
of a Supreme Court for the correction of errors and to or­
ganize the same, and to regulate the proceedings thereof, as­
serted to on the day of December, 1845," and having
spent some time therein, the Speaker resumed the Chair, and
Mr. Jones from the Committee, arose and reported the bill
to the House with amendments.

The report as amended was agreed to.

The bill was read the third time, and upon the question
"Shall this bill now pass?" the yeas and nays were required
to be recorded, and are yeas 83, nays 25.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Gartrell, Pinckard,
Andrews, Gaulding, Pollock,
Arnold, Glass, Quartermann,
Atkinson, Glenn, Ramsay,
Bacon, Glover of Jones, Reynolds,
Bailey, Hall, Robinson of Coweta,
Barnes, Harden, Robinson of Laurens,
Baratte, Harris of Morgan, Rozar,
Battle, Harris of Taliaferro, Sanford,
Bartow, Heard, Seward,
Baugh, Hendricks, Sheffield,
Bethune, Hodges, Shockley,
Black, Holmes, Smith of Oglethorpe,
Bryan of Houston, Jackson of Clark, Spear,
Bryan of Wayne, Jones, Strickland,
Bullard, Kilgore, Sumner,
Cabiness, Lawhon, Terrell,
Callaway, Lewis, Tift,
Candler, McConnell of Cass, Tillman,
Carter, McDonald, Townsend,
Clark, McIntosh, Vardeman,
Cone, Morgan, Walker of Rich'm'd,
Crocker, Morris, Ward,
Dozier, Neal, Williamson,
Dubignon, Nisbet, Wimbish,
Fitzpatrick, Pace, Wood,
Fleming, Peticost, Zachry,
Freeman, Perkins,

Those who voted in the negative, are Messrs.

Alexander, Colbert, Moseley,
Anderson of War'n, Darnall, Rawls,
Beasley, Glover of Jasper, Reid,
Bird, Keith, Robinson of Jasper,
Brandon, Kenan, Weathers,
Brinson, Maloney, Whitworth,
Carlton, Martin, Williams,
Cleveland, McLeod, Wilson.
So the bill passed under the title thereof.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:

His Excellency the Governor, has assented to, and signed the following Resolutions, to-wit:

A Resolution in relation to the removal of the body of Col. McIntosh, from its present place of interment in Mexico, to his native State.

A Resolution in relation to the change of a mail route from Boxville to Dublin.

A Resolution of condolence with the widow and children of Capt. Holmes.

A Resolution in relation to the establishment of a Mail Hack, from Rome via Cave Springs to Jacksonville, Ala.

A Resolution in relation to the establishment of a coach mail route, from Dalton to Dahlonega.

Which I am directed to return to this branch of the General Assembly, in which they originated.

The House took up the special order of the day, which was the report on the bill for the relief of Peter Trezevant, and agreed thereto.

Pending the discussion thereon, the following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to-wit:

A bill to repeal an act entitled an Act to compensate Grand and Petit Jurors of the Superior and Inferior Courts of the several counties herein named, and to provide for the payment of the same, assented to the 23rd day of Dec. 1837, so far as respects the county of Lowndes.

A bill to authorise Daniel Aderhold, of the county of Cobb, to construct a Mill Dam across part of the channel of the Chattahoochee River.

A bill to amend an act to revise and consolidate the Mili­tia laws of this State, and to repeal the Cavalry laws now in force, approved Dec. 19, 1818.

A bill to authorise the Inferior Courts of the several counties in this State to levy and collect an extraordinary tax in certain cases therein named.

A bill to authorise the grant to issue to Martha Atia Smith, for Lot No. 9, in the 7th District of originally Lee, now Randolph county.

A bill for the registry of births, marriages and deaths in this State.

The House then adjourned until half past two o'clock, P.M.

—

HALF PAST TWO O'CLOCK, P. M.

The House met pursuant to adjournment.
The House resumed the unfinished business of the morning, which was the report on the bill for the relief of Peter Trezevant.

PENDING the discussion thereon, the following message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to-wit:

A bill for the relief of James Harrison, Administrator, &c., and to repeal the Irwinton Bridge Company's act of incorporation.

A bill to incorporate the Campbellton Bridge Company, and to authorize them to build a bridge across the Chattahoochee River and to establish a Ferry across the same.

A bill to authorize and empower the Courts of Ordinary of this State to grant letters testamentary to a person or persons who are not citizens of the State.

A bill for the protection and preservation of the rights and property of married women.

The Senate has also passed the following bills of the House of Representatives, to-wit:

A bill to enable the citizens of the county of Wayne to fix upon a permanent site for the public buildings in said county, and to raise funds and erect a Court House thereon.

A bill to alter and amend the 53rd section of the 4th division of the penal code.

Also the following bill of the House of Representatives with amendment, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill entitled an act to incorporate the Savannah and Albany Rail Road Company, with power to extend said Road and to construct branches.

They have also agreed to a Resolution authorizing his Excellency the Governor, to transmit certain Books to the Governors of the several States of the Union.

The question then recurred upon the passage of the bill, and upon the question "Shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 62, nays 58.

Those who voted in the affirmative, are Messrs.

Those who voted in the negative, are Messrs.

Alexander, Alexander, Anderson of Warr'n, Barnes, Baugh, Beasley, Bird, Brandon, Brinson, Bryan of Wayne, Bullard, Callaway, Cameron, Candler, Carlton, Cleveland, Colbert, Cone, Darnall, Dorminy, Fields,  


Those who voted in the negative, are Messrs.

Alexander, Alexander, Anderson of Warr'n, Barnes, Baugh, Beasley, Bird, Brandon, Brinson, Bryan of Wayne, Bullard, Callaway, Cameron, Candler, Carlton, Cleveland, Colbert, Cone,  

So the bill passed under the title thereof. The House then adjourned until 7 o'clock, P M.

Seven O'clock, P. M.

The House met pursuant to adjournment.

Mr. Sanford moved to suspend the order to take up a bill. The order being suspended, The House took up the report on the bill to alter and amend an act entitled an act amendatory of an act entitled an act to incorporate the Baptist Convention of the State of Georgia, and to authorise certain Trustees of the Mercer University to make Bye-Laws and regulations for the government of the said Village of Penfield, assented to 25th of December, 1838, so far as to place the government of the said
Village of Penfield in the hands of Commissioners, and for other purposes, and agreed thereto.

The bill was read the third time and passed under the title thereof.

Mr. McIntosh moved to suspend the order to take up a bill. The order being suspended,

The House took up the report on the bill to keep open the channel of Broad River, and to remove and prevent obstructions to the free passage of fish and boats in the same, from the point where the Madison county line crosses said River to its confluence with the Savannah River, and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title:

To keep open the channel of Broad River and remove and prevent obstructions to the free passage of fish and boats in the same, from the point where the Franklin county line crosses said River to its confluence with Savannah River.

Mr. Walker, of Richmond, moved to suspend the special order of the House, which was a bill to transmute the punishment of death passed upon Wm. L. Williams, &c., and make it the order of the day for to-morrow.

Mr. Moseley moved a suspension of the order to introduce a Resolution.

The order being suspended, he laid upon the table a Resolution, which was read.

The rule being suspended, the following Resolution was taken up and agreed to:

Resolved, That from and after this day, the bills of this House and bills from the Senate be divided into two orders, 1st, local, and 2d, general; and that this House will at the Evening Sessions act upon local bills, and at the Morning Sessions upon bills of a general character.

Mr. Gaulding, from the Committee on Enrollments, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives,

An act to repeal an act to alter and amend the several acts relating to the Court of Common Pleas and Oyer and Terminer for the City of Savannah, so far as relates to the Sheriff of said Court, and to allow said Sheriff certain fees, which are not provided for by law, and to increase his fees in certain cases and to allow him to appoint special Deputy Sheriffs in certain cases.

An act to alter and amend the 53d section of the 4th division of the penal code.

An act to fix the time of holding the Superior Court in the county of Floyd, to require the Judge to hold the same for two weeks if necessary, and to draw two panels of Grand
and Petit Jurors for said county, and also to authorise the Justices of the Inferior Court of said county to draw Jurors as thereafter prescribed.

An act to enable the citizens of the county of Wayne to fix upon a permanent site for the public buildings in said county, and to raise funds to erect a Court House thereon.

An act to alter and amend an act entitled an act to incorporate the Savannah, Ogeechee and Altamaha Canal Company, passed the 26th day of December, 1826, and for other purposes therein mentioned.

An act to amend an act for the better regulation and government of the town of Athens, in the county of Clark, and the several acts amendatory thereof, and for other purposes, and to extend the lien of taxes and assessments made under ordinances of the City Council of Augusta.

Mr. Bartow moved to take up bill of the House for second reading, and bill of the Senate for first reading.

The following bills were then taken up and read a second time, and committed for a third reading:

A bill to authorise the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through a part of Dade county; to secure to said Company certain rights and privileges, and for other purposes.

A bill to suspend the Militia laws and to provide for the encouragement of Volunteer Companies.

A bill to incorporate the Village of Clarkesville, in the county of Habersham, and to enlarge and define the corporate limits of said village.

A bill to incorporate Greenville Lodge, No. 57, of Free and Accepted Masons, of Meriwether county.

The following bills of Senate were taken up and severally read the second time, and committed for a third reading:

A bill to repeal as much of the act approved the 5th of December, 1806, amendatory of the act entitled an act to carry into effect the 9th section of the 3rd article of the Constitution, approved the 1st of December, 1802, for the benefit of Eluriage Fulgham, of the county of Baker.

A bill to prohibit Commission Merchants in Savannah, Macon, &c., from deducting upon square bags of Cotton, and to define and make uniform, their rates of commission, &c.

A bill to be entitled an act to authorise the grant to issue to Martha Atia Smith, for lot No. 9, in the 7th district of originally Lee, now Randolph county.

A bill to authorise an election to be held at the place of holding Justices Courts for the 39th district, G. M.

A bill to establish an election precinct at the Stone Mountain Depot in DeKalb county, and to establish certain other election precincts in said county.
A bill to change the election precinct from King's Gap to Goodman's Cross Roads, in Harris county.

A bill to abolish certain election precincts in the county of Talbot.

A bill to remove certain election precincts therein named.

A bill to abolish certain election precincts therein named.

A bill to amend an act entitled an act to establish election precincts in the several counties herein after named, and to repeal certain laws passed for establishing election precincts and to provide for the punishment of persons who may commit frauds at said elections, as far as relates to the county of Thomas, and also to establish an additional precinct in said county.

A bill to change the election precinct at the house of Chas. Evans, in the 599th district, G. M. in the county of Monroe, to Russellville in said county.

A bill to remove the election precinct in Henry county from the place of holding Justices Courts in the 489th district, G. M. to the house of Wm. Kimbell, in said county.

The following bills of the Senate were taken up and severally read the first time:

A bill to authorise and empower the Courts of Ordinary of this State, to grant letters testamentary to a person or persons who are not citizens of the State.

A bill for the relief of James Harrison and Samuel Harrison, Administrators, &c., and to repeal the Irwinton Bridge Company's act of incorporation.

A bill to legalize the actings and doings of Laviniah Loyless, Administratrix of Henry Loyless, late of Cass county, deceased, and to authorise the Court of Ordinary of Twiggs county to grant letters of administration de bonis non, on the estate of the said Loyless.

A bill to repeal an act to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the several counties herein named, and to provide for the payment of the same, assented to the 20th of Dec. 1837, so far as respects the county of Lowndes.

A bill to authorise and require the Secretary of State to record certain grants which have heretofore issued.

A bill to be entitled an act to re-organize the Judicial Districts and to equalize the labors of the Judges of the Superior Courts in this State, to change and fix the time of holding the Superior and Inferior Courts of certain counties herein mentioned, and for other purposes.

A bill to be entitled an act to amend an act entitled an act to revise and consolidate the Militia laws of this State, and to repeal Cavalry laws now in force, approved Dec. 19th, 1818.

A bill to authorize Daniel Aderhold, of the county of Cobb,
to construct a Mill Dam across part of the channel of the Chattahoochee River.

A bill to be entitled an act to incorporate the Campbellton Bridge Company, and to authorise them to build a Bridge across the Chattahoochee River, and to establish a Ferry across the same.

A bill to be entitled an act for the protection and preservation of the rights and property of married women.

A bill to be entitled an act for the registry of births, marriages and deaths, in this State.

A bill to be entitled an act to authorise the Superior Courts of the several counties in this State, to levy and collect an extraordinary tax in certain cases therein named.

A bill to change the place of holding Justices Court in the 41st district, G. M. in the county of Tattnall.

A bill to be entitled an act to amend an act passed Dec. 11, 1841, to incorporate the Ellijay Turnpike Company, and to grant certain privileges to the same.

A bill to be entitled an act to amend an act entitled an act to incorporate the Town of Marthasville, in the county of DeKalb, passed on the 23rd day of Dec. 1843, and also to enlarge the boundary of said Town and to incorporate the same under the name of the City of Atlanta; to provide for the election of a Mayor and City Councilmen and other officers, and to confer upon them specified powers, and for other purposes herein mentioned.

A bill to authorise Reuben H. Hood, Executor of the estate of Tilmon L. Hood, late of Forsyth county, deceased, to remove the records relative to said estate, from the county of Forsyth to the county of Jackson, and to make annual returns in the county of Jackson.

A bill for the relief of Jas. Jordan, of the county of Upson.

A bill to alter and amend the several acts incorporating the city of Macon.

A bill to be entitled an act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer, for the city of Savannah, to hold special or extraordinary courts for the summary trial of causes therein enumerated, and to amend an act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer for the city of Savannah, to hold special or extraordinary courts for summary trials of causes therein enumerated, and to empower the Mayor of the city of Savannah also to hold such special or extraordinary courts, and to regulate seamen and mariners, and to prevent them from being harboured or running in debt.

A bill to authorise the construction of the Magnetic Telegraph, and providing for the protection of the same.

A bill to be entitled an act for the relief of James Mahaffy.
A bill to authorise Jobe Rogers to erect a Mill Dam across the Oustanallu River.

A bill for the relief of the heirs of Jno. Todd, dec'd.

A bill to be entitled an act the more effectually to define and make uniform the liability of Guardians, Executors and Administrators, in regard to the interest to be charged against them.

A bill to be entitled an act to amend the 1st section of an act entitled an act to change the names of Maria Ellen Allens to that of Maria Ellen Chapman, and the name of Emma Louisa Waller, of the county of Twiggs, to that of Emma Louisa Exum, and to legitimate the same.

A bill to prohibit Commission Merchants in Savannah, Macon, &c., from deducting upon square bags of cotton, and to define and make uniform their rules of commission, &c.

A bill to authorise a grant to issue to Martha Atlg Smith, for lot No 9, in the 7th district of originally Lee, now Randolph county.

A bill to authorise and empower the Justices of the Inferior Courts of this State, to discharge criminals or offenders against the law from jail in certain cases.

A bill to incorporate the village of Ringgold, in the county of Walker, and to appoint Commissioners for the same.

Mr. Bartow, from the committee on Agriculture and Internal Improvements, to whom was referred the bill to incorporate the Macon and Western Rail Road Company and to repeal the acts herein mentioned, reported the bill to the House with a proviso, and recommended its passage.

A bill to incorporate the Evergreen Cemetry Company of Bonevanture.


A bill to repeal an act entitled an act to authorise the Justices of the Inferior Courts of the several counties in this State, to lay out any new district, or change or alter the lines of those already laid out, assented to 23rd of Dec. 1839, so far as relates to the counties of Habersham and Rabun.

A bill to require persons holding plantations and slaves in the county of Houston, to give in and pay taxes for the same in said county.

A bill to alter and change the line between the counties of Floyd and Chattooga.

A bill to amend the charter of the Memphis Branch Rail Road and Steamboat Navigation Company.

A bill to authorise Littleton L. Snow and Eldridge H. Calhoun, both of the county of Macon, to peddle in this State without license.

A bill to incorporate the Ocmulgee Rail Road Company.

A bill to be entitled an act to repeal the 2d section of an
act entitled an act to prevent the clipping and the mutilating
the current coin of this State, assented to Feb. 3d, 1789.
A bill to be entitled an act to incorporate the Southern Mu­
tual Insurance Company.
A bill to exempt John Studstill, of the county of Lowndes,
from the provisions of the laws of the General Assembly con­
cerning Peddlers, and to authorise him to engage in that busi­
ness without license.
A bill to be entitled an act to establish sundry election
precincts in the counties therein named, and to remove cer­
tain other election precincts therein specified.
A bill to authorise and require the Justices of the Peace
of the 53rd Militia district of the county of Emanual, to hold
land courts, and for other purposes therein mentioned.
A bill to be entitled an act to add a part of the county of
Stewart to the county of Marion, to point the mode of elect­
ing Commissioners, to provide for the location of a county
site, to dispose of the public buildings at Tazewell, to renu­
erate the owners for depreciation of property in Tazewell,
to provide payment for undertakers of the Court House now
being erected, and for other purposes.
Mr. Wimbish called up a Resolution which he introduced.
The following Resolution was taken up, read and agreed
to.

Resolved by the Senate and House of Representatives of the
State of Georgia, in General Assembly met, That his Excel­
lency the Governor, be and is hereby authorised to furnish
sixty short Harper’s Ferry muskets, and twelve swords, to
Milton P Tucker and Wm. F Disbrow, for the use of the
Georgia Military Academy, located at Greenville, in the
county of Meriwether, upon the usual security being given
that said arms be properly taken care of, and returned to the
State when called for.

Resolved further, That if said arms are not now in either
of the arsenals of the State, his Excellency the Governor,
be requested to use his exertions to procure them from the
United States Government upon the next distribution of arms
to the States, and upon procuring them from said Govern­
ment, that he be requested to notify the said Milton P. Tuck­
er and Wm. F Disbrow thereof.

Mr. Bartow laid upon the table a Resolution.
The rule being suspended, the following Resolution was
taken up and agreed to:

Resolved by the Senate and House of Representatives of the
State of Georgia, in General Assembly met, That his Excellen­
cy the Governor be, and he is hereby authorised to furnish
the Georgia Hussars, a volunteer company in the county of
Chatham, with seventy-five holsters, and the same number
of sabres or broad swords, if the said arms are in the State
Arsenal, and if not, that he be requested to obtain them from the Government of the United States.

Mr. Baratte offered the following amendment:

*And be it further Resolved, That his Excellency the Governor, be and he is hereby required to furnish for the use of the Camden Riflemen, a volunteer company in the county of Camden, fifty rifles and bayonets, Provided, the officers of said company give bond, with good and sufficient security, for their return, whenever the State shall demand them, or the said company be dissolved.*

Which was received.

The House then adjourned until half past nine o'clock, tomorrow morning.

FRIDAY, DECEMBER 17th, 1847.

Mr. Jackson of Walton, moved to reconsider so much of the journal of yesterday as relates to the passage of the bill for the releif of Peter Trezevant.

Whereupon, the yeas and nays were required to be recorded, and are yeas 62, nays 56.

Those who voted in the affirmative, are Messrs.

Alexander, Dorminy, McDonald,
Anderson of Warr'n, Fields, McLeod,
Atkinson, Fitzpatrick, Morgan,
Barnes, Franklin, Morris,
Baugh, Freeman, Moseley,
Beasley, Gaulding, Penticost,
Bird, Glass, Rawls,
Brandon, Glover, of Jones, Robinson, of Jasper,
Brinson, Hall, Sanford,
Brown, Harden, Sheffield,
Bryan, of Wayne, Heard, Smith, of Cass,
Bullard, Hendricks, Spear,
Cabiness, Jackson, of Walton, Strickland,
Callaway, Jones, Summer,
Cameron, Keith, Tillman,
Candler, Kilgore, Vardeman,
Carlton, Lawhon, Walker of Crawford,
Cleveland, Maloney, Weathers,
Colbert, Martin, Whitworth,
Cone, McConnell, of Cass, Wilson,
Darnall, McConnell, of Cobb,

Those who voted in the negative, are Messrs.

Anderson of Wilkes, Bacon, Battle,
Andrews, Bailey, Bartow,
Arnold, Baratte, Bethune,
Black, Holmes, Reynolds, 
Bryan, of Houston, Howard, Robinson of Laur'ns 
Carter, Jackson, of Clark, Seward, 
Clark, Kenan, Shockley, 
Crocker, Lewis, Smith of Oglethorpe, 
Dozier, McIntosh, Terrell, 
Dubignon, Neal, Talbot, 
Fleming, Nisbet, Tift, 
Gartrell, Pace, Townsend, 
Glenn, Perkins, Walker, of Richm'd, 
Glover, of Jasper, Phillips, Ward, 
Graham, Pinckard, Williamson, 
Gresham, Pollock, Wimbish, 
Harris, of Baldwin, Price, Wood, 
Harris of Taliaferro, Quarterman, Zachry. 
Hodges, Reid, 

So the House agreed to reconsider. 
Mr. Phillips, from the Finance Committee, to whom was 
referred the bill to amend the several acts in relation to is­
suing of grants on head rights in this State, so far as to ex­
tend the time for granting the same until the 25th day of 
December, 1849, reported the bill back to the House with 
amendments. 

The House took up the special order of the House, which 
was the bill to commute the sentence of death, passed up­
on William L. Williams in the Superior Court of Richmond 
county, on the 9th day of July, in the present year, to im­
prisonment for life at hard labor in the Penetentiary, upon 
certain conditions therein named. 

Pending the discussion thereon, the following message 
was then received from his Excellency the Governor, by Mr. 
Smith, his Secretary, to wit: 

His Excellency the Governor, has assented to and signed 
the following acts, to wit: 

An act to revive and continue in force an act to incorporate 
the town of Thomasville, in the county of Thomas, and ap­
point Commissioners for the same, assented to December 
26th, 1831, and also, an act amendatory thereof, assented to 
December 22d, 1832, and for other purposes therein named. 

An act to authorize parties to compel discoveries at com­
mon law. 

An act to authorize the Cutright Manufacturing Company, 
to erect a bridge across the Oconee river, and for other pur­
poses therein named. 

An act to pardon John Liverman of Richmond county. 

An act to appoint Trustees for Thomasville Academy, in 
Thomas county. 

An act to incorporate the LaGrange Female Institute. 

An act to compel the Clerks of the county of Irwin to hold 
their offices at the Court House.
An act to authorize the Inferior Court of Macon county to levy and collect for county purposes, an extra tax for the year 1848.

An act to alter and amend an act to point out the mode for the collection of rents and the recovery of possessions of property within the city of Savannah, and the precincts thereof.

An act to alter and amend an act entitled an act to alter and amend the road laws of this State, approved December 19th, 1818, so far as relates to the county of Gwinnett.

An act to authorize John Sermons, an infirm and crippled man of Early county, to vend Merchandize.

An act to amend an act to compensate Jurors in the county of Bibb, passed on the 10th December, 1841.

An act to repeal so much of an act assented to the 9th day of December, 1839, consolidating the offices of Tax Collector and Receiver in certain counties therein named, as relates to the county of Cobb.

An act to authorize the Governor to appoint a State Librarian and to fix the salary for the same; also, to compensate the clerk of the Supreme Court, for his services as Librarian heretofore rendered.

Which I am directed to return to this branch of the General Assembly, in which they originated.

The following message was then received from the Senate, by Mr. Crawfbrd, their Secretary:

The Senate have passed the following bills of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to be entitled an act to incorporate the Washington Rail Road Company, with powers to construct a Rail Road from the Town of Washington in Wilkes county, to a depot on the Central Rail Road known as Tennille, or some other suitable point on said last mentioned Road, and for other purposes therein named.

Also a bill to incorporate the Atlanta and West Point Rail Road Company.

The question then recurred upon the passage of the bill, "shall this bill now pass?" The yeas and nays were required to be recorded, and are yeas 30, nays 70.

Those who voted in the affirmative, are Messrs.

Arnold, Hall, Phillips,
Atkinson, Hendricks, Pollock,
Baugh, Jackson, of Walton, Quarterman,
Black, Lewis, Sheffield,
Bird, McConnell, of Cass, Strickland,
Brinson, McConnell, of Cobb, Terrell,
Crocker, McDonald, Tift,
Dozier, McIntosh, Weathers,
Dubignon, Morgan, Williams,
Gaulding, Perkins, Williamson.
Those who voted in the negative, are Messrs.

Alexander,                           Franklin,                        Pace,
Anderson of Warr'ns, Freeman,        Penticost,                        Pinckard,
Anderson of Wilkes, Gartell,          Price,                            Reid,
Andrews,                             Glass,                             Reynolds,
Bacon,                               Glenn,                             Robinson of Coweta,
Barnes,                              Glover, of Jones,                  Robinson of Jasper,
Battle,                              Graham,                            Robinson of Laurens,
Bartow,                              Harden,                            Rozar,
Beasley,                             Harris, of Clark,                    Sanford,
Bethune,                             Harris of Taliaferro,                 Shockley,
Brandon,                             Hines of Taliaferro,                 Smith, of Cass,
Bryan, of Houston,                    Heard,                             Smith of Oglethorpe,
Bryan, of Wayne,                      Hodges,                            Spear,
Cabiness,                            Holmes,                             Sumner,
Candler,                             Jackson, of Clark,                  Tillman,
Carlton,                             Jones,                              Townsend,
Carter,                              Kilgore,                            Walker, of Rich'd,
Clark,                                Lawhon,                             Whitworth,
Cleveland,                           Martin,                             Wilson,
Colbert,                              Morris,                             Wimbish,
Darnall,                             Mosely,                             Wood,
Dorminy,                             Neal,                               Wood,
Fields,                              Nisbet,                             Wood,
Fitzpatrick,                          

So the bill was rejected.

The House went into Committee of the Whole, Mr. Howard in the Chair, on the special order of the day, which was the report on the bill to found and establish in the University of Georgia a Professorship of Agricultural Chemistry, to endow the same, and for other purposes,

And having spent some time therein, the Speaker resumed the Chair, and Mr. Howard from the Committee, arose and reported the bill to the House with amendments. The report as amended was agreed to.

Mr. Harris of Clark, offered the following additional section:

And be it further enacted by the authority aforesaid, That all the departments of the said University, shall be free to one student from each of the Senatorial Districts, as at present organized in this State, to be selected from applicants in the several counties by the Inferior Courts of the counties; Provided that the students to be benefited by the provisions of the section shall be selected alternately from the counties composing the Senatorial Districts, and provided further, that there shall be but one student from each Senatorial District at a time under the provisions in this section contained, which was received.

The question then recurs upon the passage of the bill,
and upon the question, "shall this bill now pass?" The yeas and nays were required to be recorded, and are yeas 20, nays 91.

These who voted in the affirmative, are Messrs.

Bartow, Jackson of Clark, Price,
Bethune, Lewis, Robinson of Coweta,
Black, Morgan, Shockley,
Dubignon, Nisbet, Tift,
Glenn, Phillips, Walker of Richm'd,
Harris of Baldwin, Pinckard, Walker of Richm'd,
Harris of Clark, Pollock,

Those who voted in the negative, are Messrs.

Alexander, Franklin, Moseley,
Anderson of Warr'n, Freeman, Neal,
Anderson of Wilkes,Gartrell, Pace,
Andrews, Gaulding, Penticost,
Arnold, Glass, Quarterman,
Atkinson, Glover of Jasper, Reid,
Bacon, Glover of Jones, Reynolds,
Bailey, Graham, Robinson of Jasper,
Barnes, Hall, Robinson of Laurel's,
Battle, Harden, Rozar,
Baugh, Harris of Taliaferro, Sanford,
Brandon, Heard, Seward,
Brinson, Hendricks, Sheffield,
Bryan of Houston, Hodges, Smith of Gass,
Bryan of Wayne, Holmes, Smith of Oglethorpe,
Cabiness, Howard, Spear,
Callaway, Jackson of Walton, Strickland,
Cameron, Jones, Sumner,
Candler, Kenan, Terrell,
Carlton, Kilgo, Talbot,
Carter, Lawhon, Tillman,
Clark, Maloney, Townsend,
Cleveland, Martin, Walker of Crawford,
Colbert, McConnell of Cass, Weathers,
Cone, McConnell of Cobb, Whitworth,
Crocker, McDonald, Williamson,
Darnall, McDuffie, Wilson,
Dorminy, McLeod, Wimbish,
Fields, McIntosh, Wood,
Fitzpatrick, Morris, Zachry.

So the bill was rejected by the House.

Leave of absence was granted to Mr. Rozar for a few days, on account of the indisposition of his family.

The House then adjourned until half-past two o'clock, P. M.
Mr. Kenan moved to suspend the order of the House, to take up a bill.

The order being suspended, the House took up the report on the bill of the Senate, to repeal an act passed 25th December, 1837, to consolidate the offices of Tax Collector and Receiver of Tax Returns in certain counties therein named, so far as relates to the counties of Murray and Glynn, and the same having been amended, was agreed to. The bill was read the third time and passed under the title thereof.

On motion of Mr. Gaulding, the House took up the report on the bill to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary, during those years when there shall be no Session of the Legislature, and to require his Excellency the Governor, to appoint three persons to examine the raw materials and the assets of the Book Keeper, and report the same to his Excellency, and agreed thereto. The bill was read the third time and passed under the title thereof.

On motion the Clerk was directed to carry it forthwith to the Senate.

Mr. Kenan from the Committee on the Judiciary, to whom was referred a bill to change the penalty of death for crimes committed by free white persons, to imprisonment and labor in the Penitentiary for life, reported the bill back to the House, recommending that the bill ought not to pass until the pardoning power be so changed as to require a vote of two-thirds of the Legislature.

The House took up the special order of the House, which was the report on the bill to give the election of Judges of the Superior Courts and of Comptroller General to the people, to prescribe the time of holding said election, and for other purposes.

On motion, the same was postponed for further consideration.

The House took up the further special order, which was the report on the bill to alter and amend the 12th section of the 2nd article of the Constitution of this State, and agreed thereto—the bill was read the third time and upon the question, "shall this bill now pass?" The yeas and nays were required to be recorded, and are yeas 53, nays 55.

Those who voted in the affirmative, are Messrs.

Atkinson, Cabiness, Fields,
Bailey, Candler, Fitzpatrick,
Barratte, Carlton, Franklin,
Baugh, Cleveland, Freeman,
Bryan of Houston, Cone, Gaulding,
Bryan of Wayne, Darnall, Glover of Jasper.
Glover of Jones, Maloney, Spear,
Hall, Martin, Strickland,
Harden, McConnell of Cass, Sumner,
Heard, McConnell of Cobb, Tift,
Hendricks, McDuffie, Vardeman,
Holmes, Morris, Walker of Crawf'd.
Jackson of Clark, Penticost, Weathers,
Jackson of Walton, Pollock, Whitworth,
Jones, Reid, Williamson,
Keith, Robinson of Jasper, Wilson,
Kenan, Rozar, Wimbish.
Kilgore, Smith of Cass,

Those who voted in the negative, are Messrs.

Andrews, Anderson of Warr'n, Dubignon,
Anderson of Wilkes, Fleming, Pace,
Andrews, Gartrell, Pinckard,
Arnold, Glass, Price,
Bacon, Glenn, Quarterman,
Battle, Harris of Baldwin, Rawls,
Bartow, Harris of Clark, Reynolds,
Beasley, Harris of Morgan, Sanford,
Bethune, Harris of Taliaferro, Shockley,
Black, Hodges, Smith of Oglethorpe,
Bird, Howard, Terrell,
Brandon, Lawbon, Talbot,
Brinson, Lewis, Tillman,
Bullard, McLeod, Townsend,
Callaway, McIntosh, Walker of Rich'm'd,
Cameron, Morgan, Ward,
Carter, Moseley, Wood,
Clark, Neal, Zachry.
Dozier,

So the bill was rejected by the House.

The House took up the special order, which was the report on the bill to alter and amend the first section of the third article of the Constitution of this State, and agreed thereto.

Whereupon the yeas and nays were required to be recorded, and are yeas 51, nays 63.

Those who voted in the affirmative, are Messrs.

Bailey, Cone, Heard,
Baugh, Darnall, Hendricks,
Bryan of Houston, Fields, Jackson of Walton,
Bryan of Wayne, Fitzpatrick, Jones,
Cabiness, Franklin, Keith,
Candler, Freeman, Kenan,
Carlton, Gaulding, Kilgore,
Carter, Glover of Jasper, Maloney,
Cleveland, Glover of Jones, Martin,
Colbert, Hall, McConnell of Cass,
Those who voted in the negative, are Messrs.

Anderson of W'rr'n, Dubignon, Pace,
Anderson of Wilkes, Fleming, Perkins,
Andrews, Gartrell, Pinckard,
Arnold, Glass, Price,
Atkinson, Glenn, Quarterman,
Bacon, Graham, Ramsay,
Baratte, Harden, Rawls,
Battle, Harris of Baldwin, Reynolds,
Bartow, Harris of Clark, Robinson of Jasper,
Beasley, Harris of Morgan, Robinson of Laur'ns,
Bethune, Harris of Taliaferro, Sanford,
Black, Hodges, Shockley,
Bird, Holmes, Smith of Oglethorpe,
Brandon, Howard, Terrell,
Brinson, Jackson of Clark, Talbot,
Bullard, Lawhon, Tilman,
Callaway, Lewis, Townsend,
Cameron, McIntosh, Walker of Rich'm'd,
Clark, Morgan, Ward,
Crocker, Moseley, Wood,
Dozier, Neal, Zachry.

So the bill was rejected by the House.

The House took up the further special order, which was the report on the bill to give the election of Judges of the Superior Courts of the State of Georgia, to the people of the respective judicial districts thereof, and agreed thereto.

Mr. Jackson of Walton moved to postponed it for further consideration.

The motion was rejected, the bill was read the third time and upon the question, "shall this bill now pass?" The yeas and nays were required to be recorded, and are yeas 55, nays 61.

Those who voted in the affirmative, are Messrs.

Atkinson, Candler, Fitzpatrick,
Bailey, Carlton, Franklin,
Barnes, Carter, Freeman,
Brinson, Cleveland, Gaulding,
Baugh, Colbert, Glass,
Bryan, of Houston, Cone, Glover, of Jasper,
Bryan, of Wayne, Darnall, Glover, of Jones,
Cabiness, Fields, Hall,
Those who voted in the negative, are Messrs.

Anderson of Warr’n, Glenn, Perkins,
Anderson of Wilkes, Graham, Pinckard,
Andrews, Harris, of Baldwin, Price,
Arnold, Harris, of Clark, Quarterman,
Bacon, Harris, of Morgan, Ramsey,
Barratte, Harris, of Taliaferro, Rawls,
Battle, Hodges, Reynolds,
Bartow, Holmes, Robinson of Laur’ns,
Beasley, Howard, Sanford,
Bethune, Jackson, of Clark, Shockley,
Black, Lawhon, Smith of Oglethorpe,
Bird, Lewis, Terrell,
Brandon, McDuffie, Talbot,
Bullard, McLeod, Tillman,
Callaway, McIntosh, Townsend,
Clark, Morgan, Walker of Rich’m’d,
Crocker, Moseley, Ward,
Dozier, Neal, Weathers,
Dubignon, Nisbet, Wood,
Fleming, Pace, Zachry.

So the bill was rejected by the House.

Mr. Bailey moved a suspension of order to make a report,

The order being suspended, Mr. Bailey from the Special Committee to whom was referred the bill for the relief of James B. Tomlinson and appropriate money therefor, reported favorably to the bill.

Mr. Bailey then moved to take up the bill.

The House then went into Committee of the Whole, Mr. Bethune in the Chair, on the bill for the relief of James B. Tomlinson, and to appropriate money therefor, and having spent some time therein the Speaker resumed the Chair, and Mr. Bethune from the Committee arose and reported the bill to the House with amendments. The report as amended was agreed to, the bill was read the third time and passed under the title thereof.
Mr. Jones moved a suspension of order to introduce a resolution. The order being suspended,

Mr. Jones laid upon the table a resolution, which was read,

He then moved a suspension of the rule requiring new matter to lay upon the table for one day, to take up the resolution. The rule being suspended, the following resolution was taken up:

Whereas, there is no provision made by the Constitution or Laws of Georgia, for the election of Judges of the Superior Court.

Resolved by the Senate and House of Representatives of this State, That at the next election for members of Congress, the voters be requested to indorse on their tickets, by the people or by the Legislature; and if on counting up the ballots, it appears that a majority of the people are in favor of electing the Judges by the people, the Governor shall issue his Proclamation, declaring an election to be held for Judges on the first Monday in October, 1849, for Judges in the Circuits when the term of Judges now in office expire in that year, each Judge to be elected by the people of the Circuit in which he is to preside.

Upon agreeing to the resolution, the yeas and nays were required to be recorded, and are yeas 60, nays 51.

Those who voted in the affirmative, are

Atkinson, Bailey, Barnes, Baugh, Bethune, Bryan, of Houston, Bryan, of Wayne, Bullard, Cabiness, Candler, Carlton, Carter, Cleveland, Colbert, Cone, Cone, Darnall, Fields, Fitzpatrick, Franklin, Gaulding, Glass, Glover, of Jones, Hall, Harden, Heard, Hendricks, Holmes, Jackson, of Walton, Sheffield, Jones, Keith, Kenan, Kilgore, Maloney, Martin, McConnell, of Cass, McConnell, of Cobb, McDonald, McDuffie, McIntosh, Morris, Penticost, Phillips, Pinckard, Pollock, Reid, Reynolds, Robinson, of Jasper.

Those who voted in the negative, are

Anderson, of War’n, Bartow, Anderson of Wilkes, Bacon, Andrews, Arnold, Beasley, Black, Bird.
Brandon, Harris of Taliaferro, Robinson of Coweta.
Callaway, Hodges, Robinson of Laur'ns.
Cameron, Howard, Sanford,
Clark, Lawhon, Shockley,
Dozier, Lewis, Smith of Oglethorpe,
Dubignon, Morgan, Terrell,
Fleming, Moseley, Talbot,
Freeman, Neal, Tillman,
Gartrell, Pace, Townsend,
Glenn, Perkins, Walker, of Rich'm'd.
Graham, Price, Ward,
Harris, of Baldwin, Quarterman, Wood.
Harris, of Clark, Ramsay, Zachry.
Harris, of Morgan, Rawls,

So the resolution was agreed to.

The House then took up the further special order, which was the report on the bill to alter and amend the 3d section of the 3d article of the Constitution, of this State, and agreed thereto. The bill was read the third time and upon the question, "shall this bill now pass?" The yeas and nays were required to be recorded, and are yeas 54, nays 61.

Those who voted in the affirmative, are Messrs.

Alexander, Gaulding, Morris,
Atkinson, Glass, Penticost,
Bailey, Glover of Jasper, Pollock,
Barnes, Glover of Jones, Reid,
Baugh, Hall, Robinson of Jasper,
Bryan of Houston, Harden, Sheffield,
Bryan of Wayne, Heard, Smith of Cass,
Cabiness, Hendricks, Spear,
Candler, Jackson, of Walton, Strickland,
Carlton, Jones, Sumner,
Carter, Keith, Tift,
Cleveland, Kilgore, Vardeman,
Colbert, Maloney, Walker of Crawf'd,
Cone, Martin, Whitworth,
Darnall, McConnell of Cass, Williamson,
Fields, McConnell of Cobb, Wilson,
Fitzpatrick, McDonald, Wimbish,
Franklin, McDuffie,
Freeman,

Those who voted in the negative, are Messrs.

Anderson of War'n, Bartow, Bullard,
Anderson of Wilkes, Beasley, Callaway,
Andrews, Bethune, Cameron,
Arnold, Black, Clark,
Bacon, Bird, Crocker,
Baratte, Brandon, Dozier,
Battle, Brinson, Dubignon,
Fleming, Mcintosh, Reynolds,
Gartrell, Morgan, Robinson of Coweta,
Glenn, Moseley, Sanford,
Graham, Neal, Shockley,
Harris of Baldwin, Nisbet, Smith of Oglethorpe,
Harris of Morgan, Pace, Terrell,
Harris of Taliaferro, Perkins, Talbot,
Hodges, Phillips, Tillman,
Holmes, Pinckard, Townsend,
Howard, Price, Walker of Richm'd-
Jackson of Clark, Quarterman, Ward,
Lawhon, Ramsay, Wood,
Lewis, Rawls, Zachry.

So the bill was rejected by the House.

Mr. Phillips from the Committee on the Lunatic Asylum, to whom was referred the memorial of David Cooper, made a report and introduced the following bill:

A bill for the relief of David Cooper, which was read the first time.

The House then took up the report on the bill to change the penalty of death for crimes committed by free white persons, to imprisonment and labor in the Penitentiary for life, and agreed thereto, the bill was read the third time and was rejected by the House.

Mr. Bartow moved a suspension of the order, to introduce a resolution. The order being suspended,

Mr. Bartow laid upon the table a resolution, which was read. He then moved a suspension of the rule requiring new matter to lay upon the table for one day, to take up the resolution. The order being suspended, the following resolution was taken up and agreed to:

Resolved, That the Rev. J. F. O'Neil, of the Roman Catholic Church, be allowed the use of this Hall on Sunday next, for the purposes of public worship to Almighty God.

The following message was then received from his Excellency the Governor, by Mr. Smith, his Secretary:

His Excellency the Governor has approved and signed, An act to regulate the trials of slaves and free persons of color in the City of Savannah,

Which I am directed to return to this branch of the General Assembly.

The House then adjourned until half-past six o'clock, P. M.

HALF-PAST SIX O'CLOCK, P. M.

The House met pursuant to adjournment.

The chairman of the Special Committee to whom was re-
ferred the report of the Director of the Central Bank, asked leave of absence for the evening for the Committee, which was granted.

The House took up the report on the bill for the relief of the City of Columbus.

Mr. Bethune offered the following substitute in lieu thereof,

A bill to authorise the Comptroller General to cause a credit for $222 50 cents principal, $60 07 cents interest, to be entered on a fi fa in favor of the State, vs. the City of Columbus, and to grant indulgence to the Bridge debt due by said City to the State, which was received. The report as amended was agreed to, the bill was read the third time and upon the question, “shall this bill now pass?” The yeas and nays were required to be recorded, and are yeas 85, nays 16.

Those who voted in the affirmative, are Messrs.

Anderson of Warr’n Freeman, Anderson of Wilkes, Gartrell, Andrews, Arnold, Atkinson, Bacon, Bailey, Baratte, Battle, Bartow, Baugh, Beasley, Bethune, Bird, Brandon, Brinson, Bryan of Houston, Bryan of Wayne, Bullard, Callaway, Cameron, Clark, Cleveland, Cone, Crocker, Darnell, Dozier, Dubignon, Franklin,

Perkins, Pinckard, Gaulting, Glenn, Glover of Jasper, Graham, Hall, Harris, of Baldwin, Harris of Clark, Harris of Morgan, Harris of Taliaferro, Heard, Hodges, Holmes, Howard, Jackson of Clark, Lawhon, Lewis, McConnell, of Cass, McDonald, McLeod, Morgan, Morris, Moseley, Neal, Nisbet, Pace, Penticost,

Those who voted in the negative, are Messrs.

Alexander, Barnes, Cabiness, Candler, Carlton, Colbert, Dorminy, Fields, Fitzpatrick,
Glass, Martin, Spear,
Kenan, Reid, Weathers,
Kilgore,

So the bill passed under the title thereof.

The House took up the report on the bill for the relief of Marion A. Huguinon, lately the wife of Seymore R. Bonner.
On motion of Mr. Tift, the bill was postponed for further consideration.

The House took up the report on the bill to incorporate the Oglethorpe Fire Company, No. 1, of Savannah.
The report as amended was agreed to, the bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise Joel Deese, to erect a ferry across the Chattahoochee river on his own land, and the same being amended, was agreed to.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the line of the counties of Laurens and Emanuel, so as to include the residence of Joseph M. Sumner, in the county of Emanuel, and the same having been amended, was agreed to.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill requiring the Judge of the Coweta Circuit to continue the Superior Court in the county of Cobb for two weeks, and to fix the times of holding the same.
On motion, the same was postponed for further consideration.

The House took up the report on the bill to change the time of holding the Superior Court of Bibb county, and for other purposes therein named, and the same being amended, was agreed to.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act to make permanent the site of public buildings in the town of Starkesville in the county of Lee, and agreed thereto.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Flint River Factory, and on motion, the same was postponed for further consideration.

The House went into committee of the whole, Mr. Reynolds in the Chair, on the bill to compensate Andrew J. Williams and William Connelly for services rendered as teachers of poor children, entitled to the benefit of the poor school fund in the county of Stewart, for the years 1845 and 1846, and having spent some time therein, the Speaker re-
sumed the chair, and Mr. Reynolds, from the Committee, arose and reported the bill to the House, as amended.

On motion of Mr. Jones, the bill was postponed indefinitely.

The House went into Committee of the Whole, Mr. Sanford in the Chair, on the bill for the relief of James R. Thomas of the county of Ware, and having spent some time therein, the Speaker resumed the Chair, and Mr. Sanford, from the committee, arose and reported the bill to the House with out amendment.

The report of the Committee was agreed to—the bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Flint River Factory, and agreed thereto.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to add the residence of Stephen D. Chapman, now in the county of Bibb, situated immediately on the line, to the county of Monroe, and the same being amended, was agreed thereto.

The bill was read the third time, and passed under the following title:

An act to add the residence of Stephen D. Chapman, now in the county of Bibb, situated immediately on the line, to the county of Monroe, to change the county line between the counties of Carroll and Coweta, so as to include that part of McIntosh's reserve now in the county of Carroll, in Coweta county—to change the line between the counties of Cass and Murray, so as to include the residence of Thomas O. Christian, in the county of Murray, and to change the line between the counties of Walton and Gwinnett, so as to include lot No. 323, in the 5th district of Gwinnett, to the county of Walton.

The House took up the report on the bill to authorize his Excellency the Governor, to cause to be paid to William Tippit, William E. Hackers and James N. Suddith, certain accounts for teaching poor children in the county of Campbell, in the years 1842 and 1843.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to authorize the City Council of Columbus to sell certain lots on the Northeast corner of said city undisposed of, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to alter and change the time of holding the Inferior Courts of the county of Stewart, and agreed thereto.

The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to authorize the Inferior Court of Carroll county to levy annually an extra tax of not exceeding one hundred per cent on the annual State tax of said county, on the citizens of said county, for the purpose of building a Court House in said county, and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title:

A bill to authorize the Inferior Courts of the counties of Carroll and Thomas, to levy an extra tax upon the citizens of said counties, for the purposes therein named.

The House took up the report on the bill to amend an act entitled an act to incorporate the town of New Gilbralter, in DeKalb county, to appoint commissioners for the same, and to provide for the election of commissioners in succession, and other regulations therein named, and to levy a tax for the improvement of said town, assented to December 21st, 1839, and to change the name, and extend the limits of said town, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the county lines of Houston, Macon, and Crawford counties, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend an act to provide for the education of the poor, so far as the counties of Lumpkin and Rabun are concerned, and the same being amended, was agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter the line between the counties of Jones and Jasper, so as to add a part of lot No. 44, 13th District of Jones county, to the county of Jasper and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to add lot of land, No. S3 and fraction No. 84 in the 14th District of originally Fayette, but now Campbell county, to the county of DeKalb. The same being amended, was agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the Justices of the Inferior Court of the county of Greene, to levy and assess an extra tax, and for other purposes therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.
The House took up the report on the bill for the encouragement and regulation of the patrol and road duty, so far as it relates to the 6th company District of Chatham county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the Justices of the Inferior Court of DeKalb county, to levy and assess an extra tax upon the persons and property of said county, for the payment of Petit Jurors thereof, and for other purposes therein mentioned, and the same being amended was agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the Commissioners of the poor school fund for the county of Floyd, to pass the accounts of the teachers of the poor children for the year eighteen hundred and forty-four, and the same being amended, was agreed thereto.

The bill was read the third time and passed under the following title:

An act to authorize the Commissioners of the poor school fund for the county of Floyd, to pay the accounts of the teachers of the poor children for the year eighteen hundred and forty-four, also, to authorize the Inferior Court of Upson county to pay George W. Ashburn and any other teacher, such sums as they may deem just for teaching poor school, also, for the Relief of Barnabas Pace.

The House took up the report on the bill to add a part of Muscogee to that of Talbot and agreed thereto.

The bill was read the third time, and upon the question, “Shall this bill now pass?” the yeas and nays were required to be recorded, and are yeas 61, nays 38.

Those who voted in the affirmative, are Messrs.
Those who voted in the negative, are Messrs.

Alexander,  
Andrews,  
Barnes,  
Battle,  
Bartow,  
Beasley,  
Betheune,  
Black,  
Brandon,  
Brinson,  
Callaway,  
Cameron,  
Carlton,

So the bill passed under the title thereof.

The House took up the report on the bill to give the election of county Treasurer of the county of Lumpkin to the people of said county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to add a part of the county of Fayette to the county of Pike, and to change the residence of certain persons therein named, and agreed thereto.

The bill was read the third time, and passed under the title thereof.

Mr. Clark moved that the House adjourn.

Upon which motion, the yeas and nays were required to be recorded, and are yeas 27, nays 71.

Those who voted in the affirmative, are Messrs.

Arnold,  
Bailey,  
Barnes,  
Baratte,  
Baugh,  
Bethune,  
Bird,  
Bryan of Houston,  
Bryan of Wayne,  

Those who voted in the negative, are Messrs.

Alexander,  
Anderson of Warr’n,Bacon,  
Anderson of Wilkes,Battle,  
Andrews,
So the motion for adjournment was rejected.

The House took up the report on the bill to authorize Charles C. Crews of the county of Harris and John W. Evans of the county of Bibb to plead and practice Law, and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title:


The House took up the report on the bill to change the county line between the counties of Walton and Newton, so as to add the residence of certain persons now residing in the county of Walton to the county of Newton. The same being amended, was agreed to.

The bill was read the third time and passed under the following title:

A bill to change the county line between the counties of Walton and Newton, so as to add the residence of certain persons now residing in the county of Walton to the county of Newton, and to add the residence of Archibald Harris of the county of Paulding, to the county of Cobb.

The House took up the report on the bill to incorporate the State Guards of Talbot county, and on motion, the same was postponed indefinitely.

The House took up the report on the bill to amend an act
to alter and amend the road laws, so far as the county of Hancock is concerned, assented to 26th December, 1843, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill authorizing adjourned Courts to be held by the Judge of the Cherokee circuit for Lumpkin county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill authorizing the Justices of the Inferior Court of Tatnall county to allow the Tax Collector his insolvent list, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize Patrick B. Connelly to erect a toll bridge across the Great Ogechee river, on his own land, in the counties of Burke and Emanuel and for other purposes therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the names of Enos and Seaborn Key to that of Enos and Seaborn Sapp, and that of Alginal Sidney Jenkins to that of Algion Sidney Chance, and for other purposes therein named.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to authorize the Justices of the Inferior Court of Randolph to levy a tax for county purposes upon all lands and negroes in said county now subject to State taxation, with restriction herein mentioned.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to alter and amend the several acts heretofore passed for the incorporation and government of the town of Ruckersville in the county of Elbert and to define its corporate limits, and agreed thereto.

The bill was read the third time and passed under the title thereof.

On motion of Mr. Gaulding, the House then adjourned until 9 o'clock, to-morrow morning.
Mr. Gartrell moved to reconsider so much of the journal of yesterday, as relates to the passage of a resolution relative to referring the election of Judges of the Superior Court to the people, to endorse upon their tickets 'by the people,' or 'by the Legislature,' &c.

Whereupon the yeas and nays were required to be recorded, and are yeas 64, nays 56.

Those who voted in the affirmative, are Messrs.

Alexander, Freeman, Pinckard,
Anderson of War'n, Gartrell, Price,
Anderson of Wilkes, Glenn, Quarterman,
Andrews, Glover of Jasper, Ramsay,
Arnold, Graham, Rawls,
Bacon, Harris of Baldwin, Reynolds,
Barratte, Harris of Clark, Robinson of Coweta,
Battle, Harris of Morgan, Robinson of Laur's,
Bartow, Harris of Taliaferro, Sanford,
Beasley, Hodges, Seward,
Bethune, Howard, Shockley,
Black, Jackson of Clark, Smith of Oglethorpe,
Bird, Lawhon, Terrell,
Brandon, Lewis, Talbot,
Brinson, McLeod, Tillman,
Brown, McIntosh, Todd,
Cameron, Morgan, Townsend,
Clark, Moseley, Walker of Richm'd,
Crecker, Neal, Ward,
Dozier, Nisbet, Wood,
Dubignon, Pace,
Fleming, Perkins,

Those who voted in the negative, are Messrs.

Atkinson, Fields, Maloney,
Bailey, Fitzpatrick, Martin,
Barnes, Franklin, McConnell of Cass,
Baugh, Gaulding, McConnell of Cobb,
Bryan of Houston, Glass, McDonald,
Bryan of Wayne, Glover of Jones, McDuffee,
Cabiness, Halk, Morris,
Candler, Harden, Penticost,
Carlton, Heard, Phillips,
Carter, Hendricks, Pollock,
Cleveland, Holmes, Reid,
Colbert, Jackson of Walton, Robinson of Jasper,
Cone, Jones, Sheffield,
Darnall, Kenan, Smith of Cass,
Dorminy, Kilgore, Spear,
Strickland, Walker of Crawf'd, Williamson.
Sumner, Weathers,      Wilson.
Tift, Whitworth,       Wimbish.
Vardeman, Williams,

So the motion to reconsider prevailed.

Mr. Candler moved to reconsider so much of the journal of yesterday, as relates to the passage of a bill to add the residence of Stephen D. Chapman of the county of Bibb, to the county of Monroe, and to change the lines of certain counties therein named.

Whereupon the yeas and nays were required to be recorded, and are yeas 67, nays 40.

Those who voted in the affirmative, are Messrs.

Barnes, Hall, Penticost,
Baugh, Harden, Phillips,
Bethune, Harris of Baldwin, Pinckard,
Bird, Harris of Clark, Rawls,
Bryan of Houston, Harris of Morgan, Robinson of Jasper.
Bryan of Wayne, Harris of Taliaferro, Robinson of LaGrange.
Cabiness, Heard, Sheffield,
Candler, Holmes, Shockley,
Carlton, Howard, Smith of Cass,
Carter, Jackson of Clark, Spear,
Cleveland, Jackson of Walton, Strickland,
Colbert, Jones, Sumner,
Cone, Kilgore, Talbot,
Darnall, Maloney, Tift,
Dorsey, Martin, Townsend,
Fields, McConnell of Cobb, Walker of Crawford.
Franklin, McConnell of Cass, Walker of Richmond.
Freeman, McDonald, Weathers,
Garrrell, McDuffie, Whitworth,
Gaulding, McLeod, Wilson,
Glass, McIntosh, Wimbish.
Glover of Jones, Morris,
Graham, Pace,

Those who voted in the negative, are Messrs.

Anderson of War'n, Brown,
Anderson of Wilkes, Bullard,
Andrews, Cameron,
Arnold, Clark,
Bacon, Dozier,
Battle, Dubignon,
Bartow, Fleming,
Beasley, Glenn,
Black, Glover of Jasper,
Branden, Hendricks,
Brinson, Hodges,

Lawhon, Lewis,
Morgan, Moseley,
Neal, Perkins,
Pollock, Quarterman,
Reid, Robinson of Coweta,
Sanford,
So the motion to reconsider prevailed.

Mr. Bethune moved to reconsider so much of the journal of yesterday, as relates to the rejection of a bill to authorise the City Council of Columbus to sell certain lots on the North East corner of said City, undisposed of.

The House refused to reconsider.

Mr. Pollock from the special committee to whom was referred the petition of sundry citizens of Scriven county, reported unfavorably to the prayer of the petitioners, and recommended the passage of a bill of the Senate upon this subject.

Mr. Spear moved a suspension of order to introduce a resolution; the order being suspended, Mr. Spear laid upon the table a resolution, which was read.

He then moved a suspension of the rule to take up the resolution; the rule being suspended, the following resolution was taken up and agreed to:

Resolved, That his Excellency the Governor be and he is hereby authorised to furnish the Georgia Defenders, a volunteer corps in the county of Pike, with eighty stand of arms for the use of said company.

On motion, the House adjourned until half past two o'clock P. M.

HALF PAST 2 O'CLOCK, P. M.

Leave of absence was granted for a few days on special business, to Messrs. Callaway and Fitzpatrick.

Mr. Nisbet moved to suspend the order to take up a bill for the relief of Peter Trezevant.

Whereupon the yeas and nays were required to be recorded, and are, yeas 57, nays 50.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Brown, Glover of Jasper,
Arnold, Bryan of Houston, Harden,
Atkinson, Bullard, Harris of Baldwin,
Bacon, Cabiness, Harris of Clark,
Bailey, Carter, Harris of Taliaferro,
Barratte, Crocker, Hendricks,
Battle, Dozier, Hodges,
Bartow, Dubignon, Jackson of Clark,
Baugh, Fleming, Kenan,
Bethune, Gartrell, Lewis,
Black, Glenn, McDuffie,
Those who voted in the negative, are Messrs.

Alexander, Andrew of Warr'n, Anderson of War'n, Barnes, Beasley, Bird, Brandon, Brinson, Cameron, Candler, Cleveland, Colbert, Cone, Darnall, Fields, Franklin, Freeman,

Those who voted in the affirmative, are Messrs.

Alexander, Anderson of Warr'n, Barnes, Baugh, Beasley, Bird, Brandon, Brinson, Bullard, Cameron, Candler, Carlton, Cleveland, Colbert, Cone, Darnall,
House of Representatives.

Sumner, Walker of Crawf'd, Williams,
Tillman, Weathers, Wilson,
Vardeman, Whitworth,

Those who voted in the negative, are Messrs.
Anderson of Wilkes, Glover of Jasper, Quarterman,
Andrews, Harris of Baldwin, Ramsay,
Arnold, Harris of Clark, Reid,
Bacon, Harris of Taliaferro, Reynolds,
Bailey, Hodges, Robinson of Coweta,
Barratte, Holmes, Robinson of Laurens,
Battle, Howard, Seward,
Bartow, Jackson of Clark, Shockley,
Bethune, Kenan, Smith of Oglethorpe,
Black, Lewis, Terrell,
Brown, McDuffie, Talbot,
Bryan of Houston, McIntosh, Todd,
Cabiness, Neal, Townsend,
Carter, Nisbet, Walker of Richm'd,
Crocker, Pace, Ward,
Dozier, Perkins, Williamson,
Dubignou, Phillips, Wimbish,
Fleming, Pinckard, Wood,
Gartrell, Pollock, Zachry,
Glenn, Price,

So the motion to postpone indefinitely was lost.

The following message was received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

Mr. Speaker—His Excellency the Governor has approved and signed the following acts, to wit:

An act to repeal an act to alter and amend the several acts relating to the Court of Common Pleas and Oyer and Terminer for the city of Savannah, so far as relates to the Sheriff of said Court, and to allow said Sheriff certain fees which are not provided for by law, and to increase his fees in certain cases, and to allow him to appoint special deputy Sheriffs in certain cases.

An act to repeal an act entitled an act to incorporate the town of Brunswick and to extend its jurisdictional limits, and for other purposes therein mentioned, passed the 29th December, 1836.

An act to enable the citizens of the county of Wayne to fix upon a permanent site for the public buildings in said county, and to raise funds and erect a Court House thereon.

An act to alter and amend the Road law of this State in reference to the time of meeting of the Road Commissioners to hear and determine upon excuses rendered by defaulters and return of defaulters by overseers, so far as respects the county of Lincoln.

An act to alter and amend an act entitled an act to incor-
porate the Savannah, Ogeechee and Altamaha Canal Company, passed the 26th day of December, 1826, and for other purposes therein mentioned.

An act to amend an act for the better regulation and government of the town of Athens in the county of Clark, and the several acts amendatory thereof, and to repeal the last clause of the 2d section of an act assented to 23d December, 1840, to extend the corporate limits of the town of Athens, and for other purposes, and also to define and extend the lien of taxes and assessments made under ordinances of the City Council of Augusta.

An act to fix the time of holding the Superior Court in the county of Floyd, to require the Judge to hold the same for two weeks if necessary, and to draw two panels of Grand and Petit Jurors for said county, and also to authorise the Justices of the Inferior Court of said county to draw Jurors as thereafter prescribed.

Which I am directed to return to this branch of the General Assembly, in which they originated.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills, to wit:

A bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

A bill to authorise the Governor to cause the correction of an error in the plat and grant to lot of land No. 158, in the 15th District of Early county.

A bill to incorporate the 'City Light Guards of the City of Columbus,' and to extend to them certain privileges.

The Senate has also agreed to the following report and resolutions, to wit:

A report and resolution in relation to the claim of Sarah R. Jones against the State of Georgia.

A resolution in relation to the appointment of a committee to enquire into the state of education in Georgia.

The Senate has also passed the following bill of the House of Representatives, to wit:

A bill for the completion of the Western and Atlantic Rail Road, and for providing funds for the same.

Also, the following bill of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly:

A bill to authorise and empower the Mayor and Council of the City of Columbus to levy and collect an extra tax in said city for Rail Road purposes.

Mr. Jackson, of Walton, then moved to postpone the bill for the relief of Peter Trazevant for further consideration, and to make it the special order of the House for Tuesday next.
Whereupon the yeas and nays were required to be recorded, and are yeas 52, nays 66.

Those who voted in the affirmative, are Messrs.

Alexander, Alexander, Barns, Barnes, Baugh, Baugh, Beasely, Beasely, Bird, Bird, Brandon, Brandon, Brinson, Brinson, Bryan of Wayne, Bryan of Wayne, Cabiness, Cabiness, Cameron, Cameron, Candler, Candler, Carlton, Carlton, Cleveland, Cleveland, Colbert, Colbert, Cone, Cone, Darnall, Darnall, Fields, Fields, Freeman, Freeman, Gaulding, Gaulding, Glass, Glass, Glover of Jones, Glover of Jones, Hall, Hall, Harris of Morgan, Harris of Morgan, Heard, Heard, Hendricks, Hendricks, Jackson of Walton, Jackson of Walton, Jones, Jones, Kilgore, Kilgore, Lawhon, Lawhon, Maloney, Maloney, Martin, Martin, McConnell of Cass, McConnell of Cass, McDonald, McDonald, McLeod, McLeod, Greenwood, Morris, Moseley, Penticost, Rawls, Robinson of Jasper, Sanford, Sheffield, Smith of Cass, Spear, Strickland, Sumner, Vardeman, Walker of Crawford, Weathers, Whitworth, Williams, Wilson.

Those who voted in the negative, are Messrs.


So the motion to postpone was rejected.

Mr. Perkins then called for the previous question, which was sustained.

The main question was upon agreeing to the report; the question was put and the report agreed to.
The question then recurred upon the passage of the bill, and the main question having been put, the yeas and nays were required to be recorded, and are yeas 62, nays 38.

Those who voted in the affirmative, are Messrs.

Anderson, of Wilkes, Glenn, Price, of Baldwin, Reid,
Andrews, Glover, of Jasper, Quarterman,
Arnold, Graham, Ramsey,
Bacon, Harris, of Baldwin, Reid,
Bailey, Harris, of Clark, Reynolds,
Barratte, Harris, of Taliaferro, Robinson of Coweta,
Battle, Hodges, Robinson of Laurens,
Bartow, Holmes, Seward,
Bethune, Howard, Shockley,
Black, Jackson, of Clark, Smith of Oglethorpe,
Brown, Kenan, Talbot,
Bryan, of Houston, Lewis, Tift,
Cabininess, McDuffie, Todd,
Carter, McIntosh, Townsend,
Clark, Neal, Walker, of Richmond,
Crocker, Nisbet, Ward,
Dozier, Pace, Williamson,
Dubignon, Perkins, Wimbish,
Fleming, Phillips, Wood,
Franklin, Pinckard, Zachry,
Gartrell, Pollock,

Those who voted in the negative, are Messrs.

Alexander, Gaulding, Morris,
Anderson of Warren, Glass, Moseley,
Barnes, Glover, of Jones, Peticost,
Baugh, Hall, Rawls,
Beasley, Harden, Robinson, of Jasper,
Bird, Heard, Sanford,
Brandon, Hendricks, Sheffield,
Brinson, Jackson of Walton, Smith, of Cass,
Bryan, of Wayne, Jones, Spear,
Bullard, Keith, Strickland,
Cameron, Kilgore, Sumner,
Candler, Lawhon, Terrell,
Carlton, Maloney, Tillman,
Cleveland, Martin, Vandeman,
Colbert, McConnell, of Cass, Walker of Crawford,
Cone, McConnell, of Cobb, Weathers,
Darnall, McDonald, Whitworth,
Dorminy, McLeod, Williams,
Fields, Morgan, Wilson.

So the bill passed under the title thereof, and the Clerk was directed to carry it forthwith to the Senate.
Mr. Lewis moved to suspend the regular order of the House, which was the report on the bill hereafter to provide for the collection of Taxes for 1847 and 1848.

The motion was agreed to, and the bill was made the special order for Monday next.

Mr. Pace moved to suspend the order to take up a Resolution of the Senate, fixing on a day of adjournment. Which was agreed to.

The Resolution was taken up and read, and on motion of Mr. Phillips, it was postponed for the present.

Mr. Sanford moved to suspend the order to take up a bill of the House as amended by the Senate. Which was agreed to.

Mr. Jones moved to amend the same, by inserting "all other bills with amendments."

The amendment was received.

The House took up the amendments of the Senate to the bill of the House "to incorporate the Washington Rail Road Company, with powers to construct a Rail Road from the Town of Washington, in Wilkes county, to a Depot on the Central Rail Road known as Tennille, or some other suitable point on said last mentioned Road, and for other purposes therein mentioned, and concurred therein.

The House took up the amendments of the Senate on the bill of the House to incorporate the Atlanta and West Point Rail Road Company, and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to more effectually secure the collection of Tolls on certain Turnpike Roads, and concurred therein.

The House took up the amendments of the Senate on the bill of the House, to alter the time of the sitting of the Fall Terms of the Superior Courts for the counties of Bulloch and Effingham.

On motion of Mr. Bartow, the same was postponed for further consideration.

The House took up the amendments of the Senate to the bill of the House, to change the place of holding Justices Courts within the corporate limits of the city of Columbus, and for other purposes, and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to incorporate the Savannah and Albany Rail Road Company, with power to extend the said Road and to construct branches, and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to authorise and empower the Mayor and Council of the city of Columbus to levy and collect an extra tax in said city for Rail Road purposes, and concurred therein.

Leave of absence was granted to Mr. Penticost for the balance of the session, on special business.
Mr. Shockley from the Special Committee, to whom was referred the bill to authorise judicial proceedings to be instituted for the forfeiture of the charter of the Irwinton Bridge Company, report the same back to the House with a recommendation that it pass as amended in committee.

Also, to whom was referred the bill to repeal an act to incorporate the Irwinton Bridge Company, reported against the passage of the bill.

Mr. Bartow, from the committee to whom was referred so much of the Governor’s Message as relates to a controversy between James Holford and Daniel McDougald, arising out of certain executions issued against the Insurance Bank of Columbus, made a report which was read.

The House took up the amendments of the Senate to the bill of the House, to add a part of the county of Paulding to the county of Carroll, and concurred therein.

Mr. Jones moved to suspend the order to take up a bill of the Senate. The order being suspended,

The House took up the report on the bill of the Senate, to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb,—passed Dec. 9, 1839.

Mr. Brandon moved to amend the same, by striking out “Gwinnett” where it occurs in the bill.

Whereupon the yeas and nays were required to be recorded and are, yeas 58, nays 47.

Those who voted in the affirmative, are Messrs.

Anderson of Warr’rn Gartrell, Pace, Perkins,
Anderson of Wilkes, Glenn, Andrews, Glover of Jasper, Price, Quarterman,
Arnold, Graham, Bacons, Harris, of Baldwin, Reynolds,
Bacon, Harris of Clark, Bartow, Harris of Morgan, Sanford,
Battle, Harris of Taliaferro, Seward,
Bartow, Hodges, Beasley, Howard,
Bartow, Jackson of Clark, Black,
Bartow, Harris of Morgan, Brandon, Howard,
Brinson, Lawhon, Brandon, Jackson of Clark,
Brown, Lewis, Brinson, Lawhon,
Bullard, McLeod, Brown, Lewis,
Cameron, McIntosh, Bullard, McLeod,
Clark, Morgan, Clark, Morgan,
Crocket, Moseley, Clark, Morgan,
Dozier, Neal, Crocket, Moseley,
Dubignon, Nisbet, Dozier, Neal,
Fleming,
Those who voted in the negative, are Messrs.

Bailey,  Glass,  Phillips,
Baugh,  Glover of Jones,  Pinckard,
Bryan of Houston,  Hall,  Pollock,
Bryan of Wayne,  Harden,  Reid,
Cabiness,  Hendricks,  Sheffield,
Candler,  Holmes,  Spear,
Carlton,  Jackson, of Walton,  Strickland,
Carter,  Jones,  Sumner,
Cleveland,  Kenan,  Tift,
Colbert,  Kilgore,  Vardeman,
Cone,  Martin,  Weathers,
Darnell,  McConnell, of Cass, Whitworth,
Dorminy,  McConnell of Cobb, Williamson,
Franklin,  McDonald,  Wilson,
Freeman,  Morris,  Wimbish,
Gaulding,  Penticost,

So the motion to strike out prevailed.

Mr. Heard moved to strike out “Chattooga” wherever it appears.

The motion to strike out was agreed to. The report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Tift moved to refer all bills concerning the change of Election Precincts, to a committee to report an amendment to the bill of the Senate.

The motion was agreed to.

The House then adjourned until half past six o’clock, P. M

HALF PAST 6 O’CLOCK, P. M.

The House met pursuant to adjournment,

Leave of absence was granted to the Committee on Petitions, for the evening.

Mr. Sanford then moved to take up bills of the Senate for first reading. Which was agreed to.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to alter and amend an act entitled an act amendatory of an act entitled an act to incorporate the Baptist Convention of the State of Georgia, and to authorise certain Trustees of Mercer University to make bye-laws and regulations for the government of the said village of Penfield, assented to Dec. 28, 1838.
The following bills of the Senate were taken up and read the first time.

A bill to authorise the Governor to cause the correction of an error in the plot and grant to lot of land No. 158, in the 15th district of Early county.

A bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

A bill to incorporate the "City Light Guards" of the city of Columbus, and to extend to them certain privileges.

The Speaker announced the following committee on the consolidation of Election Precincts, viz: Messrs. Tift, Pollock and Freeman.

The following message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills, to-wit:

A bill to authorise the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through the county of Dade, to secure to said Company certain rights and privileges, and for other purposes.

A bill to authorise the Central Rail Road and Banking Company, and the Macon and Western Rail Road Company, or either of them, to form a junction of the Central Rail Road and Macon and Western Rail Road, in or near the limits of the city of Macon.

A bill for the relief of Robt. C. Wilson of the county of Clark, and Wm. J. Garrett of the county of Campbell, and T. L. Guerry of the county of Twiggs, and to pay the arrearages due the teachers of poor children of the county of Forsyth, for the years 1842 and 1843.

A bill to grant to Messrs. Cooper, Stroup & Wiley, of Cass county, and others, the right to navigate the Etowah River, to remove obstructions, and to fine persons for obstructing the navigation of the same, and prescribing the manner of making locks in dams across said River.

A bill to authorise the corporation for manufacturing purposes, known as the Richmond Factory, to establish and keep in operation a Factory in any part of Richmond county, under the present charter.

A bill to revive and keep in force, an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road, at or near Barnesville in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object, assented to Dec. 23, 1839.

The House then took up the report on the bill to revive and
amend an act to incorporate Kioka Church, assented to Dec. 1687, and for other purposes.

On motion of Mr. Nisbet, the same was postponed indefinitely.

The House took up the report on the bill to alter the county lines of Cherokee and Forsyth, so as to add Jno. Jenkins and Darias R. Weems of Cherokee county, to the county of Forsyth.

Mr. Pace offered the following amendment as an additional section:

And be it further enacted, That from and after the passage of this act, all that portion of Walton county lying west of the Alcovia River, and south of the Hightower path or trail, be and the same is hereby added to, and shall form a part of the county of Newton.

The amendment was rejected.

The report was then agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise Cooper, Stroup & Wiley to render the Etowah River navigable.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to add all that part of the county of Bryan, known as the Island of Ossabaw, to the county of Chatham, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Rock Island Manufacturing Company in the county of Muscogee, and on motion, the same was indefinitely postponed.

The House took up the report on the bill to authorise and require the Justices of the Inferior Courts of Marion and Macon counties, to run out and define according to law, the county line between the said counties of Marion and Macon, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal a part of an act for raising revenue for the city of Columbus, passed Dec. 1845, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the line between the counties of Baker and Irwin.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to incorporate...
the Variety Works Manufacturing Company, in the county of Muscogee.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to authorise the Court of Ordinary of Pike county, to grant letters of administration, with the will annexed, on the estate of Samuel Mitchell, late of Pike county, dec'd., upon certain conditions and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to levy a tax upon Dogs in the county of Richmond, and agreed thereto.

The bill was read the third time and rejected by the House.

Mr. Jenkins moved to strike out "in the county of Richmond," wherever it appears. The amendment was rejected.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to make it penal to kill deer in the county of Richmond in certain periods.

Mr. Jenkins moved to strike out "in the county of Richmond," wherever it appears. The amendment was rejected.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to make public the names of defaulting tax payers in the county of Burke, and for other purposes therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the line between the counties of Upson and Crawford, so as to add lot No. 217, in the 1st district of originally Houston, to the county of Crawford, so as to include the residence of David G. Worsham in the county of Crawford; also to change the line between the counties of Talbot and Crawford, so as to add lot No. 154 and 165, in the 14th district of originally Muscogee, to the county of Crawford, so as to include the residence of Samuel Montgomery in the county of Crawford.

Mr. Andrews moved to strike out "David G. Worsham" wherever it appears.

The amendment was received.

Mr. Carter moved to strike out "Samuel Montgomery" wherever it appears.

The amendment was received.

On motion of Mr. Nisbet, the bill was postponed indefinitely.

The House took up the report on the bill to incorporate the Irish Union Society of the city of Savannah, and agreed thereto.

The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to grant certain privileges and immunities to the Jefferson Riflemen, a volunteer infantry corps in the county of Jefferson, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate St. John's Lodge No. 45, of Butts county, and agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the names of certain persons therein named.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to repeal the 2nd section of an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of the county of Effingham, and to authorise the Justices of the Inferior Court of Richmond and Lee counties to levy an extra tax, assented to Dec. 23, 1840, so far as relates to Lee county, and agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill having for its object to change the names and legitimatize individuals herein named, and the same having been amended, was agreed to.

The bill was read the third time and passed.

On motion, the House took up the report on the bill to change the names of certain persons therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and change the name of Jas. Jasper, of DeKalb county, to that of Jasper McEver, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend the laws of this State regulating pilotage, and defining the powers of the Commissioners of Pilotage, and further to protect the navigation of the Savannah River, so far as the bar of Tybee and port of Savannah are concerned, to authorise the Judge of the Superior Court of Chatham county to hold special courts in certain cases, and for other purposes.

Mr. Tift offered the following proviso to the 1st section:

Provided, That said commissioners shall not interfere with any existing legal right of property holders on Hutchinson Island.

Whereupon the yeas and nays were required to be recorded, and are yeas 46, nays 52.
Those who voted in the affirmative, are Messrs.

Barnes, Beasley, Black, Bird, Bryan of Houston, Bryan of Wayne, Cabiness, Candler, Carlton, Carter, Cleveland, Colbert, Cone, Darnall, Dorminy, Fields,

Franklin, Gaulding, Glass, Glover of Jones, Hall, Holmes, Kenan, Kilgore, Maloney, Martin, McDuffie, Morris, Moseley, Penticost, Pinekard,


Those who voted in the negative, are Messrs.

Alexander, Anderson of W’rr’n, Anderson of Wilkes, Andrews, Arnold, Baratte, Bartow, Bethune, Bullard, Cameron, Crocke, Dozier, Fleming, Freeman, Gartrell, Glenn, Glover of Jasper, Graham, Harris of Baldwin, Harris of Clark, Harris of Morgan, Heard, Hendricks, Hodges, Howard, Jackson of Clark, Jackson of Walton, Jones, Lawhon, Lewis, McConnell of Cass, McIntosh, Morgan, Nisbet, Pace, Perkins,

Phillips, Price, Quarterman, Reid, Reynolds, Sanford; Seward, Shockley, Smith of Oglethorpe, Talbot, Tilman, Todd, Townsend, Ward, Williamson, Wimbish, Wood.

So the proviso was rejected.

The report as amended was then agreed to.

The bill was read the third time and passed under the title thereof.

Leave of absence was granted to Mr. Walker of Richmond, from and after the 23rd of this month for the balance of the session, on special business.

The House then adjourned until nine o’clock, Monday morning.
Monday, December 20th, 1847.

Mr. Shockley moved to reconsider so much of the Journal of Saturday, as relates to the rejection of a bill, to revive and amend an act entitled an act to incorporate Kioka Church, assented to Dec. 1789, and for other purposes.

The House agreed to reconsider.

Mr. Spear moved to reconsider so much of the Journal of Saturday, as relates to the rejection of a bill to authorise the Court of Ordinary of Pike county, to grant Letters of Administration with the will annexed, on the estate of Samuel Mitchell, late of Pike county, deceased, upon certain conditions.

The House agreed to reconsider.

Mr. Walker of Richmond, moved to reconsider so much of the Journal of Saturday, as relates to the rejection of a bill to make it penal to kill deer at certain periods.

The House agreed to reconsider.

Mr. Pollock moved to reconsider so much of the Journal of Saturday as relates to a passage of the bill to amend the laws of this State, regulating Pilotage and defining the powers of Commissioners of Pilotage, and further to protect the navigation of the Savannah River, so far as the Bar of Tybee and Port of Savannah are concerned, to authorise the Judge of the Superior Court of Chatham county to hold Special Courts in certain cases, and for other purposes.

The House refused to reconsider.

Mr. Glenn moved a suspension of the order to introduce a resolution.

The order being suspended, Mr. Glenn laid upon the table a resolution, which was read.

He then moved a suspension of the rule requiring new matter to lay upon the table for one day, to take up the resolution.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved, That for the balance of the Session no Member shall be permitted to speak, more than fifteen minutes on any one question, unless permission be granted by the House.

The order being further suspended, Mr. Nisbet laid upon the table a resolution, which was read.

Leave of absence was granted to Messrs. Howard and Sheffield after the 24th inst., for the remainder of the Session, on indispensable business.

Mr. Jackson of Walton from the Committee on Petitions, to whom was referred the bill to pardon John Childers, convicted in the Superior Court of Talbot county, with the offence of an assault, with the intent to murder, reported unfavorable to the bill.
Also to whom was referred the petition of William Wayne, made an unfavorable report to the prayer of the petitioner.

Also to whom was referred the petition of James King, made a report unfavorable to the petitioner.

Also to whom was referred the sundry petitions, to-wit:

The petition of Sarah A. D. Peck, of E. Hunnicutt, of William B. Chapman, and William A. Ross, of John Sloan of Crawford county, made an unfavorable report to the prayers of the petitioners.

Also to whom was referred the petition of John Churning, and the bill to emancipate the slaves therein named, accompanying said petition, made an unfavorable report upon the bill and petition.

Also to whom was referred the memorial of sundry citizens of Murray, praying the formation of a new county, made a report unfavorable to the memorialists.

Also to whom was referred the petition of sundry citizens of Lumpkin county, to add a part of Lumpkin to the county of Forsyth, reported it back to the House without action thereon.

The House went into Committee of the Whole,

Mr. Sanford, in the Chair, on the special order of the day, which was the report on the bill to amend an act entitled an act to organise the Lunatic Asylum, of the State of Georgia and to provide for the government of the same and to appropriate money, assented to on the 10th of December, 1841, and having spent some time therein,

On motion of Mr. Jackson of Walton, the Speaker resumed the Chair, and the following message was received from the Senate by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills of the House of Representatives, to-wit:

A bill to authorise all the free white citizens of the State of Georgia, and such others as they may associate with them, to prosecute the business of manufacturing with corporate powers and privileges.

A bill amendatory of the act of 1845, organising a Supreme Court, so far as to declare who may be parties plaintiff to writs of error.

A bill to incorporate the Hussars of Effingham county, and for other purposes therein named.

A bill to authorise the sale of liens.

A bill to permit owners of land lying on both sides of the Rivers Oostanaula, Conasauga and Coosawattee, to erect mill-dams, or fish-dams across the same, upon certain conditions, and to prescribe the punishment to which a violation thereof shall subject the offender.

A bill to incorporate the Etowah Rail Road Company in Cass, Cherokee and other counties of the State of Georgia.

A bill to revive and amend the act entitled an act to incor-
orporate the Milledgeville Rail Road Company, assented to December 26, 1837.

A bill to compensate the Grand and Petit Jurors of the county of Cobb, and to authorise the Justices of the Inferior Court to levy an extra tax for that purpose.

A bill to alter and amend so far as relates to the county of Heard, the third section of an act, entitled an act to alter and amend the Road Laws of this State, approved, 19th December, 1818.

A bill to regulate the admission of Attorneys, to plead and practice in the Courts of Law and Equity within this State.

A bill to authorise Charles J. McDonald, to construct a bridge across the Chattahoochee River on his own land, and for other purposes therein named.

A bill to authorise an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

A bill to authorise the erection of an Alms House, and provide for the poor in Laurens county.

A bill to incorporate the New York and Savannah Steam Navigation Company.

A bill for the relief of Walter Gibson and Charles W McNight.

The Senate has also concurred in the resolution of the House of Representatives, in relation to furnishing arms to the Military Academy at Greenville.

They have also passed the following bills of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to alter and change the line between the counties of Appling and Telfair, so as to include the residence of William G. Taylor of the county of Appling.

A bill to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas, in the county of Crawford.

A bill to incorporate the Gainesville Rail Road Company from Atlanta, or some convenient point in DeKalb county, to the town of Gainesville in the county of Hall, and to punish those who may wilfully injure the same, and to confer all corporete powers necessary to effect said object.

A bill to enable Sheriffs and Coroners to sell tracts of land divided by county lines.

A bill to incorporate a Volunteer Company of Cavalry in the county of Marion, to be known by the name and style of the Marion Dragoons, and give them certain privileges and exemptions.

A bill to revive and keep in force an act entitled an act to regulate the licensing of Physicians to practice in this State, assented to the 24th of December, 1825.

A bill for the relief of Mary H. Davis, of the county of Monroe.
A bill to be entitled an act to amend an act entitled an act to amend and consolidate the several acts which have been passed in relation to the powers and privileges of the corporation of the City of Savannah, assented to the 24th December, 1825.

And also, to amend an act entitled an act to alter the time for the election of Mayor and Aldermen of the City of Savannah, and for other purposes therein mentioned.

The Senate has also passed the following bills to-wit:

A bill to authorise the Hiwassee Rail Road Company of the State of Tennessee to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia.

A bill to prescribe the time, place and manner of holding elections for Senators and Representatives to represent the State of Georgia, in the Congress of the United States.

Mr. Sandford from the Committee again resumed the Chair, and having spent some time therein, the Speaker resumed the Chair, and Mr. Sanford from the Committee, arose and reported the bill to the House with amendments.

Mr. Bartow offered the following amendment to the third section, to come in after the word “six years,” to-wit:

And in case of the death or removal of the said Thomas Green, it shall be the duty of the Trustees to appoint a Physician to supply the vacancy for and during the remainder of the term of six years, created by this act.

The amendment was received, the report as amended was agreed to, the bill was read the third time and upon the question, “shall this bill now pass?“ The yeas and nays were required to be recorded, and are yeas 58, nays 59.

Those who voted in the affirmative, are Messrs.

Alexander, Dubignon, Neal,
Anderson of War’n, Fleming, Nisbet,
Anderson of Wilkes, Gartrell, Pace,
Andrews, Glenn, Perkins,
Arnold, Glover of Jasper, Phillips,
Bacon, Graham, Price,
Bartow, Harris of Baldwin, Quarterman,
Beasley, Harris of Clark, Ramsay,
Bethune, Harris of Morgan, Reynolds,
Black, Harris of Taliaferro, Robinson of Coweta,
Brown, Howard, Robinson of Laurens,
Bullard, Jackson of Clark, Sanford,
Cameron, Lawhon, Seward,
Clark, Lewis, Shockley,
Crocker, McIntosh, Smith of Oglethorpe,
Darnall, Morgan, Terrell,
Dozier, Moseley, Talbot,
Tillman, Walker of Richm'd-Wood,  
Todd, Ward, Zachry.  
Townsend,  

Those who voted in the negative, are Messrs.

Bailey, Gaulding, Pinckard,  
Barnes, Glass, Pollock,  
Baratte, Glover of Jones, Rawls,  
Battle, Hall, Reid,  
Baugh, Harden, Robinson of Jasper,  
Brandon, Heard, Sheffield,  
Brinson, Hendricks, Smith of Cass,  
Bryan of Houston, Holmes, Spear,  
Bryan of Wayne, Jackson, of Walton, Strickland,  
Cabiness, Jones, Sumner,  
Candler, Kenan, Tift,  
Carlton, Kilgore, Vardeman,  
Carter, Maloney, Walker of Crawf'd,  
Cleveland, Martin, Weathers,  
Colbert, McConnell of Cass, Whitworth,  
Cone, McConnell of Cobb, Williams,  
Dorminy, McDonald, Williamson,  
Fields, McDuffie, Wilson,  
Franklin, McLeod, Wimbish,  
Freeman, Morris,  

So the bill was rejected by the House.

The House took up the further special order, which was the report on the bill to provide for the collection of taxes for the support of Government for the years 1848 and 1849 and thereafter.

Mr. Jones offered the following substitute in lieu of the original bill, to-wit:

A bill to raise revenue for the years 1848 and 1849.

On motion, the bill was taken up by sections, the second section having been read, which is as follows, to-wit:

Sec. 2. And be it further enacted, That the terms "Real Estate" as used in this act, shall be construed to include land itself, all buildings or other articles erected upon, or affixed to the same, all mines, minerals, fossils and quarries in and under the same, except mines belonging to the State, and the terms "Personal Estate" as used in this act, shall be construed to include all chattels, monies, debts due, or to become due from solvent debtors, whether on note, bill, draft, bond, judgment, or mortgage, goods, wares and merchandise, negro slaves, stock, cattle, pleasure carriages, public stocks, and stocks in monied corporations; also, such portion of the capital of incorporated companies, liable to taxation on their capital as shall not be invested in real or personal estate.

Mr. Seward moved to amend the same, by inserting after
the word "stock cattle," the words of "$500 in value," the amendment was rejected.

Mr. McDonald moved to strike out the words "stock cattle."

Whereupon, the yeas and nays were required to be recorded, and are yeas 39, nays 77.

Those who voted in the affirmative, are Messrs.

Bailey, Dubignon, Morgan,
Baratte, Fields, Morris,
Bartow, Fleming, Quarterman,
Bird, Freeman, Rawls,
Brinson, Glover, of Jasper, Robinson of Taliaferro,
Brown, Graham, Seward,
Bryan, of Wayne, Hall, Sheffield,
Bullard, Harden, Smith, of Cass,
Cameron, Kenan, Sumner,
Candler, Lawhon, Tillman,
Colbert, Martin, Walker of Crawford,
Cone, McDonald, Williams,
Dorminy, McLeod,

Those who voted in the negative, are Messrs.

Alexander, Harris of Clark, Price,
Anderson of Warr'n, Harris, of Morgan, Ramsay,
Anderson of Wilkes, Harris of Taliaferro, Reid,
Andrews, Heard, Reynolds,
Arnold, Hendricks, Robinson of Coweta,
Bacon, Hodges, Robinson, of Jasper,
Barnes, Holmes, Sanford,
Battle, Howard, Smith of_Oglethorpe,
Baugh, Jackson, of Clark, Spear,
Beasley, Jackson, of Walton, Strickland,
Bethune, Jones, Terrell,
Black, Kilgore, Talbot,
Brandon, Lewis, Tift,
Bryan, of Houston, Maloney, Todd,
Cabiness, McConnell, of Cass, Townsend,
Carlton, McConnell, of Cobb, Vardeman,
Carter, McDuffie, Walker, of Richm'd,
Cleveland, McIntosh, Ward,
Crocker, Moseley, Weathers,
Darnall, Neal, Whitworth,
Dozier, Nisbet, Williamson,
Franklin, Pace, Wilson,
Gartrell, Perkins, Wimbish,
Glenn, Phillips, Wood,
Glover, of Jones, Pinckard, Zachry.
Harris, of Baldwin, Pollock,

So the motion to strike out was rejected by the House.

Mr. Jones moved to further amend by inserting after the
word "mortgage," the words "over and above what they owe.”

Mr. Tift offered the following substitute in lieu of the 2d section:

Be it further enacted. That for the year 1848 and in each succeeding year the following tax shall be levied and collected, on all lands not exempt from taxation by existing laws, including buildings, mines, mills, manufacturing establishments, or other improvements or privileges not owned by any incorporated company, the cash value of which shall not exceed one dollar per acre, one half of a mill per acre on all lands, including buildings, mines, mills, manufacturing establishments or other improvements and privileges not owned by any incorporated company, the cash value of which shall exceed one dollar per acre, one half of a mill on each dollar of the cash value thereof. On all town lots, including improvements situated in any city, town or village, wharves, or wharf property, bridges, ferries, turnpikes, negroes, all merchandise of whatever description, kept or offered for sale by merchants or store-keepers, specie or bank bills, on hand, deposited with others or loaned out, including notes which have been shaved or purchased, either by individuals, copartnerships, Banks, or other incorporated companies, the capital stock paid in by every company incorporated for pecuniary business purposes, all carriages, (except wagons and carts) watches, jewelry, gold or silver plate, all cattle over one hundred head, one mill on each dollar of the cash value thereof. On each peddler fifty dollars, each retailer of spirituous liquors, twenty dollars; each physician or practitioner of medicine, five dollars; each lawyer, dentist, or civil engineer, five dollars; each free negro, mulatto or mustino, one per cent on the estimated cash value of such person, (after the age of fourteen years) if he or she had been a slave; on the gross amount of sales by auctioneers or vendue masters, one per cent; on each billiard table, twenty-five dollars; on each nine pin alley or ten pin alley or other alley of like character, ten dollars; on each poll of free white persons between the ages of 21 and 50 years, fifty cents; for each day’s exhibition, showman or juggler, five dollars; each day’s exhibition of any circus or theatre company, five dollars.

The House then adjourned until half past 2 o’clock P. M.

HALF PAST TWO O’CLOCK, P. M.

The House met pursuant to adjournment.

Mr. Harris, of Baldwin, from the Committee on the State of the Republic, to whom was referred the correspondence
in relation to the boundary line between Georgia and Florida, made a report, which was read.

Mr. Jackson, of Walton, from the Committee on Petitions, to whom was referred the petition of Alfred M. Horton, reported favorably to the prayer of the petitioners.

Also, to whom was referred the petition of Catharine Proctor Hayden, reported favorably to the prayer of the petitioner.

Also introduced a bill for the relief of Jonathan Long, of Paulding county.

Which was read the first time.

Leave of absence was granted to Mr. Smith of Oglethorpe, after to-morrow, on indispensable business.

Also to Mr. Crocker, from and after the 25th instant, on indispensable business.

Also to Mr. Harris, of Morgan, after the 23rd instant, on special business, for the balance of the session.

Mr. Pace moved to suspend the order to take up a Resolution of the Senate.

The motion was rejected.

The House then resumed the unfinished business of the morning, which was the consideration of the substitute offered by Mr. Tift, to the 2d section of the bill to provide for the imposition and collection of taxes for 1847 and 1848, and thereafter.

Mr. Darnall moved to amend the 2d section by inserting after the words “stock cattle” the words “horses, mules, jacks and jennies, and all other stock of value.” Which was rejected.

The question then recurred upon the substitute offered by Mr. Tift, in lieu of the 2d section.

The substitute was rejected by the House.

The third section having been read, which is as follows,

to-wit:

Sec. 3. And be it further enacted by the authority aforesaid, That the following property shall be exempted from taxation: all exempted from taxation by the Constitution of this State, or under the Constitution of the United States, all lands belonging to this State, or the United States, every building erected for the use of and used by a college, incorporated academy, or other seminary of learning, every building for public worship, every school house, court house, and jail, and the several lots whereon such buildings are situated, and all the furniture belonging to each of them, all books and philosophical apparatus not held as merchandise and for the purpose of sale, every poor house, alms house, house of industry, and any house belonging to any charitable institution, and the real and personal estate belonging to any charitable institution, and the real and personal estate belonging to, or connected with the same, the real and personal estate belonging of any public library and other literary association,
all stocks owned by the State, and by literary and charitable
institutions, all plantation tools and household furniture not
held as merchandise and for the purpose of sale, all property
exempted by law from execution, all property owned by
any person whose real and personal estate, liable to taxation,
does not amount to dollars, and the owner or
holder of stock in any incorporated company, liable to taxa­
tion on his capital, shall not be taxed as an individual for
such stock.

Mr. Jackson, of Walton, moved to fill the blank with “one
hundred.” Which motion prevailed.

Mr. Seward moved to insert after the word “sale” and be­
fore the words “all property,” the words “under $300.”—
Which motion prevailed.

The fourth section having been read, which is as follows,
to-wit :

SEC. 4. And be it further enacted, That all lands held un­
der warrants, and surveyed but not granted by the State,
shall be liable to taxation in the same manner as if actually
granted, and all lots drawn in any lottery, although the grants
may not have been taken out.

Mr. Jones moved to strike out all the section after the
words “actually granted.” Which motion prevailed.

The sixth section having been read, which is as follows,
to-wit :

And be it further enacted, That each and every white citizen
between the age of 21 and 50, shall be taxed annually here­
after twenty-five cents, which tax shall be set aside exclu­
sively as a fund for education, by common schools.

Mr. Darnall moved to strike out “twenty-five” and insert
“forty.” Which was rejected.

Mr. Jackson, of Clark, moved to insert “male” after the
word “white.” Which motion prevailed.

The ninth section having been read, which is as follows,
to-wit :

Sec. 9. And be it further enacted, That the Receiver of Tax
Returns shall require all perrons to give a description of each
and every tract of land he or she may own and give in, speci­
fying its location, quality and value separately, the number
of acres, if known, and the value and character of the build­
ings, machinery, or toll bridges on the same; likewise a clas­
sification of the "personal estate" as defined in the 2nd sec­
tion of this act, specifying the number of negro slaves, and
their aggregate value, all other chattels, monies, debts due,
or to become due from solvent debtors in whatsoever form
separately, or in the aggregate, and each classification shall
be entered in separate columns.

Mr. Seward moved to amend the same by inserting after
the word “location” the word “number.” Which motion
prevailed.
The tenth section having been read, which is as follows, to-wit:

Sec. 10. And be it further enacted, That the Receivers of Tax Returns throughout this State, shall administer to each and every person giving in his or her taxables, the following oath, viz: You do solemnly swear that you have made a just and full return of all the property of which you are possessed within this State, and that it is not worth more than the valuation you have affixed to it, to the best of your knowledge and belief, so help you God.

Mr. Harris, of Baldwin, moved to strike out the word "more" in the oath and insert "less." Which was rejected.

Mr. Tift then offered the following proviso:

Provided, That such person may except on his said oath any property which he may believe has been or will be given in and paid by any other person. The proviso was received.

Mr. Nisbet moved to amend further by inserting after the word "State," in the oath, the words "in your own right as a Guardian, Executor, Administrator, Agent, or other capacity." Which was received.

Mr. Seward offered as an amendment, to the amendment offered by Nisbet, the following, "and that you have fixed a true value upon it." Which was received.

The eleventh section being read, which is as follows to wit:

Sec. 11. And be it further enacted, That it shall be the duty of the several Tax Receivers within this State, to take in all taxables herein before enumerated, and enter the same in his book, or digest, with the appraised value thereof following the classification specified in the section of this act, and return a copy of the same, made out in a fair and legible hand writing, to the Comptroller General, on or before the first day of June next.

Mr. Phillips moved to fill up the blank by inserting "nine." Which was received.

Mr. Todd moved to amend the same by adding after the words "ninth section," the words, "add up each classification and aggregate them, certify that it is a correct digest of the taxables of the county of which he is Receiver." Which was received.

Mr. Phillips offered the following amendment, to come in at close of section. "And if any Receiver of Tax Returns shall fail to return his digest, unless for good and sufficient cause, and be approved by the Governor, he shall incur the penalty of one thousand dollars, which shall be collected of him and his securities, by execution as in case of defaulting Tax Collectors, under existing laws." Which was received.

Mr. Phillips offered the following additional sections:

And be it enacted by the authority aforesaid, That whenever in any county, there shall be a failure to elect a
Receiver of Tax Returns or Tax Collector, or the office of either become vacant by death or otherwise, so that digests will probably not be returned in due time, or the Taxes fail to be collected, it shall be the duty of the Justices of the Inferior Court, or a majority of them, to assemble forthwith and notify the Governor of such probable failure, and appoint some proper person or persons to fill such vacant office or offices, who shall qualify before them, and enter upon the duties of his office, upon giving to said Court a bond with securities, executed in a proper form and for a proper amount.

And be it further enacted, That it shall be the duty of the Governor to furnish the several Receivers with blank forms, by which they shall make out their digests, and each digest after being returned, shall be uniformly bound and labelled.

And be it further enacted, That the following rates of commissions shall be allowed on the net amounts of each digest, to each Receiver and Collector, on all digests over

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Which were received.

The twelfth section of the bill was then read, which is as follows to wit:

Sec. 12. And be it further enacted, That when the Comptroller General shall have received said Digests, he is hereby required to examine the same carefully, to detect any error or errors therein contained, and having corrected the same, if any were found to exist, he shall then foot up each column and ascertain the aggregate amount of each, and all the Digests, and report the same to his Excellency the Governor, who, with the assistance of said Comptroller shall assess such a rate per cent. on the entire amount, as will raise an amount of revenue corresponding to the wants of the State, and notify the several Tax Collectors throughout the State of the rate per cent. so imposed, and the amount to be collected by him in each county.

Mr. Tift offered the following proviso:

Provided, That the tax on Land or Real Estate, as defined in this act shall be one-half the amount of the tax, to be levied and collected on Personal Estate, as defined in this act.—

The proviso was rejected by the House.

Mr. Carlton then offered the following proviso to the section:

Provided, It shall not exceed the amount of tax collected for the year 1847.
Whereupon the yeas and nays were required to be recorded, and are, yeas 48, nays 70.

Those who voted in the affirmative, are Messrs.

Andrews,                              Gauding,                              Rawls,
Arnold,                               Glover, of Jasper,                     Reynolds,
Barnes,                               Glover, of Jones,                      Robinson, of Jasper,
Baugh,                                Hall,                                  Sanford,
Brandon,                              Jones,                                 Sheffield,
Bryan, of Houston,                    Kenan,                                 Smith, of Cass,
Bryan, of Wayne,                      Kilgore,                               Spear,
Candler,                              Maloney,                               Strickland,
Carlton,                              Martin,                                Sumner,
Carter,                               McConnell, of Cass,                    Vardeman,
Cleveland,                            McConnell, of Cobb, Walker of Crawf’d,
Colbert,                              McDonald,                              Ward,
Cone,                                 Morris,                                Weathers,
Dorminÿ,                              Neal,                                  Whitworth,
Fields,                               Pollock,                               Williams,
Freeman,                              Price,                                 Wood.

Those who voted in the negative, are Messrs.

Alexander,                            Graham,                                Pace,
Anderson of Warr’n, Gresham,           Perkins,                               Phillips,
Anderson of Wilkes, Harden,            Harris of Baldwin, Pinckard,
Atkinson,                              Harris, of Clark, Quarterman,
Bacon,                                 Harris, of Morgan, Ramsey,
Battle,                                Harris of Taliaferro, Reid,
Bartow,                                Heard,                                 Robinson of Coweta,
Beasley,                               Hendricks,                             Robinson of Laur’ns,
Bethune,                               Hodges,                                Seward,
Black,                                 Holmes,                                Shockley,
Brinson,                               Howard,                                Smith of Oglethorpe,
Bullard,                               Jackson, of Clark, Terrell,
Cabiness,                              Jackson, of Walton, Talbot,
Cameron,                               Keith,                                 Tift,
Crocker,                               Lawhon,                                Tillman,
Darnall,                               Lewis,                                 Todd,
Dozier,                                McDuffie,                              Townsend,
Dubignon,                              McLeod,                                Walker, of Rich’d,
Fleming,                               McIntosh,                              Williamson,
Franklin,                              Morgan,                                Wilson,
Gartell,                               Mosely,                                Wimbish,
Glass,                                 Nisbet,                                Zachry.
Glenn,

So the proviso was rejected by the House.

Mr. Lewis then offered the following proviso:

Provided, That the assessment upon the capital of Banking institutions shall not be less than one-third of one per
cent. upon the stock operated upon by such institutions—
Which was received.

The thirteenth section was then read, which is as follows,
to wit:

Sec. 13. And be it further enacted, That the amount so re-
quired to be raised and collected, shall not exceed the sum of
dollars for the year 1848, and the sum of
dollars for the year 1849.

Mr. Jones moved to fill up the first blank with $339,000.
Whereupon the yeas and nays were required to be recor-
ded, and are, yeas 62, nays 52.

Those who voted in the affirmative, are Messrs.
Alexander,
Anderson of Wilkes, Graham,
Atkinson, Gresham,
Barratte, Harden,
Battle, Harris of Baldwin, Reid,
Bartow, Harris of Clark, Robinson of Coweta,
Beaseley, Harris of Morgan, Shockley,
Bethune, Harris of Taliaferro, Smith of Oglethorpe,
Black, Hendricks,
Brown, Hodges,
Bullard, Howard,
Cabiness, Jackson of Clark, Todd,
Cameron, Jackson of Walton, Townsend,
Clark, Jones, Walker of Richm’d,
Darnall, Lawhon,
Dozier, Lewis,
Dubignon, Maloney,
Fleming, McDuffie,
Franklin, McIntosh,
Gartrell, Morgan,
Glenn, Nisbet,

Those who voted in the negative, are Messrs.
Anderson of Warr’n, Dorminy,
Andrews, Fields,
Bacon, Freeman,
Barnes, Gauding,
Baugh, Glass,
Brandon, Glover of Jones,
Brinson, Hall,
Bryan of Houston, Heard,
Bryan of Wayne, Holmes,
Carlton, Keith,
Carter, Kenan,
Cleveland, Kilgore,
Colbert, Martin,
Cone, McConnell of Cass, Seward,
Mr. Phillips moved to fill up second blank with $275,000. Which motion prevailed.

Mr. Phillips moved to strike out the 14th section, which motion prevailed.

Mr. Sanford then offered the following substitute in lieu of the original bill.

A bill to levy and collect a tax for each of the political years 1848, and 1849.

Mr. Seward offered the following as an additional section to the substitute offered by Mr. Sanford.

And be it further enacted, That it shall be the duty of the several Receivers of Tax Returns of this State to make out a separate Digest of all the property given in, and shall require all persons to affix a value upon said property under oath, and return said Digest to the Comptroller General's office as now required by law, without any additional compensation for such service.

And be it further enacted, That the Tax Receiver shall administer to persons giving in their taxes under the preceding section, the following oath, viz: You do solemnly swear that the property returned by you, has been given in at its true value, according to the best of your judgment, knowledge and belief, so help you God. Which was rejected.

Mr. Jones offered the following additional section:

And be it further enacted, That each and every Lawyer, Doctor of Physic, Engineer, Printer, Dentist and Daguerreotyper, shall pay a capitation tax of five dollars a year.

Mr. Gaulding moved to strike out Printer. Mr. Sanford, to strike out Lawyer and Doctor of Physic, which were received.

The section as amended was rejected, also, the following section:

And be it further enacted, That it shall be the duty of all Sheriffs and Tax Collectors to require each and every Itinerant Dentist, and Daguerreotyper, who may practice his profession or calling in the county of which said Sheriff or Tax Collector, is to show a certificate, that he the said Dentist or Daguerreotyper has paid the tax of the year, and on his failing to produce the same, shall collect by distress and sale of such Dentists or Daguerreotypers, for ten dollars, or by the imprisonment of his person. Which was rejected.

The third additional section of Mr. Jones was then read, which is as follows:
And be it further enacted, That a tax of fifty cents, the share of one hundred dollars, shall be paid on all Bank stock, Manufactory stock, and on all Rail Road stock, connected either directly or indirectly with the Western and Atlantic Rail Road, and a tax of one hundred dollars, on all Rail Road stock directly or indirectly connected with or fed by the Western and Atlantic Rail Road, Provided, no tax shall be required or paid on Rail Road or Manufacturing stock shares, until two years after the date of the act of incorporation. Upon receiving which section, the yeas and nays were required to be recorded, and are, yeas 63, nays 54.

Those who voted in the affirmative, are Messrs.

Alexander,          Glover, of Jasper,  Neal,
Barnes,             Glover, of Jones,  Pollock,
Baugh,              Gresham,          Price,
Bird,               Hall,              Quarterman,
Brinson,            Heard,             Rawls,
Bryan, of Houston,  Hendricks,        Reid,
Bryan, of Wayne,    Jackson, of Walton, Robinson, of Jasper,
Bullard,            Jones,             Robinson of Laur’ns,
Cabiness,           Kenan,             Sheffield,
Candler,            Kilgore,           Shockley,
Carlton,            Lawhon,            Smith, of Cass,
Carter,             Lewis,             Spear,
Cleveland,          Maloney,           Strickland,
Colbert,            Martin,            Sumner,
Cone,               McConnell, of Cass, Tillman,
Darnall,            McConnell, of Cobb, Vardeman,
Dorminy,            McDonald,           Walker of Crawford,
Fields,             McDuffie,           Weathers,
Freeman,            McLeod,            Whitworth,
Gaulding,            McIntosh,         Williamson,
Glass,              Morris,            Wilson.

Those who voted in the negative, are Messrs.

Anderson, of War’n,Dubignon,       Jackson of Clark,
Anderson of Wilkes,Fitzpatrick,    Morgan,
Andrews,                         Fleming,
Arnold,                          Franklin,
Bacon,                           Gartrell,
Battle,                          Glenn,
Bartow,                          Graham,
Beasley,                         Harden,
Bethune,                         Harris, of Baldwin, Ramsay,
Black,                           Harris, of Clark, Reynolds,
Brandon,                         Harris, of Morgan, Robinson of Coweta,
Cameron,                         Harris of Taliaferro, Sanford,
Clark,                           Hodges,            Seward,
Crocker,                         Holmes,            Smith of Oglethorpe,
Dozier,                          Howard,            Terrell,
So the section was received.

Mr. Barlow moved that the House do now adjourn. The motion was rejected.

Mr. Jones offered the following additional section:

And be it further enacted, That all Stage owners pay a tax of five dollars on each two horse hack, and ten dollars on each four horse stage. Which section was received.

Mr. Gartrell offered the following substitute in lieu of the substitute offered by Mr. Sanford.

Be it enacted by the General Assembly of Georgia, and it is hereby enacted by authority of the same, That the act entitled an act to levy and collect a tax for each of the political years, 1846, and 1847, approved 26th December, 1845, be and the same is hereby re-enacted, to continue in force until the first day of January 1850.

Mr. Jones offered the following additional section, to the substitute by Mr. Sanford.

And be it further enacted, That a capitation tax of five dollars, be paid by all officers, both State and Corporate, whose salary are over or equal to five hundred dollars, and less than fifteen hundred dollars, ten dollars on all over fifteen hundred dollars or equal thereto, and that the President of each corporation make a return on oath of the officers of the corporation over which he presides, by or before the 1st day of March, in each and every year, under the penalty of five hundred dollars, to be paid into the Treasury by such corporation.

Upon receiving the additional section the yeas and nays were required to be recorded, and are, yeas 48, nays 68.

Those who voted in the affirmative, are Messrs.
Those who voted in the negative, are Messrs.

Anderson of War’n, Fleming,  
Anderson of Wilkes, Franklin,  
Andrews,  
Arnold,  
Atkinson,  
Bacon,  
Baratte,  
Battle,  
Bartow,  
Beasley,  
Bethune,  
Black,  
Brandon,  
Brinson,  
Bryan of Houston,  
Bryan of Wayne,  
Bullard,  
Cameron,  
Clark,  
Crocket,  
Dorminy,  
Dozier,  
Dubignon,  
Gartrell,  
Glenn,  
Glover of Jasper,  
Graham,  
Hall,  
Harris of Baldwin,  
Harris of Clark,  
Harris of Morgan,  
Harris of Taliaferro,  
Hodges,  
Hollman,  
Howard,  
Jackson of Clark,  
Lawhon,  
Lewis,  
McIntosh,  
Morgan,  
Nisbet,  
Pace,  
Perkins,  
Phillips,  
Pinckard,  
Pollock,  
Quarterman,  
Ramsay,  
Reynolds,  
Robinson of Coweta,  
Robinson of Laurens,  
Seward,  
Sheffield,  
Shockley,  
Smith of Oglethorpe,  
Terrell,  
Tift,  
Tillman,  
Todd,  
Townsend,  
Vardeman,  
Walker of Crawford,  
Wimbish,  
Wood,  
Zachry.

So the section was rejected by the House.

Mr. Price offered the following additional section:

And be it further enacted, That a tax of three cents per head,  
be on all cattle over fifty head owned by any one person,  
and twenty-five cents per head on horses, mules and asses  
over five head.

Mr. Seward moved to strike out cattle in the amendment  
offered by Mr. Price.

On motion, the House adjourned until half-past six o'clock,  
P M.

HALF-PAST SIX O'CLOCK, P M.

The House met pursuant to adjournment.

Mr. Gaulding from the Committee on Enrollment, reports  
as duly enrolled and ready for the signature of the Speaker,  
the following acts, to-wit:

An act to regulate the admission of Attorneys to plead and  
practice law in the several Courts of Law and Equity within  
this State.

An act to authorise Charles J. McDonald to construct a  
bridge across the Chattahoochee River on his own land, and  
for other purposes therein named.

An act for the completion of the Western and Atlantic Rail  
Road, and for providing funds for the same.
An act for the relief of Walter Gibson and Charles W McNight.

An act amendatory of the act of 1845, organising a Supreme Court so far as to declare who may be parties plaintiff to Writs of Error.

An act to compensate the Grand and Petit Jurors of the county of Cobb, and to authorise the Justices of the Inferior Court to levy an extra tax for that purpose.

An act to provide the Effingham Hussars, a volunteer cavalry corps with arms, and to give them certain privileges.

An act to alter and amend (so far as relates to the county of Heard,) the third section of an act to alter and amend the Road Laws of this State, approved the 19th day of December, 1818.

An act to incorporate the New York and Savannah Steam Navigation Company.

An act to authorise the erection of an Alms House, and provide for the poor in Laurens county.

An act to revive and amend the act entitled an act to incorporate the Milledgeville Rail Road Company, assented to, 26th Dec., 1837.

An act to authorise the increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

An act to authorise Lewis A. L. Lampkin, to erect a milldam across the Etowah River on his own land in Floyd county.

An act more effectually to secure the collection of Tolls on certain Turnpike Roads.

An act to add a part of the county of Paulding to the county of Carroll, and part to the county of Floyd.

A resolution to furnish to the Georgia Military Academy, a certain number of muskets and swords.

Mr. Anderson of Wilkes, asked leave of absence for the balance of the Session on and after Friday next, and Mr. Brinson from and after Wednesday next, on special business.

The House refused to grant the leave requested.

On motion, the unfinished business was postponed until to-morrow morning.

And on motion of Mr. Perkins, the following bill was read the second time and committed for a third reading:

A bill to authorise judicial proceedings to be instituted for the purpose of the forfeiture of the charter of Irwinton Bridge Company.

Mr. Nisbet moved to suspend the order to take up a bill. The motion was rejected.

The House took up the report on the bill to change the lines between Marion and Talbot, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to change the
times of holding the Superior Courts of the counties of Harris, Marion, Talbot and Muscogee.

On motion of Mr. Ramsay, the same was postponed for further consideration.

The House took up the report on the bill to incorporate Sharp Mountain Baptist Church and Camp Ground, in the county of Cherokee.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to incorporate Washington Academy in the county of Monroe, and to appoint Trustees for the same.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to incorporate the Presbyterian Church, in Griffin, Pike county.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to change the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski, and agreed thereto, as amended.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to make the person holding the office of Clerk of the Superior Court and Clerk of the Inferior Court, or either of them, eligible to the office of the Clerk of the Court of Ordinary in the county of Burke, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to provide for the payment of teachers of poor children, in the county of Elbert, during the years 1839, and 1840, and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title,

A bill to provide for the payment of teachers of poor children, in certain counties therein named.

The House took up the report on the bill to provide for the payment of arrearages due teachers, for teaching poor children in the years 1844, 1845 and 1846, so far as respects Elbert county, and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title,

A bill to provide for the payment of arrearages due teachers, for teaching poor children in the years 1844, 1845, and 1846, so far as respects the counties of Elbert and Thomas.

The House took up the report on the bill to alter and amend the Road Laws of this State, so far as relates to the county of Union, and the same having been amended was agreed to.
The bill was read the third time and passed under the fol­
lowing title,
A bill to alter and amend the road laws of this State, so
far as relates to the counties of Union and Rabun.

The House took up the report on the bill to grant certain
privileges to the Hancock Guards, a volunteer company in
the county of Hancock, and the same being amended was
agreed to.

The bill was read the third time and passed under the fol­
lowing title,
A bill to grant certain privileges to the Hancock Guards,
a volunteer company in the county of Hancock, and Harris
County Cavalry.

The House took up the report on the bill to change the
name of Leander Graham, and legitimatize the same.

On motion the same was postponed indefinitely.

The House took up the report on a bill to alter and amend
an act entitled an act to amend the several acts regulating
roads in this State, so far as respects the operation of said acts
in the counties of Bryan, Liberty, McIntosh, Glynn, Camden
and Wayne, approved Dec. 8th, 1806, so far as respects the
county of McIntosh, and agreed thereto.

The bill was read the third time and passed under the ti­
tle thereof.

The House took up the report on the bill to change the
place of holding Justice's Court in the 41st district, G. M., in
the county of Tatnall, and agreed thereto.

The bill was read the third time and passed under the ti­
tle thereof.

The House took up the report on the bill to amend an act
incorporating the Village of Clarkesville, in the county of
Habersham, and to enlarge and define the corporate limits
of said village.

On motion, the same was postponed for further considera­
tion.

The House took up the report on the bill to alter and
change the charter of the City of Columbus, so as to give the
election of the Marshall and Deputy Marshall, and Clerk of
the City Council to the people of said City, and agreed thereto.

The bill was read the third time and passed under the ti­
tle thereof.

The House took up the report on the bill to repeal an act
entitled an act to establish and make permanent the ferry on
the Ocmulgee River, in the county of Jasper, known by the
name of J. Hardy's Ferry, assented to Dec. 8th, 1823, and
agreed thereto.

The bill was read the third time and passed under the ti­
tle thereof.

The House took up the report on the bill to extend the limi-
its of the town of Louisville, so as to include the residence of Littleberry Bostick.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to compensate the Petit Jurors of the county of Troup, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate Hiram Chapter, No. 5, and Monroe Lodge, No. 18, of Monroe county, Georgia, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act entitled an act to repeal so much of the 5th section of an act, passed the 16th day of December, 1828, incorporating the Town of LaGrange, as gives exclusive government of all persons in said Town liable to work on the roads to the Commissioners therefor; and also to extend the corporate limits of the Town of LaGrange, in Troup county, and to revive and make valid an act to make permanent the site of the public buildings in and for the county of Troup at the Town of LaGrange, and to incorporate the same, assented to Dec. 16th, 1828, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate Greenville Lodge, No. 57, of Free and Accepted Masons, of Meriwether county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified, and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to change the time of holding the Superior Courts in the county of Troup, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise the Muscogee Rail Road Company to issue bonds, and to authorise the Macon and Western Rail Road Company to endorse the same, and agreed thereto as amended.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal in part an act entitled an act to prescribe the manner of holding elections in the county of Chatham, and the char-
ter elections of the city of Savannah, passed Dec. 26, 1845, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate, requiring the Judge of the Cherokee Circuit to continue the Superior Court in the county of Cass for two weeks, and for other purposes, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal an act entitled an act to consolidate the offices of Receiver of Tax Returns and Tax Collector of this State, so far as relates to the county of Sumter, assented to Dec. 4, 1841, and the same being amended was agreed to.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill of the Senate to change the name of the village of Cross Plains, of Murray county, to that of the city of Dalton, to extend the limits and to point out the mode of electing their Mayor and Council, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of a portion of the citizens of Wayne county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to make it the duty of the Judge of the Coweta Circuit to continue the court in Heard county two weeks, and agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise the Justices of the Inferior Court of Jefferson county and their successors in office, to assess an extra tax upon the citizens of said county, for the purpose of paying for the building of a Court House in the county aforesaid, in the town of Louisville, and the same having been amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise the Inferior Courts of Jefferson and Walton counties and their successors in office, to assess an extra tax upon the citizens of said counties, for the purpose of paying for the building of a Court House in the towns of Louisville and Monroe.
The House took up the report on the bill of the Senate to incorporate the Chatham Artillery of the city of Savannah. On motion, the same was postponed indefinitely.

The House took up the report on the bill of the Senate to alter and amend an act entitled an act to incorporate the town of Lincoln ton, in the county of Lincoln, so far as relates to the appointment of commissioners, assented to Dec. 19, 1819, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize and require the Justices of the Inferior Court of the county of Emanuel, to examine and allow the Tax Collector his insolvent list, and for other purposes therein mentioned, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the Muscogee Asylum for the Poor, to make provisions for their support, and to authorize the Inferior Court of Muscogee county to bind out poor children to said corporation under certain circumstances, and to provide for their education, and the same being amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize John Frederick Andrews of the county of Wilkes, Donald M. McIntosh and John Scriven of the county of Chatham, to plead and practice law in the several courts of Law and Equity in this State, and to prescribe their liability touching the same.

On motion the same was postponed indefinitely.

The House took up the report on the bill of the Senate to authorize John Mobley, of the county of Irwin, to establish a ferry across the Ocmulgee River in said county, upon his own land, upon certain conditions therein mentioned, and the same being amended was agreed to.

The bill was read the third time and passed under the following title:

A bill to authorize John Mobley of the county of Irwin, to establish a ferry across the Ocmulgee River in said county, upon his own land, and to authorize John Steel of Telfair, to establish a ferry across the Little Ocmulgee near Lumber city, upon certain conditions therein named.

The House took up the report on the bill of the Senate to appoint additional Trustees for the Etowah Academy in Cherokee county, and for other purposes and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate
to incorporate the Fire Company of the city of Columbus, to be known by the name and style of the Vigilant Fire Company, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize Andrew McCarvey of the county of Dooly, in this State, to peddle upon goods, wares and merchandise, within the said county of Dooly without a license, and without being subject to pay any tax therefor, and agreed thereto.

The bill was read the first time and passed under the title thereof.

The House took up the report on the bill of the Senate to establish and make permanent the county site of Scriven county, and for other purposes therein named.

The same being amended, was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to compel Faris Carter, a temporary resident of Murray county, to give in all the taxable property he may hold or own in the county of Murray, to the Receiver of said county, and to pay for the same to the Tax Collector of the county of Murray, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to amend an act entitled an act to authorize James Morris to erect a mill-dam across the Conasauga River on his own land, in the county of Murray, assented to the 20th day of December, 1839, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal an act entitled an act to incorporate the town of Florence in the county of Stewart, and appoint commissioners for the same, assented to Dec. 14, 1837, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to empower the Inferior Court of the county of Decatur to establish a check or plot of the town of Bainbridge, and for other purposes therein mentioned.

And the same being amended, was read the third time and passed under the following title:

A bill to empower the Inferior Court of the counties of Decatur and Thomas to establish a check or plot of the town of Bainbridge in Decatur county, and Thomasville in Thomas county, and for other purposes therein mentioned.

The House took up the report on the bill of the Senate to compensate Grand and Petit Jurors for the county of Camp-
bell, and to authorise the Justices of the Inferior Court to lay an extra tax for that purpose, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The following bills of the Senate were taken up and severally read the first time:

A bill for the relief of Robt. C. Wilson, of the county of Clark, and Wm. J. Garrett, of the county of Campbell, and T. L. Guerry, of the county of Twiggs, and to pay the arrearages due the teachers of poor children of the county of Forsyth for the years 1842 and 1843.

A bill to prescribe the time, place and manner of holding elections for Senators and Representatives, to represent the State of Georgia in the Congress of the United States.

A bill to authorise the corporation for manufacturing purposes, known as the Richmond Factory, to establish and keep in operation a factory in any part of Richmond county, under their present charter.

A bill to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road, at or near Barnesville, in Pike county, to the town of Thomaston in Upson county, and to punish those who may willfully injure the same, and to confer all corporate powers necessary to effect said object, assented to December 23, 1839.

A bill to authorise the Central Rail Road and Banking Company, or either of them, to form a junction of the Central Rail Road and Macon and Western Rail Road in or near the limits of the city of Macon.

A bill to grant to Messrs. Cooper, Stroup & Wiley, of Cass county, and others, the right to navigate the Etowah River, to remove obstructions, and to fine persons for obstructing the navigation of the same, and prescribing the manner of making locks in dams across said River.

A bill to authorise the Hiwassee Rail Road Company of the State of Tennessee, to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia.

A bill to authorise the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through the county of Dade, to secure to said company certain rights and privileges, and for other purposes.

The following bills of the Senate were then taken up and severally read the second time, and committed for a third reading:

A bill for the registry of births, marriages, and deaths in this State.

A bill to authorise Daniel Aderhold, of the county of Cobb,
to construct a mill-dam across part of the channel of the Chattahoochee River.

A bill to authorise the Governor to cause the correction of an error in the plot and grant to lot of land, No. 158, in the 15th district of Early county.

A bill to authorise the Inferior Courts of the several counties in this State, to levy and collect an extraordinary tax in certain cases therein named.

A bill for the protection and preservation of the rights and property of married women, and to define the liabilities of husbands.

A bill to repeal an act to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the several counties herein named, and to provide for the payment of the same, assented to Dec. 23, 1837, so far as respects the county of Lowndes.

A bill to amend an act entitled an act to revise and consolidate the Militia laws of this State, and to repeal the Cavalry laws now in force, approved Dec. 19, 1818.

A bill to authorise and require the Secretary of State to record certain grants which have heretofore issued.

A bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

A bill to authorise and empower the Courts of Ordinary of this State, to grant letters testamentary to a person or persons who are not citizens of the State.

A bill to legalize the acts and doings of Lavinia Loyless, Administratrix of Henry Loyless, late of Cass county, deceased, and to authorise the Court of Ordinary of Twiggs county to grant letters of administration de bonis non, on the estate of said Henry Loyless.

A bill for the relief of James Harrison and Samuel Harrison, administrators, &c., and to repeal the Irwinton Bridge Company of incorporation.

A bill to incorporate the Campbellton Bridge Company, and to authorise them to build a bridge across the Chattahoochee River, and to establish a ferry across the same.

A bill to re-organise the Judicial Districts, and to equalize the labors of the Judges of the Superior Courts in this State, &c., and for other purposes.

A bill to incorporate the City Light Guards of the city of Columbus, and to extend to them certain privileges.

The following bill reported by the Committee on Petitions, through Mr. Jackson of Walton, the Chairman thereof, was then taken up and read the first time:

A bill to emancipate the slaves therein named.

The following bills of the House were then taken up and read a second time, to-wit:
A bill to repeal an act to incorporate the Irwinton Bridge Company.

A bill for the relief of David Cooper, and

A bill to pardon John Childers, convicted in the Superior Court of Talbot county, of the offence of an assault with intent to murder.

The House then adjourned until 9 o'clock, to-morrow morning.

TUESDAY, DECEMBER 21, 1847

Mr. Phillips moved to reconsider so much of the journal of yesterday, as relates to the rejection of a bill to amend an act entitled an act to organize the Lunatic Asylum of the State of Georgia, and to provide for the government of the same, and to appropriate money, assented to on the 10th day of December, 1841.

Whereupon the yeas and nays were required to be recorded, and are yeas 58, nays 56.

Those who voted in the affirmative, are Messrs.

Alexander, Gartrell, Nisbet,
Anderson of Warr'n, Glenn, Phillips,
Anderson of Wilkes, Glover of Jasper, Price,
Andrews, Graham, Quarterman,
Arnold, Gresham, Reynolds,
Bacon, Harris of Baldwin, Robinson of Coweta,
Bartow, Harris of Clark, Robinson of Laur's,
Beasley, Harris of Morgan, Sanford,
Bethune, Harris of Taliaferro, Seward,
Black, Hodges, Shockley,
Bird, Howard, Smith of Oglethorpe,
Brandon, Jackson of Clarke, Terrell,
Brinson, Lawhon, Talbot,
Cameron, Lewis, Tillman,
Clark, McLeod, Todd,
Crocker, McIntosh, Townsend,
Darnall, Morgan, Walker of Richm'd,
Dozier, Moseley, Wood,
Dubignon, Neal, Zachry,
Fleming,

Those who voted in the negative, are Messrs.

Atkinson, Carter, Franklin,
Bailey, Cleveland, Freeman,
Barnes, Colbert, Gaulding,
Battle, Cone, Glass,
Bryan of Wayne, Dorminy, Glover of Jones,
Cabiness, Fields, Hall,
Candler, Fitzpatrick, Harden,
So the motion to reconsider prevailed.

Mr. Sanford moved to reconsider so much of the journal of yesterday as relates to the rejection of the third section of Mr. Jones' amendment to the substitute offered by Mr. Sanford—which is as follows, to wit:

And be it further enacted, That a tax of 50 cents the share of $100 shall be paid on all bank stock, manufactory stock, and on all Rail Road stock connected neither directly or indirectly with the Western and Atlantic Rail Road, and a tax of one dollar the share of $100 on all Rail Road stock directly or indirectly connected with or fed by the Western and Atlantic Rail Road—Provided, no tax shall be required or paid on Rail Road or manufacturing stock shares until two years after the date of the act of incorporation.

The House agreed to reconsider.

Mr. Carlton moved to reconsider so much of the journal of yesterday as relates to the passage of a bill to alter and amend the Road laws of this State, so far as relates to the counties of Union and Rabun.

The House agreed to reconsider.

Mr. Bartow moved to reconsider so much of the journal of yesterday as relates to the postponement indefinitely of the bill to incorporate the Chatham Artillery of the City of Savannah.

The House agreed to reconsider.

Mr. Harris of Baldwin from the committee on the State of the Republic, laid upon the table a majority report.

Mr. Jackson of Walton from the same committee, laid upon the table the report of the minority—which were read.

On motion of Mr. Harris of Baldwin, 150 copies of the two reports were ordered to be printed for the use of this House.

Mr. Sanford moved to take up the reconsidered section of Mr. Jones' amendment to the substitute offered by himself for the bill to provide for the collection of taxes for the support of government for the years 1848 and 1849 and thereafter.
The section having been taken up and read, Mr. Jones moved to strike out all the section before the proviso.

The motion prevailed; he then moved to insert the following section:

*And be it further enacted*, That the Georgia Rail Road and Banking Company shall pay a tax of $60 per mile for each and every mile of Road they own, which may be discharged by the payment of one fourth of one per cent on their investment.

*And be it further enacted*, That all persons owning stock in the Central Rail Road, or in the Macon and Western Rail Road shall pay tax of one fourth of one per cent. on each share of stock so owned by him, her or them.

Upon receiving the sections, the yeas and nays were required to be recorded, and are yeas 45, nays 65.

Those who voted in the affirmative, are Messrs.

- Barnes,
- Baugh,
- Bird,
- Cabiness,
- Candler,
- Carlton,
- Carter,
- Cleveland,
- Colbert,
- Cone,
- Darnall,
- Fields,
- Fitzpatrick,
- Gaulding,
- Glover of Jones,
- Graham,
- Gresham,
- Hall,
- Heard,
- Holmes,
- Jackson of Walton,
- Jones,
- Keith,
- Kilgore,
- Maloney,
- Martin,
- McConnell of Cass,
- McConnell of Cobb,
- McDonald,
- McLeod,
- Morgan,
- Morris,
- Rawls,
- Sheffield,
- Spear,
- Strickland,
- Sumner,
- Tillman,
- Vardeman,
- Walker of Crawford,
- Weathers,
- Whitworth.

Those who voted in the negative, are Messrs.

- Alexander,
- Anderson of Wilkes, Crocker,
- Anderson of Warr’n, Dorminy,
- Andrews,
- Arnold,
- Bacon,
- Bailey,
- Battle,
- Bartow,
- Beasley,
- Bethune,
- Black,
- Brandon,
- Brinson,
- Brown,
- Bryan of Houston,
- Bryan of Wayne,
- Cameron,
- Dozier,
- Dubignon,
- Fleming,
- Franklin,
- Freeman,
- Gartrell,
- Glenn,
- Glover of Jasper,
- Harden,
- Harris of Baldwin,
- Harris of Clark,
- Harris of Morgan,
- Harris of Taliaferro, Reid,
- Hendricks,
- Hodges,
- Jackson of Clark,
- Kenan,
- Lawhon,
- Lewis,
- McIntosh,
- Moseley,
- Neal,
- Nisbet,
- Pace,
- Perkins,
- Phillips,
- Pinckard,
- Pollock,
- Quarterman,
- Reynolds,
The second section of Mr. Jones’ amendment was then read, which is as follows, to wit:

And be it further enacted, That all manufacturing companies shall pay a tax of one eighth of one per cent. on their investments.

The amendment was rejected by the House.

Mr. Tift offered the following amendment, to come in after the proviso in the amendment offered by Mr. Jones:

“All Rail Road Companies not exempted from taxation by existing laws, shall be taxed one half of one per cent. on the net income of the Road or Roads owned by them, and such net income shall be given in and the tax paid by the President of such company.”

Mr. Phillips offered the following substitute in lieu of that offered by Mr. Sanford:

And be it further enacted by the authority aforesaid, That twelve and a half per cent. on the tax of 1845, be levied and collected for the year 1848.

And be it further enacted, That a tax of one per cent. per head be levied and collected on all stock cattle owned by any person of this State above one hundred.

And be it further enacted, That fifty cents on each and every Gold Watch, used and worn and owned by any male citizen of the State, be levied and collected.

And be it further enacted, That the Georgia Rail Road, the Central Rail Road, and the Macon and Western Rail Road, shall be and are hereby taxed $20 per mile, or one half of one per cent. on their net annual income—Provided, that the same shall not be levied and collected until after each and all of them shall have been in operation from the time designated by law.

The question then recurred upon the amendment offered by Mr. Tift.—The amendment was rejected.

Mr. Jones then offered the following amendment, to come in before the proviso in the section offered by himself:

And be it further enacted, That the Macon and Western Rail Road be taxed one per cent on the amount of its capital stock as expressed in its charter.

Which was rejected.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:
The Senate has passed the following bills of the House of Representatives, to wit:

A bill to authorise the Inferior Court of Baker county to dispose of certain lands for poor school purposes.

A bill to compensate the heirs of William Oliver of Randolph county, deceased, for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. George T. Wood of the Georgia Militia in the Creek War of 1836.

A bill to authorise the Inferior Court of Baker county to dispose of the county's interest in the lands and public buildings in the town of Byron, and the county's interest in certain lands in the town of Newton.

A bill to establish a Botanic Medical Board of Physicians in this State, and for the better regulation of the Botanic or Thomsonian practice of Medicine.

A bill to change the time of holding the Inferior Courts of Jackson county.

A bill to be entitled an act for the relief of John H. Mann, executor of James G. Stallings, deceased.

A bill to amend the 12th section of an act entitled an act to carry into effect that part of the first section of the third article of the Constitution which requires the establishment of a Supreme Court for the correction of errors, and to organize the same and regulate the proceedings thereof, assented to on the 25th day of December, 1845.

A bill to incorporate the Clarksville and Athens Rail Road Company.

A bill to compel persons owning or holding plantations or negroes in any county in this State, and not residing therein, to give in and pay tax for the same in said county.

The Senate has agreed to the following resolutions, to wit:

A resolution in relation to the presentation of a Sword to Capt. Wm. Hardee.

A resolution of the House of Representatives in relation to the presentation of a Sword to Capt. Wm. H. Walker.

A resolution of the House of Representatives in relation to the presentation of a Sword to Capt. Tattnall.

The Senate has also concurred in the amendment of the House of Representatives to the Senate's bill to repeal an act passed the 25th December, 1837, to consolidate the offices of Tax Collector and Receiver of Tax Returns in certain counties therein named, so far as relates to the counties of Murray and Glynn.

The Senate has refused to concur in the amendment of the House of Representatives to the Senate's bill to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly, and Marion, so far as respects the
counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839.

The Senate has also passed the following bills:

A bill to compensate the river commissioners upon the Ocmulgee river and its branches, so far as concerns the commissioners in Jasper, Butts, Newton and Henry counties.

A bill to define the liability of representatives of deceased copartners in certain cases.

A bill for the relief of Margaret Hall.

They have also agreed to a resolution requesting the Judges of the Supreme Court to make a report to the next legislature in relation to the practicability of simplifying the laws.

The Senate has also passed the following bill of the House of Representatives, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

A bill to simplify and curtail pleadings at law.

The question then recurred upon the amendment offered by Mr. Phillips to the substitute offered by Mr. Sanford.

Mr. Phillips moved to take it up by sections.

Pending a discussion upon this subject, a motion for adjournment prevailed.

And the House adjourned until half past two o'clock, P. M.

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HALF-PAST TWO O'CLOCK P. M.

The House met pursuant to adjournment.

Mr. Jones moved to suspend the order to take up the amendment of the Senate to a bill of the House.

The order being suspended, the House took up the amendment of the Senate to the bill of the House to simplify and curtail pleadings at law—and concurred therein.

The House resumed the unfinished business of the morning, which was the consideration of the amendment offered by Mr. Phillips for the substitute of Mr. Sanford, for the bill to provide for the collection of taxes for the support of government for the years 1848 and 1849, and thereafter.

On motion, the amendment was taken up by sections.

The first section was read, which is as follows, to wit:

"And be it further enacted by the authority aforesaid, That twelve and a half per cent. on the tax of 1845, be levied and collected for the year 1848"—was then read and rejected.

The second section was read, which is as follows, to wit:

And be it further enacted, That a tax of one per cent. per head be levied and collected on all stock cattle owned by
any person of this State above one hundred—was then read and carried.

The third section was then read, which is as follows:

And be it further enacted, That 50 cents on each and every gold Watch used and worn and owned by any male citizen, be levied and collected.

Mr. Jackson of Walton, moved to insert after the word 'Watch,'—the words 'and 25 cents upon each and every silver watch.'

The amendment was received.

Mr. Jones moved to insert after the word 'male,' the word 'female.'

Mr. Seward moved to insert after the word watch,—'or gold-head walking cane.'—Which amendments were rejected.

Mr. Phillips then called for the previous question.—The call was not sustained.

The question then recurred upon the receiving the third section of Mr. Phillips' amendment.—The section was received.

The fourth section was then read.

Mr. Spear moved to strike out all after the words '§20 for each mile,'—which was rejected.

Mr. Price offered the following additional section:

And be it further enacted, That the sum of $5 tax be levied on 'every Dentist and Daguerreotype taker.'

The section was received.

Mr. Terrell offered the following additional section to Mr. Sanford's substitute:

Be it further enacted, That the Receivers and Collectors be allowed the same commissions now allowed by law—the Digest to be netted for Receiver by deducting default list, and for Collector by deducting insolvent list.

The section was received.

Mr. Tift offered the following amendment to the amendment offered by Mr. Phillips, to come in after the word 'watch,' in fourth section:—'On each nine-pin or ten-pin alley or other alley of like character $10.'—The amendment was rejected.

The question then recurred upon receiving the substitute offered by Mr. Garrel in lieu of the substitute offered by Mr. Sanford and the original bill, which is a bill to levy and collect a tax for each of the political years 1848 and 1849.

Mr. Lewis offered the following amendment as an additional section:

Be it further enacted, That whenever any individual who has not made a return of his tax, shall refuse to make such return upon the application of the Receiver, it shall be the duty of the Receiver with two such freeholders as he may
select, to assess such tax as he may think reasonable and just, upon the taxable property of the individual so refusing, with due regard to the laws imposing taxes, and upon the second refusal, to double said original tax, and so on indefinitely until such individual shall make a return.

The section was received.

Upon receiving the substitute as amended in lieu of the original bill and substitute, the yeas and nays were required to be recorded, and are yeas 89, nays 31.

Those who voted in the affirmative, are Messrs.

Anderson of War’n, Franklin, Neal, 
Anderson of Wilkes, Freeman, Nisbet, 
Andrews, Gartrell, Pace, 
Arnold, Gaulding, Price, 
Bacon, Glass, Quarterman, 
Barnes, Glover of Jones, Rawls, 
Battle, Graham, Reynolds, 
Bartow, Gresham, Robinson of Coweta, 
Baugh, Hall, Robinson of Jasper, 
Beasley, Harris of Clark, Sanford, 
Bird, Harris of Morgan, Seward, 
Brandon, Harris of Taliaferro, Sheffield, 
Brinson, Hodges, Shockley, 
Brown, Holmes, Spear, 
Bryan of Houston, Jackson of Clark, Strickland, 
Bryan of Wayne, Jones, Sumner, 
Bullard, Keith, Terrell, 
Cameron, Kenan, Talbot, 
Candler, Kilgore, Tillman, 
Carter, Lawhon, Townsend, 
Clark, Maloney, Vardeman, 
Cleveland, Martin, Walker of Crawf’d, 
Colbert, McConnell of Cass, Ward, 
Cone, McConnell of Cobb, Weathers, 
Crocker, McDonald, Whitworth, 
Dorminy, McLeod, Williams, 
Dubignon, McIntosh, Wimbish, 
Fields, Morgan, Wood, 
Fitzpatrick, Morris, Zachry, 
Fleming, Moseley, 

Those who voted in the negative, are Messrs.

Alexander, Darnall, Hendricks, 
Atkinson, Dozier, Howard, 
Barratte, Glenn, Jackson of Walton, 
Bethune, Glover of Jasper, Lewis, 
Black, Harden, McDuffie, 
Cabiness, Harris of Baldwin, Perkins, 
Carlton, Heard, Phillips,
Pinckard, Robinson of Laur's, Todd,
Pollock, Smith of Oglethorpe, Williamson,
Ramsay, Tilt,
Reid,

So the substitute was received.

The report as amended was agreed to.

The bill was read the third time, and upon the question, "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 95, nays 24.

Those who voted in the affirmative, are Messrs.

Anderson of War'n, Glass, Nisbet,
Andrews, Glenn, Pace,
Arnold, Glover of Jasper, Pinckard,
Bacon, Glover of Jones, Price,
Barnes, Graham, Quartersman,
Battle, Gresham, Rawls,
Bartow, Hall, Reynolds,
Baugh, Harris of Baldwin, Robinson of Coweta,
Beasley, Harris of Clark, Robinson of Jasper,
Bird, Harris of Morgan, Sanford,
Brandon, Harris of Taliaferro, Seward,
Brinson, Hodges, Sheffield,
Brown, Holmes, Shockley,
Bryan of Houston, Howard, Smith of Cass,
Bryan of Wayne, Jackson of Clark, Smith of Oglethorpe,
Bullard, Jackson of Walton, Spear,
Cameron, Jones, Strickland,
Candler, Keith, Sumner,
Carter, Kenan, Terrell,
Clark, Kilgore, Talbot,
Cleveland, Lawhon, Tift,
Cone, Maloney, Tillman,
Crocker, Martin, Townsend,
Dorminy, McConnell of Cobb, Vardeman,
Dubignon, McConnell of Cass, Ward,
Fields, McDonald, Weathers,
Fitzpatrick, McLeod, Williams,
Fleming, McIntosh, Williamson,
Franklin, Morgan, Wimbish,
Freeman, Morris, Wood,
Gartrell, Moseley, Zachry,
Gaulding, Neal,

Those who voted in the negative, are Messrs.

Alexander, Cabiness, Heard,
Atkinson, Carlton, Hendricks,
Baratte, Colbert, Jackson of Walton,
Bethune, Darnall, Lewis,
Black, Harden, McDuffie,
So the bill passed under the title thereof.

Mr. Bartow moved to suspend the order to take up a bill of the Senate for second reading.

The order being suspended, the following bill was read the second time and committed for a third reading.

A bill to authorize the Hiwassee Rail Road Company of the State of Tennessee, to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia.

The House went into committee of the whole—Mr. Seward in the chair, on the bill to appropriate money for the political years 1848 and 1849—and having spent some time therein, the Speaker resumed the chair, and Mr. Seward from the committee reported the bill to the House as amended.

Mr. Harris of Baldwin moved that the House adjourn.

The motion prevailed, and the House adjourned until 9 o'clock to-morrow morning.

WEDNESDAY, DECEMBER 22, 1847.

Messrs. Reid and Terrell asked leave of absence for the balance of the session from and after the 25th inst.

Leave of absence was refused.

Mr. Bartow moved to suspend the order to take up a bill of the Senate.

The order having been suspended, the House took up the report on the bill of the Senate to authorize the Hiwassee Rail Road Company of State of Tennessee, to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia, and agreed thereto.

The bill was read the third time and passed under the title thereof.

On motion of Mr. Bartow, the clerk was directed to carry the same forthwith to the Senate.

On motion of Mr. Jones, the order was further suspended, and the following bill of the Senate was read a second time and committed for a third reading, to wit:

A bill to authorize the Central Rail Road and Banking Company and the Macon and Western Rail Road Company or either of them, to form a junction of the Central Rail Road and Macon and Western Rail Road in or near the limits of the city of Macon.
On motion of Mr. Brown, the order was further suspended, and the House took up the report on the bill to amend an act to incorporate the Augusta and Waynesboro' Rail Road Company, passed 31st December, 1838, and the act amendatory thereof, and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

On motion of Mr. Jenkins, the Clerk was directed to carry the same forthwith to the Senate.

On motion of Mr. Gaulding, the order was further suspended, and the House took up the report on the bill to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

Mr. Robinson of Coweta, offered the following proviso, in lieu of the proviso of the bill:

Provided, that nothing in this act or the act revived by this act, shall be so construed as to interfere with the rights conferred on the Atlanta and LaGrange Company, or that may hereafter be conferred on said Rail Road Company in the extension of said Road, which was received by the House.

Mr. Howard offered the following proviso:

Provided, that if the Muscogee Rail Road Company shall, within eighteen months, commence in good faith, to construct and shall grade 5 miles of the said Muscogee Rail Road—then, and in that event, the said Macon and Western Rail Road shall not construct a branch from said Macon and Western Rail Road to West Point in Troup county.

Upon receiving which proviso, the yeas and nays were required to be recorded, and are yeas 14, nays 95.

Those who voted in the affirmative, are Messrs.

Alexander, Carlton, Talbot,
Andrews, Dorminy, Walker of Crawfd,
Arnold, Dozier, Williams,
Bailey, Howard, Wilson,
Brinson, Lewis, 

Those who voted in the negative, are Messrs.

Anderson of Warr'n, Brown, Cone,
Anderson of Wilkes, Bryan, of Houston, Crocker,
Atkinson, Bryan, of Wayne, Dubignon
Bacon, Cabiness, Fields,
Barnes, Callaway, Fitzpatrick,
Bartow, Cameron, Fleming,
Baugh, Candler, Freeman,
Beasley, Carter, Gartell,
Black, Clark, Gaulding,
Bird, Cleveland, Glass,
Brandon, Colbert, Glover, of Jasper,
So the proviso was rejected.

The report, as amended, was agreed to, the bill was read the third time and passed under the title thereof.

On motion, the Clerk was directed to carry the same forthwith to the Senate.

On motion of Mr. Ramsey, a Resolution in favor of the officers of the Penitentiary, was taken up and read, and on motion of Mr. Clark, was laid upon the table for the balance of the session.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled, and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to repeal an act passed 25th of December, 1837, to consolidate the offices of Tax Collector and Receiver of Tax Returns in certain counties therein named, so far as relates to the county of Glynn.

An act for the relief of a portion of the citizens of Wayne county.

An act to incorporate the Fire Company of the city of Columbus, to be known by the name and style of the Vigilant Fire Company.

An act to compensate the Grand and Petit Jurors of the county of Campbell, and to authorise the Justices of the Inferior Court to levy an extra tax for that purpose.

The order being further suspended,

Mr. Shockley laid upon the table a Resolution. Which was read.
The rule being suspended, the following Resolution was taken up and agreed to.

Resolved by the Senate and House of Representatives, That the thanks of the General Assembly of Georgia, be tendered to Lieut. Wm. Montgomery Gardner, of the county of Richmond, for his gallant conduct and noble bearing on the battle fields of Mexico in defending his country's Flag, and that his Excellency the Governor, cause to be transmitted to Lieut. Gardner, a copy of this Resolution.

On motion of Mr. Baratte, the order was further suspended, and the House took up the Resolution of the Senate authorising his Excellency the Governor, to present to Capt. William Hardee, of the U. S. Dragoons, (a native of Georgia) a Sword, for his brilliant achievements in Mexico, and concurred therein.

On motion of Mr. Bailey, the order was further suspended, and Mr. Bailey laid upon the table a Resolution. Which was read.

The rule requiring new matter to lay upon the table for one day being suspended, the following Resolution was taken up and agreed to.

Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That it shall be the duty of the Reporter of the Supreme Court to deliver the copies of the Reports of said Court, intended for the Clerks of the Superior Courts, to his Excellency the Governor, who shall cause the same to be sent to the Clerks, with the Laws and Journals of this Legislature; and that such copies of said Reports as may be proposed after the distribution of the Laws and Journals of the present session, shall also be delivered to the Governor, who shall cause them to be distributed with the Laws and Journals of the next succeeding Legislature thereafter.

The order being further suspended,

Mr. Harris, of Baldwin, laid upon the table a Resolution. Which was read.

The rule was then suspended, and the following Resolution was taken up and agreed to.

Resolved, That all bills passed, resolutions and reports agreed to, or concurred in, from and after the adoption of this Resolution, be taken by the Clerk forthwith to the Senate, unless otherwise ordered by the House.

The order being further suspended, on motion of Mr. Phillips, the House took up the reconsidered bill, to amend an act entitled an act to organize the Lunatic Asylum of the State of Georgia, and to provide for the government of the same, and to appropriate money, assented to the 10th day of December, 1841.

The bill was read the third time, and upon the question
"Shall this bill now pass?" the ayes and nays were required to be recorded, and are ayes 63, nays 58.

Those who voted in the affirmative, are Messrs.

Alexander, Fleming, Pace,
Anderson of Warren, Gartrell, Perkins,
Anderson of Wilkes, Glenn, Phillips,
Andrews, Glover of Jasper, Price,
Arnold, Graham, Quarterman,
Bacon, Gresham, Ramsay,
Bartow, Harris of Baldwin, Reynolds,
Beasley, Harris of Clark, Robinson of Coweta,
Bethune, Harris of Morgan, Robinson of Lump's,
Black, Harris of Taliaferro, Sanford,
Bird, Hodges, Seward,
Brandon, Howard, Shockley,
Brinson, Jackson of Clark, Smith of Oglethorpe,
Brown, Lawhon, Terrell,
Bullard, Lewis, Talbot,
Callaway, McIntosh, Todd,
Cameron, Morgan, Townsend,
Clark, Mosely, Wood,
Crocker, Neal, Zachry,
Dobier, Nisbet,

Those who voted in the negative, are Messrs.

Atkinson, Gaulding, Pollock,
Bailey, Glass, Rawls,
Barnes, Glover of Jones, Reid,
Baratte, Hall, Robinson, of Jasper,
Battle, Heard, Rozar,
Baugh, Hendricks, Sheffield,
Bryan of Houston, Holmes, Smith of Cass,
Bryan of Wayne, Jones, Spear,
Cabiness, Keith, Strickland,
Candler, Kenan, Sumner,
Carlton, Kilgore, Tift,
Carter, Maloney, Vardeman,
Cleveland, Martin, Walker of Crawford,
Colbert, McConnel of Cass, Weathers,
Cone, McConnel of Cobb, Whitworth,
Dorminy, McDonald, Williams,
Fields, McDuffie, Williamson,
Fitzpatrick, Morris, Wilson,
Franklin, Pinckard, Wimbish,
Freeman,

So the bill passed under the title thereof.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:
An act to authorise the Justices of the Peace of the several districts within the corporate limits of the city of Columbus, Muscogee county, to hold their courts in the Court House of said county, and to regulate the drawing of Jurors for the Justices Courts in the city of Augusta.

An act to authorise and empower the Mayor and Council of the city of Columbus to levy and collect an extra tax in said city for Rail Road purposes.

An act to incorporate the Etowah Rail Road Company in Cass, Cherokee, and other counties of the State of Georgia.

An act to authorise all the free white citizens of the State of Georgia, and such others as they may associate with them, to prosecute the business of manufacturing, with corporate powers and privileges.

An act to amend an act entitled an act to give all persons employed on Steamboats and other water crafts, on the Chattahoochee, Altamaha and Ocmulgee Rivers, a lien on said Steamboats or water crafts for his, her or their wages, and for wood and provisions furnished, and to point out and facilitate the mode of the collection of the same, assented to Dec. 11, 1841, so as to include all liens on personal property under certain regulations, and for other purposes.

An act to incorporate the Washington Rail Road Company with power to construct a Rail Road from the town of Washington, in Wilkes county, to the Depot on the Central Rail Road known as Tennille, or to some other convenient and suitable point on said last mentioned Road; to punish those who may wilfully and maliciously injure the same, and to confer all powers necessary to effect said object.

An act to incorporate the Savannah and Albany Rail Road Company with power to extend the said Road, and to construct branches.

An act to permit owners of land lying on both sides of the Rivers Oostanaula, Conasauga and Coosawattee, to erect mill-dams or fish dams across the same upon certain conditions, and to prescribe the punishment to which a violation thereof shall subject the offender.

An act to authorise the Inferior Court of Baker county to dispose of the county's interest in the lands and public buildings in the town of Byron, and the county's interest in certain lands in the town of Newton.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills of the House of Representatives, to-wit:

A bill to authorise the Tax Collector of Irwin county to collect the taxes on certain lands lying in said county, and for other purposes.

A bill to alter and amend the several acts heretofore passed for the incorporation and government of the town of
Ruckersville, in the county of Elbert, and to define its corporate limits.

A bill to incorporate the Oglethorpe Fire Company, No. 1, of Savannah.

A bill to authorise certain persons therein named to establish ferries over certain rivers therein named on their own lands, and to authorise John P. Eve to establish a toll bridge on the Etowah river on his own land.

A bill to authorise the Justices of the Inferior Court of the county of Green to levy an extra tax, and for other purposes therein named.

The Senate has also passed the following bills, to-wit:

A bill to amend an act to provide for the education of the poor.

A bill to exempt from taxation the property belonging to the Colleges in this State, and to exempt from patrol, jury and militia duty the Faculty and Students thereof, also to grant like exemptions to certain other persons.

They have also concurred in the amendments of the House of Representatives to the following bills, to-wit:

A bill to empower the Inferior Court of the county of Decatur to establish a check or plot of the town of Bainbridge, and for other purposes.

A bill to authorise Andrew McCarvey, of the county of Dooly, to peddle on goods, wares and merchandise in said county, without license.

A bill to authorise the Justices of the Inferior Court of Jefferson county and their successors in office, to assess an extra tax on the citizens of said county for the purpose of paying the building of a Court House in said county, in the town of Louisville.

A bill to authorise John Mobley, of the county of Irwin, to establish a ferry across the Ocmulgee river in said county, on his own land, &c.

A bill to authorise the Muscogee Rail Road Company to issue bonds, and to authorise the Macon and Western Company to indorse the same.

A bill to incorporate the Muscogee Asylum for the poor, and make provision for their support, to authorise the Inferior Court of Muscogee county to bind out poor children to said corporation under certain circumstances, and to provide for their education.

They have also agreed to all the amendments of the House of Representatives to the bill to establish sundry election precincts in the counties therein named, and to remove certain other precincts therein specified, except the following, which they have disagreed to, to-wit:

The amendment establishing an election precinct at the place of holding Justices Courts in the 839th district, G. M.

The amendment removing an election precinct in the 489th
district, G. M. to the house of Wm. Kimble, in the county of Henry.

The amendment removing the election precinct in the 298th district, G. M. known as Lander's precinct, to the house of Wiley Little.

The amendment establishing an election precinct at Salem Academy in the 183d district, G. M. in the county of Lincoln.

On motion of Mr. Tift, the order and rule of the House were suspended, and the following Resolution of Mr. Tift's was read, taken up and agreed to, to-wit:

Resolved, That the Committee on the Lunatic Asylum be instructed to ascertain and report to this House, whether any person has been committed to the Lunatic Asylum, or is detained there contrary to law.

The House then took up the unfinished business of yesterday, which was the report on the bill for the appropriation of money for the political years 1848 and 1849.

On motion, the same was taken up by sections.

The three first sections having been read, Mr. Lewis moved to strike out the third section.

The motion was rejected.

The sixth section having been read, which is as follows, to-wit:

And be it further enacted by the authority aforesaid, That the sum of $150 be appropriated annually, each year, to pay Chaplain of Penitentiary; the sum of $300 to the Military Store-keeper at Savannah annually each year, and the sum of $150 to the Military Store-keeper at Milledgeville each year; the sum of $100 to be paid to Otis Childs, for winding up and keeping in repair the State House Clock; the sum of $50 annually to be paid to David Kramer, to scour and keep clean and air the Senate Chamber and Representative Hall, and preserve the furniture of each.

Mr. Harris, of Baldwin, moved to insert after the Military Store-keeper in Savannah, the words of "and the sum of $150 to the Military Store-keeper at Milledgeville, each year." Which was received.

Mr. Bartow moved to insert after the words "Store-keeper in Savannah," the following, "and the sum of $500 for necessary repairs to the State Arsenal at Savannah, to be expended under the direction of his Excellency the Governor, or such amount within that sum as may be necessary for that purpose."

The amendment was received.

The seventh section having been read, which is as follows, to-wit:

And be it further enacted by the authority aforesaid, That the sum of $6 per day, to each the President of the Senate and
Speaker of the House of Representatives, during the present Session of the General Assembly, and the sum of $5 to each for every twenty miles coming to and returning from the Seat of Government, and the sum of $5 per day to each member of the General Assembly during its present session, and the sum of $5 for each twenty miles coming to and returning from the Seat of Government, provided no member shall receive pay for any time after having left for the remainder of the Session, or for any time he may have been absent without leave from that Branch of the General Assembly of which he is a member, unless absent from sickness.

Mr. Sanford moved to strike out $5 for mileage, and insert $4, in lieu thereof. Which was received.

Mr. Sanford then moved to strike out the word "$5" per diem pay for the members of the General Assembly.

Whereupon the yeas and nays were required to be recorded, and are yeas 60, nays 57

Those who voted in the affirmative, are Messrs.

Alexander, Gartrell, Neal,
Anderson of Warr’n, Gaulding, Pace,
Anderson of Wilkes, Glover, of Jasper, Pinckard,
Andrews, Gresham, Pollock,
Arnold, Hall, Rawls,
Bacon, Harris, of Baldwin, Reid,
Bailey, Harris of Clark, Reynolds,
Barnes, Harris of Taliaferro, Robinson, of Jasper,
Baratte, Heard, Robinson of Laur’n’s
Bartow, Holmes, Sanford,
Black, Jackson, of Clark, Spear,
Brandon, Keith, Strickland,
Bryan, of Houston, Kilgore, Sumner,
Carlton, Lewis, Tift,
Carter, Martin, Walker of Crawford,
Cleveland, McConnell, of Cass, Ward,
Colbert, McLeod, Weathers,
Crocker, McIntosh, Whitworth,
Fields, Morris, Williamson,
Fleming, Moseley, Wilson.

Those who voted in the negative, are Messrs.

Atkinson, Callaway, Glass,
Battle, Cameron, Glenn,
Beasley, Clark, Glover, of Jones,
Bethune, Cone, Harris, of Morgan,
Bird, Darnall, Hendricks,
Brinson, Dorminy, Hodges,
Brown, Dozier, Howard,
Bryan, of Wayne, Dubignon, Jones,
Bullard, Fitzpatrick, Kenan,
Cabiness, Franklin, Lawhon,
Maloney, Quarterman, Talbot,
McConnell, of Cobb Robinson of Coweta, Tillman,
McDonald, Rozar, Todd,
McDuffie, Seward, Townsend,
Morgan, Sheffield, Vardeman,
Nisbet, Shockley, Williams,
Perkins, Smith, of Cass, Wimbish,
Phillips, Smith of Oglethorpe, Wood,
Price, Terrell, Zachry.

So the motion to strike out was carried.

Mr. Robinson, of Coweta, moved to fill up the blank with the sum of four dollars and fifty cents.

Whereupon the yeas and nays were required to be recorded and are, yeas 52, nays 61.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'n, Glover of Jones, Perkins,
Atkinson, Graham, Phillips,
Brinson, Gresham, Quarterman,
Brown, Hall, Robinson of Coweta,
Bryan of Wayne, Harris of Morgan, Rozar,
Cabiness, Hendricks, Sheffield,
Cameron, Hodges, Shockley,
Candler, Jones, Smith of Cass,
Carlton, Keith, Smith of Oglethorpe,
Carter, Kenan, Terrell,
Cone, Lawhon, Talbot,
Darnall, Maloney, Tillman,
Dorminy, McConnell of Cass, Todd,
Dozier, McConnell of Cobb, Townsend,
Fitzpatrick, McDonald, Wimbish,
Gartrell, McDuffie, Wood,
Glass, Nisbet, Zachry.

Those who voted in the negative, are Messrs.

Alexander, Brandon, Harris of Taliaferro,
Anderson of Wilkes, Bryan of Houston, Heard,
Andrews, Callaway, Holmes,
Arnold, Cleveland, Howard,
Bacon, Colbert, Jackson of Clark,
Bailey, Crocker, Kilgore,
Barret, Fields, Lewis,
Baratte, Fleming, Martin,
Battle, Franklin, McLeod,
Bartow, Freeman, McIntosh,
Beasley, Gaulding, Morris,
Bethune, Glover of Jasper, Moseley,
Black, Harris of Baldwin, Neal,
Bird, Harris, of Clark, Pace,
Pinckard, Robinson of Laur'ns, Walker of Crawford.
Pollock, Sanford, Ward,
Price, Spear, Weathers,
Rawls, Strickland, Whitworth,
Reid, Sumner, Williams,
Reynolds, Tift, Williamson,

So the motion to insert “four dollars and fifty cents” was rejected by the House.

Mr. Sanford then moved to fill up the blank with $4.

Whereupon the yeas and nays were required to be recorded, and are yeas 74, nays 42.

Those who voted in the affirmative, are Messrs:

Alexander, Freeman, Moseley,
Anderson of Warr'n, Gaulding, Neal,
Anderson of Wilkes, Glover, of Jasper, Phillips,
Andrews, Graham, Pinckard,
Atkinson, Gresham, Pollock,
Bacon, Hall, Rawls,
Barratte, Harris, of Baldwin, Reid,
Bartow, Harris, of Clark, Reynolds,
Baugh, Harris, of Taliaferro, Robinson of Coweta,
Beasley, Heard, Robinson of Laur'ns.
Brandon, Holmes, Sanford,
Brinson, Jackson, of Clark, Smith, of Cass,
Brown, Jones, Smith of Oglethorpe.
Bryan of Houston, Kenan, Sumner,
Cabiness, Kilgore, Tift,
Callaway, Lewis, Tillman,
Candler, Maloney, Todd,
Carlton, Martin, Townsend,
Carter, McConnell, of Cass, Walker of Crawf'd,
Cleveland, McConnell, of Cobb, Ward,
Cone, McDuffie, Whitworth,
Crocker, McLeod, Williamson,
Darnall, McIntosh, Wilson,
Fields, Morgan, Wimbish,
Fleming, Morris,

Those who voted in the negative, are Messrs:

Bailey, Clark, Harris of Morgan,
Barnes, Colbert, Hendricks,
Battle, Dorminy, Hodges,
Bethune, Dozier, Howard,
Black, Fitzpatrick, Keith,
Bird, Gartrell, Lawhon,
Bryan of Wayne, Glass, McDonald,
Bullard, Glenn, Nisbet,
Cameron, Glover, of Jones, Pace,
Perkins, Sheffield, Talbot,
Price, Shockley, Vardeman,
Quarterman, Spear, Weathers,
Rozar, Strickland, Williams,
Seward, Terrell, Wood.

Carried to fill blank with $4.

Mr. Sanford then moved to strike out $5 for mileage, and insert $4. Which was received by the House.

The 8th section having been read, which is as follows, to-wit:

And be it further enacted by the authority aforesaid, That the
sum of five dollars each per day shall be paid the Secretary
of the Senate and Clerk of the House of Representatives, and
the like sum per day to each of the respective assistants, and
the further sum to the Secretary and Clerk aforesaid, of fifty
dollars each for their contingent expenses in their respective
offices; and the sum of five hundred dollars be paid to each
the Secretary of the Senate and Clerk of the House of Repre­
sentatives for their salaries, for the year eighteen hundred and
forty-eight, provided that no warrant shall issue for the first
quarter’s salary to either, until it shall be satisfactorily shewn
to his Excellency the Governor, that they have respectively
made and attached to the Journals of the House to which
they belong, a good and distinct Index, and have filed away
all reports of Standing Committees and Resolutions passed
by either House; and the sum of five dollars each per day
to the Enrolling and Engrossing Clerks of both branches of
the General Assembly, during the time they shall be actually
employed in their respective offices. To entitle them to re­
ceive such pay, they shall produce the certificate of said Se­
cretary or Clerk that their services were necessary, and that
they actually performed the duty and served the number of
days set forth therein.

Mr. Spear moved to strike out the word “five” for Enrol­
ling and Engrossing Clerks.

The amendment was rejected.

The bill having been gone through with, Mr. Shockley of­
erred the following additional section:

Be it further enacted, That the sum of nineteen dollars be
paid to David Harris for taking the census in Columbia
county in the year 1845.

Which was received by the House.

Mr. Jones offered the foUowino; additional section:

And be it further enacted, That the sum of thirty dollars and
fifty cents be appropriated to Mary Walker, widow of Felix
H. Walker, who took the census of part of Cass county, and
that the Treasurer pay the same to Francis Irwin, and take
his receipt for the same.

Which was received by the House.
Mr. Nisbet, of Bibb, offered the following additional section:

And be it further enacted That the sum of thirty-seven dollars be paid to Mary J. Williams, it being part of her husband's third quarter salary as Solicitor General of the Chattahoochee Circuit in 1844, and that A. F. Owens, Esq., be authorised to receipt for the same at the Executive Department.

Which was received by the House.

Mr. Harris, of Clark, offered the following additional section:

And be it further enacted, That the sum of three hundred and fifty-six dollars and seventy-two cents is hereby appropriated to the Hon. Joseph H. Lumpkin, and a like sum to each the Hon. Eugenius A. Nisbet and the Hon. Hiram Warner, the same being the due proportion of their salaries as Judges of the Supreme Court of the State, from the 1st of November (the beginning of the political year 1845) up to the 24th day of December, 1845, they having heretofore drawn their pay only from the latter date.

Which was rejected by the House.

Mr. Howard offered the following additional section:

And be it further enacted, That the sum of twenty-two dollars and twenty-five cents be paid to Capt. S. A. Bailey, being the cost of transporting the old arms of the Columbus Guards from Columbus to Milledgeville, and return of new arms from the latter to the former place, which expense was made necessary by the order of the late Governor of the State.

Which was rejected by the House.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives,

An act to authorise the Hiwassee Rail Road Company of the State of Tennessee, to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia.

The House then adjourned until half past two o'clock, P.M.

HALF PAST TWO O’CLOCK, P. M.

The House met pursuant to adjournment.

The House resumed the unfinished business of the morning, which was the consideration of the bill appropriating money for the political years 1848 and 1849.

Mr. Gaulding offered the following additional section:

And be it further enacted by the authority aforesaid, That the
sum of $15 be paid to W. T. Colquitt, and the sum of $15 to Joseph Sturges, for professional services by them rendered in behalf of the State, in prosecution of writs of quo warranto against the Bank of Columbus, the Planters and Mechanics Bank of Columbus and the Chattahoochee Rail Road and Banking Company of Columbus, the sum of $1000 to Alexander McDougald, survivor of the firm of McDougald & Watson, for professional services by said firm rendered in behalf of the State, in the prosecution of writs of quo warranto against the Bank of Columbus and the Chattahoochee Rail Road and Banking Company of Columbus, and that his Excellency the Governor do draw his warrant for the same upon any monies in the Treasury not otherwise appropriated.

Mr. Gaulding offered the following amendment to the amendment offered by himself, to-wit:

"After deducting therefrom such sums of money as may have been advanced to either of them heretofore."

The amendment as amended was then rejected by the House.

Mr. Sanford offered the following amendment:

And be it further enacted by the authority aforesaid, That the sum of six thousand dollars or so much thereof as shall be necessary, is hereby appropriated to pay the balance of the debts of the Penitentiary contracted by the same prior to the first day of January, eighteen hundred and forty-seven, provided that no part of the appropriation shall be applied to the payment of any debt due by the Penitentiary to the Central Bank. Which was received.

Mr. Brown offered the following additional section:

And be it further enacted by the authority aforesaid, That the sum of one hundred and twenty dollars be appropriated to E. F. Park, for services rendered as Clerk in the Comptroller General's office during the session of the Legislature, from the 24th day of November to the 24th day of December, 1843. Which was lost.

Mr. Phillips offered the following additional section:

And be it further enacted by the authority aforesaid, That the sum of fifty-four dollars and sixty-six cents be and the same is appropriated as compensation for the per diem pay and travelling expenses of the late Kincheon Carr, of Habersham county, one of the Court Marshals that assembled in Augusta in 1843, and that the same be paid over to the Executor of Kincheon Carr, dec'd., or his authorised agent.— Which was received.

Mr. Perkins offered the following additional section:

And be it further enacted by the authority aforesaid, That the Governor is hereby authorised to draw his warrant upon the Treasury in favor of Thomas McWilliams, of the county
of Randolph, for the sum of twelve dollars and eighty-seven and a half cents, the amount of excess tax paid by him for the year 1845, and that either of the Representatives of said county be allowed to receive and receipt for the same.

And be it further enacted by the authority aforesaid, That the Governor is hereby authorised to draw his warrant upon the Treasury, in favor of James A. Nobbes of the county of Randolph, for the sum of five dollars and fifty cents, the amount of tax Megathy assessed and collected of him for the year 1844, and that either of the Representatives of said county be allowed to receive and receipt for the same. Which were received.

Mr. Phillips offered the following additional sections:

Be it further enacted, That the sum of five dollars and sixty cents be, and the same is hereby appropriated for the relief of Benjamin Ayre of the county of Burke, for tax overpaid by him to the State in the year 1847.

Be it further enacted, That the sum of seventeen dollars and eighty-one cents be appropriated to Moses Harsham, of Habersham county, to refund the double tax collected of him, and that Henry K. Cabinness be authorised to receive the same.

Be it further enacted, That the sum of twenty-nine dollars and fifty cents be appropriated to James Heard, Tax Collector of Fayette county, to reimburse him to that amount, it being the penalty imposed on him for failing to collect taxes at the time required by law, which neglect grew out of a misapprehension of his duty only.

Be it further enacted, That seven dollars and fifty-seven cents be and the same is hereby appropriated to refund Jno. Belloon of Madison county, for a double tax assessed upon Joseph Healy in the year 1846, as appears by the evidence of the Tax Collector for said year, and that Mr. Colbert be authorised to draw the same.

The several sections offered by Mr. Phillips, were received by the House.

Mr. Harris, of Baldwin, offered the following additional sections, which were received:

And to D. C. Campbell the sum of seventeen dollars and fifty cents, for publishing the rules of the Supreme Court, by order of the Judge thereof, in the Federal Union, for the information of the people, as appears by the certificate of the Clerk of that Court.

Also to Grieve & Orme, the sum of thirty dollars and seventy-five cents for publishing four several times the rules of the Supreme Court by its order, in the Southern Recorder, for the information of the people, as appears by the certificate of the Clerk of that Court.

And the further sum of one hundred dollars to Otis Childs for mending up and keeping in repair the State House Clock,
for the years 1844 and 1847, said amount remaining due to
him for said service by reason of the casual omission of the
word "annually," it being the intention of the Legislature to
pay said Childs $100 annually for each of the years aforesaid.

And the further sum of fifty dollars to David Kremer, for
scouring, keeping clean and airing the Senate Chamber and
Representative Hall and preservation of their furniture for
the years 1846 and 1847, said amount remaining due to him
for said service, in consequence of the casual omission of the
word "annually," it being the intention of the Legislature to
pay said Kremer fifty dollars annually for each of the years
aforesaid.

Mr. Gaulding offered the following additional section:

And be it further enacted, That the sum of thirty-four dol-

lars and fifty-nine cents be paid to Wm. Freeman, of Pike

county, being the amount of tax illegally collected of him by

the Tax Collector of Monroe county for the year 1846, and

that Allison Spear be authorised to draw the same.

The amendment was received.

Mr. Ramsay offered the following additional section:

And be it further enacted, That the sum of ninety-one dol-

lars and fifty cents be and the same is hereby appropriated
to defray the expenses incurred by Wm. C. Osborne, under
the authority of the Inferior Court of Harris county, in pre-
venting the spread of the small pox in 1843, and the Gover-
nor is hereby required to draw his warrant upon the Treasu-
ry in favor of said Osborne for said sum, and either of the
Representatives of said county receive and receipt for the
same.

The amendment was rejected.

Mr. Nisbet offered the following additional section:

And be it further enacted, That the sum of one hundred
and fifty dollars be paid to Drury Thompson, for services
rendered the State in going to Alabama and arresting and
bringing to justice Enoch Nichols a fugitive charged with the
crime of arson, as a special agent of the State under an Ex-
ecutive appointment. Which was rejected.

Mr. Bartow offered the following additional section:

And be it further enacted by the authority aforesaid, That the
sum of one hundred and thirty-five dollars and thirty-eight
cents be appropriated to Wm. H. Bulloch, for printing done
for the State of Georgia in the years 1842 and 1843. Which
was received.

Mr. Jones offered the following additional section:

Be it further enacted, That the sum of one hundred dollars
be appropriated to Samuel Candler of Carroll county, to re-
imburse him for advances made by him to aid Capt. Nel-
son's command to reach the rendezvous at Columbus, on his
giving satisfactory evidence of such advance, to the Gover
nor.

The section was rejected by the House.
Mr. Quarterman offered the following additional section:

And be it further enacted, That the sum of ninety-three dollars and forty-eight cents be paid to Wm. E. W Quarterman, Representative from the county of Liberty, for the use of the Inferior Court of said county, from the poor school fund due the county of Liberty for the year 1845, and which has not been before this paid to said county.

The amendment was rejected by the House.

The House then adjourned until 9 o'clock, to-morrow morning.

THURSDAY, DECEMBER 23, 1847.

Mr. Ramsay moved to reconsider so much of the journal of yesterday as relates to the passage of that section of the bill appropriating money for the political years 1848 and 1849, that fixed the per diem pay of members at $4.

Whereupon the yeas and nays were required to be recorded and are, yeas 70, nays 34.

Those who voted in the affirmative, are Messrs.

Anderson of Wilkes, Gartrell, Nisbet,
Atkinson, Glass, Perkins,
Barnes, Glenn, Price,
Baratte, Glover of Jones, Quarterman,
Battle, Graham, Ramsay,
Beasley, Gresham, Robinson of Coweta.
Bethune, Harris of Morgan, Rozar,
Bird, Harris of Taliaferro, Seward,
Brisson, Hendricks, Sheffield,
Brown, Hodges, Shockley,
Bryan of Wayne, Holmes, Smith of Cass,
Buillard, Howard, Smith of Oglethorpe,
Cabiness, Jones, Terrell,
Callaway, Keith, Talbot,
Cameron, Kenan, Tift,
Candler, Lawhon, Tillman,
Clark, Maloney, Todd,
Cone, McConnell of Cass, Townsend,
Darnell, McConnell of Cobb, Vardeman,
Dorminy, McDonald, Walker of Crawf'd,
Dozier, McDuffie, Weathers,
Dubignon, Morgan, Wood,
Fitzpatrick, Neal, Zachry.

Those who voted in the negative, are Messrs.

Anderson of Warren, Bartow,
Andrews, Bailey, Brandon,
Mr. Howard moved to reconsider so much of the journal of yesterday as relates to the rejection of an additional section offered by Mr. Gaulding, to the bill appropriating money for the political years 1848 and 1849, and which is as follows:

And be it further enacted, That the sum of $1500 be paid to W. T. Colquitt, and the sum of $1500 to Joseph Sturges, for professional services by them rendered in behalf of the State in prosecution of writs of quo warranto against the Bank of Columbus and the Chattahoochee Rail Road and Banking Company of Columbus, and the sum of $1000 to Alexander McDougald, survivor of the late firm of McDougald & Watson, for professional services by said firm rendered in behalf of the State in the prosecution of writs of quo warranto, against the Bank of Columbus and the Chattahoochee Rail Road and Banking Company of Columbus, and that his Excellency the Governor do draw his warrant for the same upon any monies in the Treasury not otherwise appropriated, after deducting therefrom such sum of money as may be advanced to either of them.

The House agreed to reconsider.

Mr. Lewis moved to reconsider so much of the journal of yesterday as relates to the passage of an additional section offered by Mr. Phillips, to the bill appropriating money for the political years 1848 and 1849, and which is as follows:

Be it further enacted, &c., That the sum of $29,50 cents be appropriated to James Heard, Tax Collector of Fayette county, to reimburse him to that amount, it being the penalty imposed on him for failing to collect taxes at the time required by law, which neglect grew out of a misapprehension of his duty only.

The House agreed to reconsider.

Mr. Ramsay moved to reconsider so much of the journal of yesterday as relates to the rejection of an additional section offered by himself, to the bill appropriating money for the years 1848 and 1849, and which is as follows:

And be it further enacted, That the sum of $91,50 cents be
and the same is hereby appropriated to defray the expenses incurred by Wm. C. Osborne, under the authority of the Inferior Court of Harris county, in preventing the spread of the small pox in the year 1843, and the Governor is hereby required to draw his warrant on the Treasury in favor of said Osborne for said sum, and either of the Representatives of said county receive and receipt for the same.

The House agreed to reconsider.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the rejection of the following additional section offered by himself, to the bill appropriating money for the years 1848 and 1849:

And be it further enacted, That the sum of $100 be appropriated to Samuel Candler of Carroll county, to reimburse him for advances made by him to aid Capt. Nelson's command to reach the rendezvous at Columbus, on his giving satisfactory evidence, of such advance, to the Governor.

The House agreed to reconsider.

The following message was received from the Senate, by Mr. Crawford, their Secretary:

The Senate has agreed to the following Resolutions, to-wit:

Resolved by the Senate, the House of Representatives concurring, That the act to authorise the Hiwassee Rail Road Company of the State of Tennessee, to extend their Rail Road from the Tennessee line to some point on the Western and Atlantic Rail Road of the State of Georgia, be amended by adding to the 1st section the words "at or above Dalton."

They have also passed the following bills of the House of Representatives, to-wit:

A bill to alter and change the time of holding the Inferior Court of the county of Stewart.

A bill for the relief of James B. Tomlinson and L. Tomlinson, of Butts county, and to appropriate a sum of money therefor.

A bill to change the line between the counties of Houston and Macon, and the counties of Crawford and Houston.

A bill to amend an act to provide for the education of the poor, so far as the counties of Lumpkin and Rabun are concerned.

A bill to authorise the Inferior Courts of the counties of Carroll and Thomas to levy an extra tax, for the purposes therein mentioned.

A bill to amend an act to alter and amend the road laws, so far as the county of Hancock is concerned, assented to 26th of December, 1843.

A bill to add a part of Muscogee county to the county of Talbot.

A bill to give the election of County Treasurer of the county of Lumpkin to the people of said county.
A bill to provide for the payment of Grand and Petit Jurors in the county of Baker.

A bill to authorise Patrick B. Connelly to erect a Toll Bridge across the Great Ogeechee River, in the counties of Burke and Emanuel.

A bill to keep open the channel of Broad River from the point where the Franklin county line crosses said River, to its confluence with the Savannah River.

A bill to alter the county lines of Cherokee and Forsyth, so as to add John Jenkins and Darius R. Weems of Cherokee county, to the county of Forsyth.

A bill to add all that part of the county of Bryan, known as the Island of Ossabaw, to the county of Chatham.

A bill to incorporate St. John's Lodge, No. 45, of Butts county.

A bill to repeal part of an act for raising revenue for the city of Columbus, passed Dec. 1845.

A bill to make public the names of defaulting tax payers in the county of Burke, and for other purposes.

A bill to amend an act to incorporate the town of New Gibraltar in DeKalb county, and to levy a tax for the improvement of said town, assented to Dec. 21, 1839, and to change the name of said town and extend its limits.

A bill to repeal the 2d section of an act to consolidate the offices of Tax Collector and Receiver of the county of Effingham, and to authorise the Inferior Court of the counties of Richmond and Lee to levy an extra tax, so far as relates to the county of Lee.

A bill to authorise the Justices of the Inferior Court of DeKalb county to levy and issue an extra tax on the persons and property of said county, for the payment of the Petit Jurors thereof.

They have also passed the following bills of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to change the lines between the counties of Newton and Walton, so as to add the residence of certain persons now residing in the county of Walton to the county of Newton, and to add the residence of Archibald Harris, of the county of Paulding to the county of Cobb.

A bill to be entitled an act to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary, during those years when there shall be no session of the Legislature, and to require his Excellency the Governor to appoint these persons to examine the raw materials and the assets of the Book-keeper, and report upon the same to his Excellency.

A bill requiring the Judge of the Coweta Circuit to continue the Superior Court in the county of Cobb for two weeks, and to fix the time of holding the same.
A bill to grant certain privileges and immunities to the Jefferson Riflemen, a volunteer infantry corps, in the county of Jefferson.

A bill to change the names of certain persons therein named.

A bill to be entitled an act to repeal an act to make permanent the site of the public buildings in the town of Starksville, in the county of Lee, and for other purposes therein mentioned.

A bill to authorise the Judge of the Superior Court to hold adjourned terms of the Superior Court of Lumpkin county, until the docket of said court can be disposed of within the time now allowed by law.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act for the relief of John H. Mann, Executor of James G. Stallings, deceased.

An act to compel persons owning or holding plantations or negroes in any county in this State and not residing therein, to give in and pay tax for the same in said county.

An act to compensate the heirs of Wm. Oliver, of Randolph county, dec'd., for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. Geo. T Wood, of the Georgia Militia, in the Creek War of 1836.

An act to authorise the Inferior Court of Baker county to dispose of certain lands for poor school purposes.

An act to change the time of holding the Inferior Courts of Jackson county.

An act to amend the 12th section of an act entitled an act to carry into effect that part of the 1st section of the 3rd article of the constitution which requires the establishment of a Supreme Court for the correction of errors, and to organise the same, and to regulate the proceedings thereof, assented to the day of December, 1845.

An act to authorise the Justices of the Inferior Court of the county of Greene, to levy and assess an extra tax, and for other purposes.

An act to incorporate the Atlanta and Lagrange Rail Road Company.

An act to authorise the Tax Collector of Irwin county to collect the taxes on certain lands lying in said county, and for other purposes.

Also the following Resolutions, to-wit:

A resolution requesting His Excellency the Governor to have purchased and presented to Wm. H. T. Walker, of the 6th Regiment, U. S. Infantry, an elegant sword.

A resolution authorising His Excellency the Governor to cause to be procured an elegant sword, and presented to Captain Tattnall.
Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to alter and amend an act to incorporate the town of Lincolnton in Lincoln county.

An act to authorise the Justices of the Inferior Court of the county of Emanuel to examine and allow the Tax Collector his insolvent list, and for other purposes.

An act to change the time of holding the Superior Courts in the county of Troup.

An act to repeal an act to incorporate the town of Florence in the county of Stewart, assented to Dec. 14, 1837.

An act requiring the Judge of the Cherokee Circuit to continue the Superior Court in the county of Cass for two weeks; and for other purposes.

An act to authorise Andrew McCorvey of the county of Dooly, to peddle within said county without license.

An act to compel Parish Carter to give in all the taxable property he may hold or own in the county of Murray, to the Tax Receiver of said county, and to pay for the same to the Tax Collector of the county of Murray.

An act to amend an act entitled an act to authorise James Morris to erect a mill-dam across the Conosanga river on his own land, assented to Dec. 20, 1839.

An act to make it the duty of the Judge of the Coweta circuit to continue the court in Heard county two weeks.

On motion of Mr. Perkins, the order was suspended, and the House took up the report on the bill to authorise judicial proceedings to be instituted for the purpose of the forfeiture of the charter of the Irwinton Bridge Company, and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Phillips from the special committee, to whom was referred the resolution relative to Towns, Sturgis & Benning, made a report, which was read.

And on motion of Mr. Freeman, 150 copies were ordered to be printed for the use of the House.

Mr. Bartow moved a suspension of order to take up a resolution of the Senate, in reference to the Hiwassee Rail Road.

The order being suspended, the resolution was taken up and concurred in.

The House took up the unfinished business of yesterday, which was the report on the bill to appropriate money for the political years 1848 and 1849.

The House took up the reconsidered section of the appropriation bill, fixing the-per diem pay of members of the General Assembly.

Mr. Ramsey moved to fill the blank with $5.
Whereupon the yeas and nays were required to be recorded, and are, yeas 65, nays 50.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Alexander,       Freeman,       Pace,    Anderson, of War'n, Gartrell,    Pinckard,    Anderson of Wilkes, Gaulding,    Pollock,    Andrews,    Glover, of Jasper,    Rawls,    Arnold,    Harris, of Baldwin,    Reid,    Bacon,    Harris, of Clark,    Reynolds,    Barnes,    Harris, of Morgan,    Robinson, of Jasper,    Bartow,    Heard,    Robinson of Laurens,    Black,    Holmes,    Sanford,    Brandon,    Jackson, of Clark,    Spear,    Bryan, of Houston,    Keith,    Strickland,    Carlton,    Kilgore,    Tift,    Carter,    Lewis,    Walker of Crawford,    Cleveland,    McLeod,    Ward,    Colbert,    McIntosh,    Williamson,    Crocker,    Morris,    Wilson,    Fleming,    Moseley.

So the motion to fill blank with $5 prevailed.

The House took up the reconsidered section offered by Mr. Gaulding, to the appropriation bill.

Mr. Sanford offered the following substitute in lieu thereof:

...
And be it further enacted, That the sum of $750 be appropriated to Walter T. Colquitt, for services rendered in the prosecution of certain banks in the city of Columbus, provided, that all sums which have already been paid to the said Colquitt for services rendered in these cases be credited on said account.

Which was received.

Mr. Jones moved to strike out $750, and insert $1000.

The amendment was rejected.

The question then recurred upon agreeing to the substitute offered by Mr. Sanford.

The substitute was agreed to.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:

His Excellency the Governor has approved and signed the following acts, to-wit:

An act to regulate the admission of Attornies to plead and practice law in the several courts of Law and Equity within this State.

An act to authorise Lewis A. L. Lampkin to erect a mill-dam across the Etowah river, on his own land, in Floyd county.

An act to revive and amend the act entitled an act to incorporate the Milledgeville Rail Road Company, assented to Dec. 26, 1837.

An act to authorise an increase of the capital stock of the Marine and Fire Insurance Bank of the State of Georgia.

An act to incorporate the New York and Savannah Steam Navigation Company.

An act to provide the Effingham Hussars, a volunteer cavalry corps, with arms, and to give them certain privileges.

An act to alter and amend (so far as relates to the county of Heard) the third section of an act entitled an act to alter and amend the road laws of this State, approved the 19th day of Dec. 1818.

An act to add a part of the county of Paulding to the county of Carroll, and a part to the county of Floyd.

An act to authorise Charles J. McDonald to construct a bridge across the Chattahoochee river on his own land, and for other purposes therein named.

An act amendatory of the act of 1845, organizing a Supreme Court, so far as to declare who may be parties plaintiff to writs of error.

An act to authorise the erection of an Alms House, and provide for the poor in Laurens county.

An act to incorporate the Etowah Rail Road Company in Cass, Cherokee, and other counties of the State of Georgia.

An act to authorise and empower the Mayor and Council of the city of Columbus to levy and collect an extra tax in said city for Rail Road purposes.
An act to authorise the Inferior Court of Baker county to dispose of the county's interest in the lands and public buildings in the town of Byron, and the county's interest in certain lands in the town of Newton.

An act to authorise the Justices of the Peace of the several districts within the corporate limits of the city of Columbus, Muscogee county, to hold their courts in the court-house of said county, and to regulate the drawing of Jurors for the Justices Courts in the city of Augusta.

An act to authorise all the free white citizens of the State of Georgia and such others as they may associate with them, to prosecute the business of manufacturing, with corporate powers and privileges.

An act to permit owners of land lying on both sides of the rivers Oustanaula, Connasuga and Coosawattee, to erect mill-dams or fish dams across the same, upon certain conditions, and to prescribe the punishment to which a violation thereof shall subject the offenders.

An act to compensate the Grand and Petit Jurors of the county of Cobb, and to authorise the Justices of the Inferior Court to levy an extra tax for that purpose.

An act to alter and amend the 53rd section of the 4th division of the penal code.

He has also assented to and signed a resolution in relation to the Georgia Military Academy, located at Greenville.

Which I am directed to return to this branch of the General Assembly, in which they originated.

The House then took up the reconsidered section offered by Mr. Phillips, to the appropriation bill.

Mr. Lewis offered the following amendment to said section:

"And that the Representative from the county of Fayette be authorised to receipt for and receive the same."

The section as amended was received.

The House took up the reconsidered section offered by Mr. Ramsay, to the bill appropriating money for the political years 1848 and 1849; appropriating money to Wm. Osborne for preventing spread of small pox in Harris county.

Mr. Ramsay then moved to agree to the section.

Whereupon the yeas and nays were required to be recorded, and are yeas 82, nays 34.

Those who voted in the affirmative, are Messrs.

Alexander, Alexander, Bartow, Bartow, Bartow,
Anderson of Wilkes, Beaseley, Beaseley, Beaseley, Brown, Brown,
Andrews, Andrews, Bird, Black, Bryan of Wayne, Bryan of Wayne,
Arnold, Arnold, Brandon, Black, Bullard, Bullard,
Bacon, Bacon, Brinson, Bird, Callaway, Callaway,
Bailey, Bailey, Bryan, Brinson, Cameron, Cameron,
Battle, Battle, Bryan, Brinson, Carter, Carter,
Clark, Clark, Clark,
Those who voted in the negative, are Messrs.

Anderson of Warr'n, Glass, Pinckard, 
Atkinson, Glover of Jones, Quarterman, 
Barnes, Hall, Rawls, 
Barratte, Heard, Reynolds, 
Bryan of Houston, Keith, Robinson of Jasper, 
Cabiness, Kenan, Sanford, 
Candler, Kilgore, Sumner, 
Carlton, Martin, Vardeman, 
Cleveland, McConnell of Cass, Walker of Crawford, 
Fields, McConnell of Cobb, Whitworth, 
Fitzpatrick, Moseley, Williamson, 
Franklin, 

So the additional section was received.

The House took up the reconsidered section offered by Mr. Jones to the appropriation bill.

Mr. Jones offered the following amendment to the section:

"And that Ezekiel Candler be authorised to receive the same."

The amendment was received.

The section as amended was then agreed to.

Mr. Howard offered the following additional section to the bill:

Be it further enacted, That the sum of $133,33 cts. be appropriated to pay Anderson W Redding, Principal Keeper of the Pententuary, for one month's service in making out reports and invoices of the stock on hand, in order to turn over to his successor in office; and the Governor is hereby
authorised to draw his warrant upon the Treasury for said amount, in favor of said Redding, when said service is performed.

The section was received by the House.

Mr. Clark offered the following additional section:

And be it further enacted, That the sum of $99 68 cts. be allowed and paid to M. S. D'Eyon, of Chatham county, for so much money expended by him in arresting in North Carolina, Iredell Alexander, a fugitive from justice, charged with the crime of murder, and delivering him into the custody of the Jailor of Chatham county, and that either of the Representatives from Chatham receive and receipt for the same.

The section was rejected by the House.

The House then adjourned until half past 2 o'clock P. M.

HALF PAST TWO O'CLOK, P. M.

The House met pursuant to adjournment,

And resumed the unfinished business of the morning, which was the consideration of the report on the bill appropriating money for the political years 1848 and 1849.

Mr. Crocker offered the following additional section:

Be it further enacted, &c., That the Governor be and he is hereby authorised to draw his warrant on the Treasury in favor of Eldridge H. Calhoun, for the sum of $131, he, the said Calhoun, having had that amount in Central Bank bills accidently consumed by fire.

The section was rejected by the House.

Mr. Alexander offered the following additional section:

And be it further enacted, That the sum of $82 80 cents be and the same is hereby appropriated to the county of Gilmer, to be drawn upon the order of a majority of the Justices of the Inferior Court of said county, said sum being an amount of jail fees paid by the county of Gilmer to the jailor, for confining under an attachment for contempt, John Barton, the Coroner of Gilmer county, at the instance of the Central Bank, plaintiff, for the space of six months.

Which was rejected.

Mr. Carter offered the following additional section:

And be it further enacted by the authority aforesaid, That the sum of $85 be and the same is hereby appropriated to Wm. Sears, of the county of Talbot, to reimburse him for the loss he sustained by eviction from lot of land No. 183, in the 12th district of the county of Marion, in the State of Georgia, in an action of ejectment, said lot having been purchased by said Sears at a Sheriff's sale in the year 1842, in said county of Marion, under an execution issued by the Comptroller.
General against Lewis W. Hammock, the defaulting Tax Collector of said county of Marion, and that Jesse Carter, one of the Representatives from the county of Talbot, be authorised to draw and receipt for the same.

Which was rejected.

Mr. Perkins offered the following additional section:

And be it further enacted, That the Governor is hereby authorised to draw his warrant upon the Treasury in favor of the Justices of the Inferior Court of Randolph county for the sum of $229, that being the sum due said county as its share of the proceeds of the poor school fund for the year 1846 and not paid by reason of the returns of poor children made by the proper authorities of Randolph county in accordance with law to the Executive Department, and there received and mislaid; and that either of the Representatives of said county be allowed to receive and receipt for the same.

The section was received.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

Mr. Speaker—The Senate has passed the following bills of the House of Representatives, to-wit:

A bill for the relief of James R. Thomas of the county of Ware.

A bill for the encouragement and regulation of the patrol and road duty, so far as it relates to the 6th company district of Chatham county.

A bill to incorporate the Irish Union Society of the city of Savannah.

A bill to authorise the Justices of the Inferior Court of Tattamall county to allow the Tax Collector his insolvent list.

A bill to change the time of holding the Superior and Inferior Courts of Bibb county, and for other purposes therein named.

A bill to authorise and require the Justices of the Inferior courts of Marion and Macon counties to run out and define, according to law, the county line between said counties of Marion and Macon.

The Senate has also passed the following bill of the House of Representatives with an amendment, to which they ask the concurrence of this branch of the General Assembly:

A bill to authorise the commissioners of the poor school fund for the county of Floyd to pay the teachers of the poor children for the year 1844, and to pay Geo. W Ashburn, of the county of Upson, a certain sum for teaching poor children in the year 1845, and also Barnabas Pace of the county of Carroll, for teaching poor children in the year 1843.

The Senate has agreed to the amendment of the House of Representatives to the bill to repeal an act to consolidate the offices of Receiver of Tax Returns and Tax Collector of this
State, so far as relates to the county of Sumter, assented to Dec. 4, 1841.

They have disagreed to the amendment of the House of Representatives to the bill to change the name of the village of Cross Plains, of Murray county, to that of the city of Dalton, to extend the limits, and point out the mode of electing their Mayor and Council.

Mr. Seward offered the following additional section:

*And be it further enacted,* That the sum of $700 be appropriated to purchase Lightning Rods and a Force Pump for the improvement of the Lunatic Asylum, and $100 for the purchase of fuel.

Which was received.

Mr. Lawhon offered the following additional section:

*And be it further enacted,* That the sum of $55 10 cts. be paid the legal representatives of Jesse Cox, former Surveyor General in 1840—it being for that part of the first quarter’s salary due him as Surveyor General in 1840, and that the same be paid over to Daniel Lawhon, who is authorised to receipt for the same in the name of Benjamin F. Cock, the guardian of the heirs of Jesse Cox—it being the sum set apart or appropriated for said Cox by an act of the Legislature of 1845.

Which was received.

Mr. Sanford offered the following additional section:

*And be it further enacted,* That the sum of $300 be appropriated to pay John M. Ashurst for extra services rendered as Solicitor of the Ocmulgee Circuit.

Which was rejected by the House.

Mr. Weathers offered the following as an additional section:

*And be it further enacted by the authority aforesaid,* That the sum of $150 be and the same is hereby appropriated to pay to J. P. Mathews, being the balance due said Mathews for going to the State of Arkansas and making a demand under an order of the Executive of Georgia of Samuel Doster, a fugitive from Georgia for a violation of the laws thereof; and that Daniel Weathers, one of the Representatives of the county of Talbot, be authorised to draw and receipt for the same.

Which was rejected.

Mr. Tift offered the following as an additional section:

*And be it further enacted,* That the sum of thirty dollars principal and the interest thereon from the time of the payment of the money to the State, is hereby appropriated to S. D. Betton, it being the amount paid to the State for lot of land No. 110, in the 9th District of Hall county, sold by the State Commissioners on the 4th day of March, 1829, which
lot had been previously granted to Edward Horn of Camp-
bell's District, Morgan county, to wit, on the 13th day of
December, 1824—Provided, that said S. D. Betton shall
deposit with the Comptroller General undoubted evidence
of the facts herein stated, and of his title to the money herei-
in appropriated.

Which was rejected.

Mr. Harris of Baldwin, then offered the following additional
section:

_and be it further enacted, &c. That the sum of $395 be
and the same is hereby appropriated to Benjamin H. Came-
ron, it being the sum which by a decree in equity said Cam-
eron was compelled to lose as an abatement for a deficiency
in quantity of 42 acres in the fractional lot No. 145, in 5th
District of Troup, which was sold by the Commissioners of
Georgia as containing 137 acres, for the sum of ($1,540) fif-
ten hundred and forty dollars.

Whereupon the yeas and nays were required to be re-
corded, and are yeas 27, nays 84.

Those who voted in the affirmative, are Messrs.

Arnold, Gresham, Nisbet,
Beasley, Harris of Baldwin, Perkins,
Clark, Harris of Clark, Pinckard,
Darnall, Harris of Morgan, Price,
Dozier, Hodges, Ramsay,
Freeman, Howard, Robinson of Coweta,
Gaulding, Kenan, Terrell,
Glenn, Lewis, Wood,
Glover of Jasper, McIntosh, Zachry.

Those who voted in the negative, are Messrs.

Alexander, Cabiness, Hall,
Anderson of War'n, Callaway, Harris of Taliaferro,
Anderson of Wilkes, Carlton, Heard,
Andrews, Carter, Hendricks,
Bacon, Cleveland, Holmes,
Bailey, Colbert, Jackson of Clark,
Barnes, Cone, Jones,
Barratte, Crocker, Keith,
Battle, Dubignon, Kilgore,
Bartow, Fields, Lawhon,
Baugh, Fizpatrick, Martin,
Bethune, Fleming, McConnell of Cass,
Black, Franklin, McDonald,
Bird, Gartrell, McDuffie,
Brandon, Glass, McLeod,
Bryan of Houston, Glover of Jones, Morgan,
Bryan of Wayne, Glover of Jones, Moseley,
Bullard, Graham, Neal,
So the section was rejected by the House.
The House then adjourned until ½ past 6 o'clock, P. M.

The House met pursuant to adjournment, and resumed the unfinished business of the evening, which was the report on the bill appropriating money for the political years 1848 and 1849.

Mr. Lewis offered the following additional section:

And be it further enacted, &c. That the sum of $356 be appropriated to A. M. Horton for transcribing 26 record books, containing 10,130 plats, under authority of a resolution as­sented to December 7th, 1841.

Which was received.

Mr. Morgan offered the following additional section:

Be it further enacted, That the Governor be authorised to draw his warrant on the Treasury in favor of John Dasher, Tax Collector of Effingham county, for the sum of $4 71 cts. having been paid over on the account of the insolvent list for the year 1846, and John R. Morgan be allowed to receipt for the same.

Which was received.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate have passed the following bills of the House of Representatives:

A bill to provide for the payment of teachers of poor children in certain counties therein named.

A bill to authorize the Comptroller General to cause a credit for $222 50-100 principal, and $60 and 7 cents interest, to be entered on a fi fi in favor of the State vs the City of Columbus.

A bill to compensate the Petit Jurors of the county of Troup.

A bill to incorporate Greenville Lodge No. 57, of Free and Accepted Masons of Meriwether county.
A bill to change the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski.

A bill to make the person holding the office of [Clerk of] the Superior Court or the Inferior Court, or either of them, eligible to the office of Clerk of the Court of Ordinary of the county of Burke.

A bill to grant certain privileges and immunities to the Hancock Guards, and the Harris County Cavalry, Volunteer companies in the counties of Hancock and Harris.

A bill to change the line between the counties of Marion and Talbot.

A bill to repeal an act entitled an act to repeal so much of the 5th section of an act passed the 16th December, 1828, incorporating the town of LaGrange, as gives exclusive government of all persons in said town liable to work on the roads, to the commissioners therefor, and also to extend the corporate limits of the town of LaGrange in Troup county, and to revive and make valid an act to make permanent the site of the public buildings in and for the county of Troup at the town of LaGrange, and to incorporate the same, assented to 16th December, 1828.

A bill to incorporate Hiram Chapter No. 5, and Monroe Lodge No. 18, of Monroe county, Georgia.

A bill to alter and amend an act entitled an act to amend the several acts regulating Roads in this State, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, Camden, and Wayne, approved December 8, 1806, so far as respects the county of McIntosh.

A bill to alter and change the charter of the City of Columbus, so as to give the election of the Marshal, deputy Marshal, and Clerk of the Council and City Treasurer to the people of said City.

They have also passed the following bills of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to wit:

A bill to change the place of holding Justices' courts in the 41st District G. M. in the county of Tattnall.

A bill to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845, 1846, so far as respects the counties of Elbert and Thomas.

Mr. Bartow offered the following additional section:

And be it further enacted, &c. That the sum of $200 be appropriated to Mrs. Catherine Proctor Hayden, a widow—the daughter of the late Col. John White of this State, as a remuneration for a tract of land granted to the said Col. John White for revolutionary services, but never located by him—and that Francis S. Bartow, one of the Representa-
tives from the county of Chatham, may draw the same from the Treasury and receipt therefor.

Which was received.

The report as amended, was then agreed to—the bill was read the third time and passed under the title thereof.

Mr. Gaulding from the Committee on Enrollment reported as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to authorise the Justices of the Inferior Courts of Jefferson and Walton counties to assess an extra tax upon the citizens of said counties for the building of a Court House in each of the said counties.

An act to incorporate the Muscogee Asylum for the poor, to make provision for their support, to authorise the Inferior Court of Muscogee county to bind out poor children to said corporation under certain circumstances, and to provide for their education.

Also, a resolution in relation to Capt. William Hardee of the United States Dragoons.

Mr. Gaulding from the Committee on Enrollment reported as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to appoint additional Trustees for the Etowah Academy in Cherokee county, and for other purposes.

An act to authorise the Muscogee Rail Road Company to issue bonds, and to authorise the Macon and Western Rail Road Company to endorse the same, and to secure the payment of the same.

An act to authorise John Mobley of the county of Irwin to establish a Ferry across the Ocmulgee river in said county, and to authorise John Steele of the county of Telfair to establish a Ferry across Little Ocmulgee, near Lumber City.

An act to establish and make permanent the county site of Screven county, and for other purposes.

An act to repeal in part an act to prescribe the manner of holding elections in the county of Chatham and the charter elections of the City of Savannah, passed December 26th, 1845.

An act to amend an act entitled an act to give all persons employed on Steam Boats and other water crafts on Chattahoochee, Altamaha, and Ocmulgee rivers, a lien on said Steam Boats or water crafts for his, her or their wages and for wood and provisions furnished, and to point out and facilitate the mode of collection of the same, assented to December the 11th, 1841, so as to include all liens on personal property under certain regulations, and for other purposes.
An act to alter and change the time of holding the Inferior Court of the county of Stewart.

An act to authorise certain persons therein mentioned to establish Ferries over certain rivers therein named on their own lands, and to authorise John P. Eve to establish a Toll Bridge on the Etowah river on his own land, and to prescribe the rates of ferriage, and for other purposes therein mentioned.

An act to incorporate the Oglethorpe Fire Company No. 1 of Savannah.

An act to simplify and curtail pleadings at law.

An act to alter and amend the several acts heretofore passed for the incorporation and government of the town of Ruckersville in the county of Elbert, and to define its corporate limits.

An act to authorise, the Justices of the Inferior Court of DeKalb county, to levy and assess an extra tax upon the persons and property of said county for the payment of the Petit Jurors thereof, and for other purposes therein mentioned.

An act to alter the county lines of Cherokee and Forsyth, so as to add John Jenkins and Darius R. Weems of Cherokee county to the county of Forsyth.

An act to establish a Botanico Medical Board of Physicians in this State, and for the better regulation of the Botanic or Thomsonian practice of Medicine.

An act to authorise Patrick B. Connell to erect a Toll Bridge across the Great Ogeechee river on his own land in the counties of Burke and Emanuel, and to regulate the ferriage on the same.

An act to authorise the Justices of the Inferior Court of Tattnall county to allow the Tax Collector his insolvent list.

An act for the encouragement and regulation of the patrol and road duty, so far as it relates to the sixth company District of Chatham county.

An act to amend an act to alter and amend the road laws so far as the county of Hancock is concerned, assented to 26th December, 1843.

An act to repeal part of an act for raising revenue for the City of Columbus, passed December, 1845.

An act to amend an act entitled an act to incorporate the town of New Gibraltar, in DeKalb county, to appoint commissioners in succession, and other regulations therein named, and to levy a tax for the improvement of said town, assented to December 21st, 1839, and to change the name and extend the limits of said town.

An act to provide for the payment of Grand and Petit Jurors in the county of Baker.
An act to amend an act to provide for the education of the poor, so far as the counties of Lumpkin and Rabun are concerned.

An act to add a part of the county of Muscogee to the county of Talbot.

An act to make public the names of defaulting tax-payers in the county of Burke, and for other purposes therein named.

An act for the relief of James B. Tomlinson and L. Tomlinson of Butts county, and to appropriate a sum of money therefor.

Mr. Gaulding from the Committee on Enrollment reported as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to repeal the 2d section of an act entitled an act to consolidate the offices of Tax Collector and Receiver of tax returns of the county of Effingham, and to authorise the Justices of the Inferior Court of Richmond and Lee counties to levy an extra tax, assented to 23d December, 1840, so far as relates to the county of Lee.

An act to change the line dividing the counties of Houston and Macon, and the counties of Crawford and Houston.

An act to add all that part of the county of Bryan known as the Island of Ossabaw to the county of Chatham.

An act to authorise the Inferior Courts of the counties of Carroll and Thomas to levy an extra tax upon the citizens of said counties, for the purposes therein mentioned.

On motion of Mr. Phillips, the order was suspended, and he laid upon the table a resolution, which was read.

The rule being suspended, the following resolution was taken up and agreed to:

Resolved by the Senate and House of Representatives, That the Trustees of the Lunatic Asylum examine the lands in the vicinity of that institution, and report to the Legislature at the next session, what number of acres, if any, should be purchased, at what price the same can be purchased, and their opinion of the advantages, if any, of having a farm of greater or less extent attached to the institution, and likewise their views on the necessity of having work-shops erected of a cheap character, and the advantages, if any, to be derived from them, and such other matter as they may deem necessary for the interest of the institution and the economical management of the same.

The order being further suspended, Mr. Lewis laid upon the table a resolution, which was read.

The House took up the report on the bill of the Senate to amend the first section of an act entitled an act to change the names of Maria Ellen Allen to that of Maria Ellen Chap-
man, and the name of Emma Louisa Exum, and to legitimize the same, approved December 24th, 1845,—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to amend an act entitled an act to incorporate the Musco-gee Rail Road Company, and to punish persons for violating the provisions of the same, approved December 27th, 1845, and to authorize said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus; and the same being amended, was agreed to.

Mr. Carter moved to amend the same by adding—

"And to incorporate a Rail Road Company to be called the Farmers' Rail Road Company, for the purpose of constructing a Rail Road from some point on the Macon and Western Rail Road to Talbotton, or some intermediate point."—Which was rejected by the House.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of Senate to authorize Reuben H. Hood, executor of the estate of Tilman S. Hood, late of Forsyth county deceased, to remove the records relative to said estate from the county of Forsyth to the county of Jackson, and to make annual returns in the county of Jackson—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize Job Rogers to erect a mill-dam across the Oustanaula river—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of Senate to authorize the Judge of the Court of Common Pleas and Oyer and Terminer for the city of Savannah to hold special or extraordinary Courts for the summary trial of causes therein enumerated, and to amend an act entitled an act to authorize the Judge of the Court of Common Pleas and Oyer and Terminer for the city of Savannah to hold special or extraordinary Courts for summary trials of causes therein enumerated, and to empower the Mayor of the city of Savannah also to hold such special or extraordinary Courts, and to regulate seamen and mariners, and to prevent them from being harbored, or running in debt, passed December 26, 1835—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of Senate to in-
corporate the Evergreen Cemetery Company of Bonaventure—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to alter and amend the several acts incorporating the City of Macon—and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bill, to wit:

A bill to pardon William L. Williams of the county of Richmond.

The House took up the report on the bill of the Senate to incorporate the village of Ringold in the county of Walker, and to appoint commissioners for the same—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize Littleton L. Snow and Eldridge H. Calhoun, both of the county of Macon, to peddle in this State without license—and the same being amended,

On motion of Mr. Harris of Baldwin, the same was postponed indefinitely.

The House took up the report on the bill of the Senate to alter and change the line between the counties of Floyd and Chattooga—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize and require the Justices of the Peace of the 53d Militia District of the county of Emanuel to hold Land Courts, and for other purposes therein mentioned—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to add a part of the county of Stewart to the county of Marion, to point out the mode of electing Commissioners, to provide for the location of a county site, to dispose of the Public Buildings at Tazewell, to remunerate the owners for depreciation of property in Tazewell, to provide payment for the undertakers of the Court House now being erected, and for other purposes.

Mr. Black offered the following substitute in lieu thereof; which was received:

A bill to add a part of the county of Stewart to the coun-
ty of Marion, to point out the mode of electing commissioners, to provide for the location of the county site, to dispose of the public buildings at Tazewell, to remunerate the owners for depreciation of property in Tazewell, to provide payment for undertakers of the Court House now being erected, and to levy and collect an extra tax, and for other purposes.

The report as amended was agreed to—the bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to exempt John Studstill of the county of Lowndes, from the provisions of the laws of the General Assembly concerning pedlers, and to authorise him to engage in that business without license—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The following bills of the Senate were severally taken up, and read the first time:

A bill to exempt from taxation the property belonging to the Colleges in this State, and to exempt from patrol, jury and militia duty the Faculty and Students thereof, also to grant like exemptions to certain other persons.

A bill to amend an act to provide for the education of the poor.

A bill to define the liability of representatives of deceased copartners in certain cases.

The following bills of the Senate were taken up and severally read the second time, and committed for a third reading:

A bill to be entitled an act to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road, at or near Barnesville, in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object, assented to December 23, 1839.

A bill to be entitled an act to grant to Messrs. Cooper, Stroup & Wiley, of Cass county, and others, the right to navigate the Etowah River, to remove obstructions, and to fine persons for obstructing the navigation of the same, and prescribing the manner of making locks in dams across said River.

A bill to be entitled an act to authorise the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through the county of Dade, to secure to said company certain rights and privileges, and for other purposes.

A bill to pardon William L. Williams of the county of Richmond.

A bill for the relief of Margaret C. Hall.
A bill to compensate the river commissioners upon the Ocmulgee river and its branches, so far as concerns the commissioners in Jasper, Butts, Newton and Henry counties.

A bill to be entitled an act to prescribe the time, place and manner of holding elections for Senators and Representatives, to represent the State of Georgia in the Congress of the United States.

A bill to be entitled an act to authorise the corporation for manufacturing purposes, known as the Richmond Factory, to establish and keep in operation a factory in any part of Richmond county, under their present charter.

A bill to be entitled an act for the relief of Robt. C. Wilson, of the county of Clark, and Wm. J. Garrett, of the county of Campbell, and T. L. Guerry, of the county of Twiggs, and to pay the arrearages due the county of Forsyth for the years 1842 and 1843.

The following bills of the House were read the second time and committed for a third reading:

A bill for the relief of Jonathan Long of Paulding county.

A bill to emancipate the slaves therein named.

The House took up the amendments of the Senate to the bill of the House for the relief of Mary H. Davis of the county of Monroe—and concurred therein.

The House took up the amendments of the Senate to the bill of the House to change the place of holding Justices' Court in the 41st Dist. G. M. in the county of Tattnall.

Mr. Pinkard offered the following proviso to the amendment of the Senate:

Provided, a majority of the legal voters of said District shall so determine.—Which was received.

The amendment as amended, was concurred in.

The House took up the amendment of the Senate to the bill of the House to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845 and 1846, so far as respects the county of Thomas—and concurred therein.

The House took up the amendment of the Senate to the bill to revive and keep in force an act entitled an act to regulate the licensing of Physicians to practice in this State, assented to the 24th day of December, 1825—and concurred therein.

The House took up the amendments of the Senate to the bill of the House to alter and change the line between the counties of Appling and Telfair, so as to include the residence of Wm. G. Taylor of the county of Appling—and concurred in the amendment to add lot No. 79, 24th District, 3rd Section, lots 294 and 319 in the 5th District and 4th Section of the county of Floyd to the county of Chattahoo— and disagreed to the amendment changing the county lines between Hancock and Taliaferro, and also to the
amendment changing the line between Madison and Franklin.

The House adjourned until 9 o’clock, to-morrow morning.

FRIDAY, DECEMBER 24, 1847

Mr. Nisbet moved to reconsider so much of the Journal of yesterday as relates to the passage of a bill of the Senate, to amend an act entitled an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved Dec. 27th, 1845, and to authorize said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus.

The House agreed to reconsider.

Mr. Nisbet then moved to reconsider the following amendment, offered by Mr. Carter.

And to incorporate a Rail Road Company to be called the Farmers’ Rail Road Company, for the purpose of constructing a Rail Road from some point on the Macon and Western Rail Road to Talbotton, or some intermediate point.

The House agreed to reconsider.

Mr. Lewis moved to reconsider so much of the Journal of yesterday, as relates to the disagreement of the House to the amendment of the Senate, changing the line between the counties of Hancock and Taliaferro, in the bill of the House to alter and change the line between the counties of Appling and Telfair, so as to include the residence of Wm. G. Taylor of the county of Appling.

Whereupon the yeas and nays were required to be recorded, and are yeas 49, nays 57.

Those who voted in the affirmative, are Messrs.

Strickland, Tift, Williamson,
Summer, Weathers, Wilson,
Talbot,

Those who voted in the negative, are Messrs.

Anderson of War'n, Glenn, Reid,
Andrews, Gresham, Reynolds,
Arnold, Harris of Baldwin, Robinson of Coweta,
Bacon, Harris of Morgan, Sanford,
Barnes, Harris of Taliaferro, Seward,
Bartow, Hodges, Sheffield,
Black, Kenan, Shockley,
Bird, Kilgore, Smith of Oglethorpe,
Brandon, Lawhon, Tilman,
Brinson, Maloney, Todd,
Brown, McConnell of Cobb, Townsend,
Bullard, McLeod, Vardeman,
Callaway, McIntosh, Walker of Crawford,
Cleveland, Morris, Ward,
Colbert, Moseley, Whitworth,
Cone, Neal, Williams,
Crocker, Pace, Wimbish,
Dubignon, Pinckard, Wood,
Fleming, Quarterman, Zachry.

So the motion to reconsider was lost.

The following message was then received from the Senate, by Mr. Crawford their Secretary, to-wit:

The Senate has passed the following bill, to-wit:

A bill to alter and amend the tenth section of the tenth division of the Penal Code, so far as relates to the punishment of persons keeping and employing any Faro Table, for the purpose of hazarding money, or other valuable thing, and also to amend the 11th section of said division, so far as to define and annex the same punishment to the persons betting money or other valuable thing at said Faro Table, and to define the rules of evidence in such cases.

Also the following resolutions, to-wit:

A resolution in relation to the poor school fund due the county of Heard.

A resolution requesting the Governor to forward certain books to the county of Gilmer.

They have also passed the following bill of the House of Representatives, to-wit:

A bill for the relief of Peter Trezevant.

They have also concurred in the following resolutions of the House of Representative, to-wit:

A resolution for furnishing the Georgia Huzzars, and the Camden Riflemen, with certain arms.

A resolution authorising the Comptroller General to credit the Treasurer with $168,421.00 dollars.

And they have also agreed to the report of the House in relation to the removal of the remains of George Walton and Lyman Hall.

They have also concurred in the following resolutions of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly:

A resolution in relation to furnishing the Georgia Defenders with certain arms.

A resolution in relation to the distribution of the Reports and Journals, &c.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following act, to-wit:

An act for the relief of Peter Trezevant.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to incorporate St. John's Lodge, No. 45, of Butts county.

An act for the relief of James R. Thomas, of the county of Ware.

An act to incorporate the Irish Union Society of the City of Savannah.

An act to authorise and require the Justices of the Inferior Courts of Marion and Macon counties to run out and define according to law the county line between said counties of Marion and Macon.

An act to compensate the Petit Jurors of the county of Troup.

An act to authorise the Comptroller General to cause a credit for two hundred and twenty two dollars and fifty cents principal, and sixty dollars and seven cents interest, to be entered on a fi la in favor of the State against the City of Columbus, and to grant indulgence on the bridge debt due by said City to the State.

An act to incorporate Greenville Lodge, No. 57, of Free and Accepted Masons, of Meriwether county.

An act to keep open the channel of Broad River, and remove and prevent obstructions to the free passage of fish and boats in the same, from the point where the Franklin county line crosses said river, to its confluence with the Savannah River.

An act to make the person holding the Office of Clerk of the Superior Court and Clerk of the Inferior Court, or either
of them, eligible to the Office of Clerk of the Court of Ordinary, in the county of Burke.

An act to incorporate Hiram Chapter, No. 5, and Monroe Lodge, No. 18, of Monroe county, Georgia.

An act to alter and fix the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski, of the Southern Circuit.

An act to change the line between Marion and Talbot counties.

An act to alter and change the charter of the City of Columbus, so as to give the election of the Marshal, Deputy Marshal and Clerk of the Council and City Treasurer, to the people of said city.

An act to provide for the payment of teachers of poor children, in certain counties therein named.

An act to alter and amend an act entitled an act to amend the several acts regulating roads in this State, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, Camden and Wayne, approved Dec. 8th, 1806, so far as respects the county of McIntosh.

An act to repeal an act entitled an act to repeal so much of the fifth section of an act passed the 16th day of Dec., 1828, incorporating the town of LaGrange, as gives exclusive government of all persons in said town liable to work on the roads to the Commissioners therefor, and also to extend the corporate limits of the Town of LaGrange, in Troup county, and to revive and make valid an act to make permanent the site of the public buildings in and for the county of Troup at the Town of LaGrange, and to incorporate the same, assented to Dec. 16th, 1828.

An act to be entitled an act to grant certain privileges and immunities to the Hancock Guards, and Harris County Cavalry, volunteer companies in the counties of Harris and Hancock.

On motion of Mr. Morris, the order and rule was suspended, and the following resolution was read and agreed to:

Resolved, That his Excellency the Governor be and he is hereby requested to have new shutters made to the doors of the State Magazine, and a new lightning rod made and put up on scientific principles, and that he pay for the same out of the contingent fund, or take such other order with it as he may deem most expedient.

Leave of absence was granted to Mr. Anderson of Wilkes, from and after to-morrow for the balance of the session, on special business.

Mr. Bartow moved to suspend the order, and take up the report of the Special Committee upon the controversy between James Holford and Daniel McDougald.
Whereupon the yeas and nays were required to be recorded, and are yeas 47, nays 62.

Those who voted in the affirmative, are Messrs.
Alexander       Franklin,       Perkins,
Arnold,         Gartrell,       Phillips,
Baratte,         Gaulding,      Pinckard,
Battle,          Glenn,         Ramsay,
Bartow,          Glover of Jasper,   Rawls,
Bethune,         Graham,       Reed,
Brandon,         Gresham,       Sheffield,
Brown,           Harris of Baldwin,  Shockley,
Bryan of Wayne,  Harris of Clark,  Smith of Oglethorpe,
Bullard,         Harris of Morgan,  Terrell,
Callaway,        Hendricks,     Townsend,
Clark,           Howard,        Vardeman,
Dozier,          Jackson of Clark,  Ward,
Dubignon,        Lewis,        Weathers,
Fitzpatrick,     McDonald,      Williamson,
Fleming,         Nisbet,

Those who voted in the negative, are Messrs.
Anderson of War'n, Fields,       Neal,
Andrews,          Freeman,      Pace,
Atkinson,         Glass,        Pollock,
Bacon,            Glover of Jones,  Quarterman,
Barnes,           Hall,         Reynolds,
Baugh,            Harris of Taliaferro,  Robinson of Jasper,
Beasley,          Heard,        Rozar,
Black,            Hodges,       Sanford,
Bird,             Holmes,       Seward,
Brinson,          Jones,        Smith of Cass,
Bryan of Houston, Kenan,        Spear,
Cabiness,         Kilgore,      Strickland,
Cameron,          Lawhon,       Talbot,
Caudler,          Maloney,      Tift,
Carlton,          Martin,       Tillman,
Cleveland,        McConnell of Cobb,  Walker of Crawf'd,
Colbert,          McDuffie,      Whitworth,
Cone,             McIntosh,     Williams,
Crocker,          Morgan,       Wilson,
Darnall,          Morris,       Wood,
Dorminy,          Moseley,      Zachry.

So the motion was lost.

The House took up the amendment of the Senate to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas in the county of Crawford, and concurred therein.

The House took up the amendment of the Senate, to the bill of the House to grant certain privileges and immunities
to the Jefferson Riflemen, a volunteer infantry corps in the county of Jefferson, and concurred therein.

The House took up the amendment of the Senate to the bill of the House, to amend an act entitled an act to amend and consolidate the several acts which have been passed in relation to the privileges of the corporation of the City of Savannah, assented to 24th Dec., 1825, and also to amend an act entitled an act to alter the time for the election of Mayor and Aldermen of the City of Savannah, and for other purposes, passed 25th Dec., 1845, and concurred therein.

The House took up the amendment of the Senate to incorporate a volunteer company of cavalry in the county of Marion, to be known by the name and style of the Marion Dragoons, and to give to them certain privileges and exemptions, and concurred therein.

The House took up the amendment of the Senate to the bill of the House to enable Sheriffs and Coroners to sell tracts of land divided by county lines, and concurred therein.

The House took up the amendment of the Senate to authorize adjourned Courts to be held by the Judge of the Cherokee Circuit for Lumpkin county, &c., and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to authorize the Commissioners of the Poor School fund for the county of Floyd to pay the teachers of the poor children for the year 1844, and to pay George W. Ashburn, of the county of Upson, a certain sum for teaching poor children in the year 1845, and also Barnabas Pace of the county of Carroll for teaching poor children in the year 1843, and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to change the county line between the counties of Walton and Newton, so as to add the residence of certain persons now residing in the county of Walton to the county of Newton, and to add the residence of Archibald Harris of the county of Paulding to the county of Cobb, and disagreed to the amendment changing the county line between Montgomery and Tattnall, and agreed to the remaining amendment.

The House took up the amendment of the Senate to the bill of the House, to incorporate the Gainesville Rail Road Company with power to construct a Rail from Atlanta or some convenient point in Dekalb county, to the Town of Gainesville in the county of Hall, and to punish those who may willfully injure the same, and to confer all corporate powers necessary to effect said object, and concurred therein.

The House took up the amendment of the Senate to the bill of the House, to alter the time of the sitting of the fall
The House took up the amendment of the Senate to the bill of the House, requiring the Judge of the Coweta Circuit to continue the Superior Court in the county of Cobb for two weeks, and to fix the time of holding the same, and concurred therein.

The House took up the amendment of the Senate to the bill of the House, to repeal an act to make permanent the site of the public buildings in the Town of Starksville, in the county of Lee, and for other purposes therein mentioned, and concurred therein.

The House took up the amendments of the Senate to the bill of the House, to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary during those years when there shall be no Session of the Legislature, and to require his Excellency the Governor to appoint three persons to examine the raw materials and the assets of the Book Keeper, and report upon the same to his Excellency, and disagreed thereto.

The House took up the amendment of the Senate to the bill of the House, to change the names of certain persons therein named, and concurred therein.

The House took up the bill of the Senate to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly, and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839, which had been amended in the House and disagreed to in the Senate, and refused to recede from their amendment.

The following message was then received from the Senate by Mr. Crawford, their Secretary, to-wit:

The Senate has passed a resolution nominating General Zachary Taylor as a Candidate for the Presidency of the United States, at the approaching election.

They have also passed a bill to authorise the Governor to appoint additional Engineers upon the Western and Atlantic Rail Road, and for letting out the building and completion of said Road.

The House took up the report on the bill amendatory of the 1st section of the 3d article of the Constitution, so far as relates to the establishment of a Supreme Court.

On motion, the same was postponed indefinitely.

The House took up the report on the bill directory of the mode of entering up judgment on official and voluntary bonds.

And on motion, the same was postponed indefinitely.

The House took up the report on the bill to annul and de-
clare inoperative all rules of practice which have not been agreed upon and assented to by the Judges in Convention, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to abolish securi-

tyships in this State.

On motion of Mr. Battle, the same was postponed indefi-
nitely.

The House took up the report on the bill amendatory of
the 9th section of the 3d article of the Constitution of the
State of Georgia, relative to divorces.

On motion, the same was postponed for further considera-
tion.

The House took up the report on the bill to alter and
amend the 22nd section of the 10th division of the Penal
Code, and agreed thereto.

The bill was read the third time and passed under the title
thereof.

The House took up the report on the bill to authorise
the Director of the Central Bank of Georgia, and in certain
cases the Treasurer of this State, to dispose of certain insol-
vent or unavailable assets of said Bank, for the benefit of this
State, and agreed thereto.

The bill was read the third time and passed under the title
thereof.

The House took up the report on the bill to incorporate
the Augusta Rail Road Company with authority to build a
Rail Road through the City of Augusta, and to take tolls on
the same.

Mr. Bullard moved to postpone it indefinitely.

Whereupon the yeas and nays were required to be record-
ed, and are yeas 86, nays 26.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'n, Brown, Bryan of Houston, Bryan of Wayne,
Andrews, Bullard, Callaway,
Arnold, Cameron,
Atkinson, Carter,
Bacon, Clark,
Bailey, Colbert,
Battle, Crocker,
Bartow, Dorminy,
Beasley, Dozier,
Bethune, Dubignon,
Black, Fleming,
Bird, Fitzpatrick,
Brandon, Franklin,
Brinson, Glenn,

Andersen of Wilkes, Glover of Jones,
Glass,
Glenn,
Graham,
Gresham,
Hall,
Harris of Baldwin,
Harris of Clark,
Harris of Morgan,
Harris of Taliaferro,
Hodges,
Holmes,
Howard,
Jackson of Clark,
 Those who voted in the negative, are Messrs. Gaulding, McConnell of Cobb, Phillips,
Glover of Jasper, Pollock,
Heard, Price,
Jones, Smith of Cass,
Kilgore, Strickland,
Lewis, Whitworth,
Martin, Wilson,
McConnell of Cass,

So the motion to postpone indefinitely prevailed.

The House took up the report on the bill for the navigation of Etowah River, and for other purposes.

On motion the same was postponed for further consideration.

The House took up the report on the bill more fully to compensate Jurors.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to provide for improving the navigation of Flint River by means of the credit of the State, and to provide for the payment of the principal without loss to the State.

Mr. Reynolds moved to postpone the same indefinitely.

Whereupon the yeas and nays were required to be recorded, and are yeas 57, nays 56.

Those who voted in the affirmative, are Messrs.

Anderson of War'n, Black, Freeman,
Andrews, Brandon, Gaulding,
Arnold, Bryan of Houston, Glass,
Atkinson, Bullard, Glenn,
Bacon, Colbert, Harris of Morgan,
Battle, Darnall, Harris of Taliaferro,
Baugh, Fields, Heard,
Beasley, Fitzpatrick, Jones,
Bethune, Franklin, Kenan,
Those who voted in the negative, are Messrs.

Alexander, Dubignon, McLeod,
Anderson of Wilkes, Fleming, Nisbet,
Bailey, Gartrell, Perkins,
Barnes, Glover of Jasper, Phillips,
Baratte, Glover of Jones, Pollock,
Bartow, Graham, Price,
Brinson, Gresham, Robinson of Laur'ns,
Brown, Hall, Rozar,
Bryan of Wayne, Harris of Baldwin, Seward,
Callaway, Harris of Clark, Sheffield,
Cameron, Hendricks, Shockley,
Carlton, Hodges, Talbot,
Carter, Holmes, Tift,
Clark, Howard, Tillman,
Cleveland, Jackson of Clark, Walker of Crawford.
Cone, Lawhon, Williams,
Crocker, Lewis, Williamson,
Dorminy, McDonald, Wood,
Dozier, McDuffie,

So the motion to postpone indefinitely prevailed.
Leave of absence was granted the Committee on the Lunatic Asylum, for the balance of the day, on the business of the House.

Leave of absence was granted Mr. Pace, from and after the 25th inst., for the balance of the Session, on account of indisposition.

The House adjourned until ½ past two o'clock, P. M.
entitled an act to amend the Militia Laws of this State, so far as relates to the first Regiment of Georgia Militia, and for other purposes in this bill mentioned, and agreed thereto.

The bill was read the third time and passed under the title thereof.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:  

An act to repeal an act to consolidate the offices of Receiver of Tax Returns and Tax Collector of this State, so far as relates to the county of Sumter, assented to Dec. 4, 1841.  

An act to empower the Inferior Courts of the counties of Decatur and Thomas to establish a check or plat of the towns of Bainbridge in said county of Decatur, and Thomasville in Thomas county, and for other purposes.  

The House took up the report on the bill to give to all Machinists, Engine builders, and repairers of Engines, and Mill-wrights, an incumbrance, and agreed thereto.  

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to pardon John Childers, convicted in the Superior Court of Talbot county, of the offence of an assault with the intent to murder.  

On motion of Mr. Harris of Baldwin, the same was postponed indefinitely.  

The House took up the report on the bill for the relief of the estate of Abram Peavy, deceased, of Troup county, on forfeiture incurred on penal bond for the appearance of Hiram P Peavy, charged with the offence of gaming, and agreed thereto.  

The bill was read the third time and passed under the title thereof.

The House took up the constitutional bill to alter and amend the third section of the second article of the Constitution of this State.  

And upon the question, “shall this bill now pass?” The yeas and nays were required to be recorded, and are yeas 97, nays 3.  

Dozier, Lawhon, Rozar, 
Fields, Martin, Sanford, 
Fitzpatrick, McConnell of Cass, Seward, 
Fleming, McConnell of Cobb, Shockley, 
Franklin, McDonald, Smith of Cobb, 
Freeman, McLeod, Smith of Oglethorpe, 
Gartrell, McIntosh, Spear, 
Gaulding, Morgan, Strickland, 
Glass, Moseley, Sumner, 
Glover of Jasper, Neal, Terrell, 
Glover of Jones, Nisbet, Talbot, 
Hall, Pace, Tillman, 
Harris of Baldwin, Pinckard, Todd, 
Harris of Clark, Pollock, Townsend, 
Harris of Morgan, Price, Vardeman, 
Harris of Taliaferro, Quarterman, Walker of Crawford, 
Heard, Rawls, Ward, 
Hodges, Reid, Weathers, 
Holmes, Reynolds, Whitworth, 
Howard, Robinson of Coweta, Williamson, 
Jones, Robinson, of Jasper, Wilson, 
Keith, Robinson of Laury's, Wood, 
Kilgore, 

Those who voted in the negative, are Messrs.
Gresham, Hendricks, Lewis.

There being a constitutional majority, the bill passed under the title thereof.

The House took up the report on the constitutional bill to alter and amend the third and seventh sections of the third article of the Constitution.

On motion of Mr. Ramsay, the bill was postponed indefinitely.

The House took up the report on the bill to make permanent the water line for certain wharves on the shores of Hutchinson Island in Savannah River, opposite the City of Savannah, for appointing Commissioners to carry the same into effect, and to extend over them (to the Commissioners of Pilotage and the City Council of Savannah,) the same jurisdiction and powers which they hold over the wharves on the southern shore of the River, and to repeal the act of December 10th, 1841, upon the same subject, and the same having been amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize improvements to be made on the Reserve at the Indian Spring, and to protect the same from trespass, and for other purposes therein mentioned; and the same being amended, was agreed to.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise persons engaged in the United States Coast Survey upon the Coast of Georgia to enter on lands within this State for the purposes of said survey, to protect the operatives of the same from injury and molestation, to ascertain the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against the provisions of this act, and for other purposes, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and amend an act entitled an act to alter and amend so much of the 4th section of an act, approved Dec. 23, 1789, as relates to the amount of County Surveyor's Bonds, assented to Dec. 26th, 1842, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to make valid a deed of gift.

On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill for the relief of Colen Steed, Wm. Mulkins and Elisha Thompson, of the county of Walton.

And the same was postponed indefinitely.

The House took up the report on the bill to authorise the Commissioners of the poor school fund in the several counties of this State, to pay out of said fund, arrearages due teachers for teaching poor children from the year 1839 to the year 1847.

On motion the same was postponed indefinitely.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to give the election of county Treasurer of the county of Lumpkin to the people of said county.

An act to alter and change the time for holding the Superior and Inferior Courts in the county of Bibb, and to enable the Judge of the Superior Courts of the Flint Circuit to hold the Superior Court in the county of Houston two weeks, and to draw two panels of Grand and Petit Jurors of said county of Houston.

An act for the relief of Mary H. Davis of the county of Monroe, and also for the relief of the Executors of James Camak, late of Clark county, deceased.

An act to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845, and 1846, so far as respects the counties of Elbert and Thomas.
An act to revive and keep in force an act entitled an act to regulate the licensing of Physicians to practice in this State, assented to 24th December, 1825.

An act more effectually to secure the collection of Tolls on certain Turnpike Roads.

An act for the relief of John H. Mann, Executor of James G. Stallings, deceased.

An act to alter the time of the sitting of the fall terms of the Superior Courts for the counties of Bulloch and Effingham.

An act to enable Sheriffs or Coroners to sell tracts of land divided by a county line.

An act to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas in the county of Crawford, and to add lot No. 61, in the 8th district of Macon county on which Francis H. Cheves resides, to the county of Crawford.

The House took up the report on the bill for the relief of William L. Ballard, of the county of Randolph, and the same having been amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill amendatory of the act, approved 10th Dec., 1845, organising a Supreme Court for the correction of Errors, in relation to bills of exception, giving bonds, &c., and directory as to transcripts accompanying cases, and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House then adjourned until half-past six o'clock, P. M.

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HALF-PAST SIX O'CLOCK, P M.

The House met pursuant to adjournment.

On motion of Mr. Howard, the order was suspended, and the House took up the reconsidered bill of the Senate to amend an act entitled an act to incorporate the Muscogee Rail Road, and to punish persons for violating the provisions of the same, approved Dec. 27th, 1845, and to authorise said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus, and passed it under the title thereof.

The House took up the report on the bill to abolish the allowance of tare on bales of unmanufactured cotton.

Mr. Harris of Clark offered the following substitute in lieu thereof:
A bill to abolish the allowance of Tare on bales of cotton, which was received; the report as amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the House to abolish imprisonment for debt, so far as relates to widows and feme soles, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to prevent the clerks of the several courts in this State from taxing in their bills of cost a tax fee for the benefit of Attorneys, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The following message was received from the Senate, by Mr. Crawford their Secretary, to-wit:

The Senate has passed the following bills, to-wit:

A bill to commute bonds of this State issued in redemption of the bills and liabilities of the Central Bank of Georgia.

They have passed the following bill of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to amend the laws of this State regulating Pilotage, defining the powers of the Commissioners of Pilotage, and further to protect the navigation of the Savannah River, so far as the Bar of Tybee and Port of Savannah are concerned, and to authorise the Judge of the Superior Court of Chatham county to hold Special Courts in certain cases.

They have also receded from their amendments to the following bills, to-wit:

A bill to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary during those years when there shall be no Session of the Legislature, and to require his Excellency the Governor to appoint three persons to examine the raw material and the assets of the book keeper, and report the same to his Excellency.

A bill to alter and change the lines between the counties of Appling and Telfair, so as to include the residence of William G. Taylor in the county of Appling.

They have also receded from their amendment to the bill to change the line between the counties of Newton and Walton, so as to add the residence of certain persons now residing in the county of Walton, to the county of Newton, and to add the residence of Archibald Harris of the county of Paulding to the county of Cobb, to which the House of Representatives disagreed.

They have also agreed to the amendment of the House of Representatives to the amendment of the Senate, to the bill
to change the place of holding Justices Courts of the 41st district, G. M. in Tattnall county.

They have also agreed to the amendment of the House of Representatives to the bill to add a part of the county of Stewart to the county of Marion, to point the mode of electing Commissioners, to provide for the location of the county site, to dispose of the public buildings at Tazewell, to remunerate the owners for the depreciation of property in Tazewell, to provide payment for undertakers of the Court House now being erected, &c.

And they also insist on their disagreement to the amendments of the House of Representatives to the bill to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly, and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed Dec. 9th, 1839, and ask the House of Representatives to recede from the same.

They have also agreed to a resolution requesting his Excellency the Governor to have plastered (if necessary) the Legislative Halls before the meeting of the next General Assembly, to which they ask the concurrence of the House of Representatives.

They have also passed the following bill of the House of Representatives, to wit:

A bill to alter the line between the counties of Jones and Jasper, so as to add a part of lot No. 44, 13th district of Jones, to the county of Jasper.

The Senate have agreed to the amendments of the House of Representatives to the bill to amend an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved 27th Dec., 1845, and to authorise said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus.

The House took up the report on the bill to facilitate the collection of claims against Rail Road Companies.

On motion of Mr. Sanford the same was postponed indefinitely.

The House took up the report on the bill to define the liabilities of the several Rail Road Companies of this State for injury to or destruction of live stock or other property by the running of cars or locomotives on their Roads, and agreed thereto.

The bill was read the third time; and upon the question, "Shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 58, nays 47.

Those who voted in the affirmative, are Messrs.

Barnes, Bethune, Brandon,
Baugh, Bird, Bryan, of Houston,
Those who voted in the negative, are Messrs.

Alexander, Crocker, Morris,
Anderson, of War'n, Dozier, Nisbet,
Andrews, Dubignon, Pace,
Arnold, Freeman, Perkins,
Atkinson, Gartrell, Phillips,
Bacon, Glenn, Price,
Bailey, Harris, of Baldwin, Quarterman,
Baratte, Harris, of Clark, Ramsay,
Battle, Harris, of Morgan, Reynolds,
Bartow, Harris of Taliaferro, Robinson of Coweta,
Beasley, Hendricks, Sanford,
Black, Hodges, Smith of Oglethorpe,
Brinson, Howard, Terrell,
Bryan, of Wayne, Jackson, of Clark, Todd,
Callaway, Lewis, Williamson,
Cameron, McIntosh, Wimbish,
Clark, Morgan, Zachry.

So the bill passed under the title thereof.

The House took up the report on the bill to amend an act to incorporate the Brunswick and Florida Rail Road Company, passed 23d Dec., 1835, and also to amend an act amendatory of the same, assented to 27th Dec., 1838, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal an act to alter and amend an act entitled an act to amend the Road Laws of this State, assented to on the 19th Dec., 1818, approved Dec. 20, 1826; the report was disagreed to, so the bill was lost.
The House took up the report on the bill regulating proceeding in chancery, and to regulate the same, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to invest the Governor with power and authority to have surveyed and to sell certain lands therein named, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend and alter the several acts now in force in this State regulating the punishment of white persons for gambling with negroes and free persons of color, and also to regulate the evidence on the trial for said offence, and for other purposes therein mentioned, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to facilitate the collection of interest on the public debt.

Mr. Phillips offered the following substitute in lieu thereof:

An act to facilitate and regulate the manner of paying interest upon the public debt, which was received.

The report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to prohibit Attorneys or other persons from bringing an action for the recovery of real property, without a power of Attorney from the person in whose name the action is brought, and for other purposes therein named.

Mr. Harris of Baldwin, offered the following substitute in lieu of the bill, which was received:

A bill to prohibit lessors in ejectment being made parties plaintiff without their consent, and the use of fictitious names in ejectment suits.

The report as amended, was agreed to.

The bill was read the third time; and upon the question, "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 63, nays 39.

Those who voted in the affirmative, are Messrs.

Anderson of Warr'rn, Barnes, Baugh,
Atkinson, Barratte, Beasley,
Bacon, Battle, Brinson,
So the bill passed under the title thereof.

The House took up the report on the bill for the distribution of the poor school fund, and other purposes.

On motion of Mr. Phillips, the same was postponed indefinitely.

On motion of Mr. Gartrell, the order was suspended, and the following bill of the Senate was read the second time and committed for a third reading:

A bill to pardon William L. Williams of the county of Richmond; and the same was made the special order for Monday next.

The House took up the report on the bill to authorize the settlement of minor offences, and to compel an efficient prosecution of higher crimes and misdemeanors.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to alter and amend an act to apportion the representatives of this State ac-
cording to the 7th section of the 1st article of the Constitution, approved Dec. 27th, 1845.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to authorize a grant for lot of land No. 86, in the 9th district of Dooly county to issue to the orphans of Abner Simonson, and to vest the title to said lot of land in them and their heirs and assigns.

The report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the Governor to appoint a fit and proper person to sell and dispose of undrawn lots, and to limit the time for fraction purchasers to pay and take out grants for fractions; and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill more effectually to prevent fraud in elections, and for other purposes therein named.

The report as amended was disagreed to, and the bill was lost.

The House took up the report on the bill to declare usurious certain contracts therein mentioned.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to protect those engaged in the Turpentine business, and to prevent the setting fire to woods or lands except at certain times and under certain circumstances, so far as the counties of Camden, Glynn, McIntosh, Scriven, Jefferson and Washington, are concerned, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Elbert Rail Road Company, and to punish persons for violating the same, and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorize the citizens of this State to vote in certain cases out of the counties in which they reside, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to authorize the Governor to pay out of the poor school fund to John P. Calif the amount due him for teaching poor children in the year 1843.

On motion the same was postponed indefinitely.

The House took up the report on the bill for the relief of Eli McFail, of the county of Liberty.
On motion of Mr. Jones, the same was postponed indefinitely.

The House took up the report on the bill to alter, amend and prescribe the legal principles on which divorces may be granted.

On motion of Mr. Ramsay, the same was postponed for further consideration, and made the special order for Monday week next, being 3d day of January.

The House took up the report on the bill to repeal the office of Public Printer, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to alter and amend an act, passed 22nd December, 1840, entitled an act to alter and amend the 9th section of the judiciary act of 1797, and the 1st section of an act relative to executions, passed Dec. 14, 1811. and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House then adjourned until 9 o’clock to-morrow morning.

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SATURDAY, DECEMBER 25, 1847.

Mr. Harris, of Baldwin, moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill directory of the mode of entering up judgment on official and voluntary bonds.

The House agreed to reconsider.

Mr. Tift moved to reconsider so much of the journal of yesterday as relates to the indefinite postponement of a bill to provide for improving the navigation of Flint river by means of the credit of the State, and to provide for the payment of the principal without loss to the State.

The House agreed to reconsider.

Mr. Spear moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to make void a deed of gift.

The House refused to reconsider.

Mr. Jones moved to reconsider so much of the journal of yesterday as relates to the rejection of a bill to declare usurious certain contracts therein mentioned.

The House refused to reconsider.

On motion of Mr. Harris, of Baldwin, the House took up the report on the bill to amend the act to incorporate the Milledgeville Turnpike or Rail Road Company, &c.

Mr. Harris offered the following substitute in lieu of the bill:
A bill amendatory of the act of 1840, so far as to change the name of the Milledgeville Turnpike and Rail Road Company, &c. Which was received.

The report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Harris, of Clark, from the joint standing committee on Banks, made a report. Which was read.

On motion of Mr. McDonald, the House took up the report on the bill to lay out and form a new county from the counties of Lowndes and Ware, and the same having been amended was agreed to.

The bill was read the third time, and upon the question "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 57, nays 56.

Those who voted in the affirmative, are Messrs.

Arnold, Fitzpatrick, Perkins,
Atkinson, Franklin, Pollock,
Bailey, Glass, Price,
Barnes, Glover, of Jones, Rawls,
Baratte, Gresham, Robinson of Laur'ns
Bethune, Hall, Rozar,
Black, Heard, Seward,
Bird, Hendricks, Sheffield,
Brinson, Holmes, Smith, of Cass,
Bryan, of Wayne, Kenan, Spear,
Bullard, Lawhon, Sumner,
Cabiness, Maloney, Tift,
Callaway, Martin, Tillman,
Carlton, McConnell, of Cass, Vardeman,
Carter, McDonald, Walker of Crawford,
Colbert, McDuffie, Weathers,
Cone, McLeod, Whitworth,
Darnall, Morris, Williams,
Dorminy, Moseley, Wood.

Those who voted in the negative, are Messrs.

Anderson of Warr'n, Dozier, Harris, of Morgan,
Andrews, Dubignon, Hodges,
Battle, Fields, Howard,
Bartow, Fleming, Jackson, of Clark,
Baugh, Freeman, Jones,
Beasley, Gartrell, Keith,
Brandon, Gaulding, Kilgore,
Brown, Glenn, Lewis,
Bryan, of Houston, Glover, of Jasper, McConnell, of Cobb,
Candler, Graham, Morgan,
Clark, Harris, of Baldwin, Neal,
Cleveland, Harris of Clark, Nisbet,
Crocker, Harris of Taliaferro, Pace,
Pinckard, Robinson, of Jasper, Talbot,
Quartermann, Sanford, Ward,
Ramsay, Shockley, Williamson,
Reid, Smith of Oglethorpe, Wilson,
Reynolds, Strickland, Wimbish.
Robinson of Coweta, Terrell,
The Speaker voted in the negative.
So the bill was rejected by the House.
The following message was received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:
His Excellency the Governor has approved and signed the following acts, to-wit:

An act to compel persons owning or holding plantations or negroes in any county in this State, and not residing therein, to give in and pay tax for the same in said county.
An act to authorise the Inferior Court of Baker county to dispose of certain lands for poor school purposes.
An act to change the time of holding the Inferior Courts of Jackson county.
An act to compensate the heirs of Wm. Oliver, of Randolph county, deceased, for forage, subsistence, supplies and labor furnished by him for the troops commanded by Col. George T. Wood, of the Georgia Militia, in the Creek War of 1836.
An act to add a part of the county of Muscogee to the county of Talbot.
An act to alter and amend the several acts heretofore passed for the incorporation and government of the town of Ruckersville, in the county of Elbert, and to define its corporate limits.
An act for the relief of Walter Gibson and Charles W. McNight.
An act to change the line dividing the counties of Houston and Macon, and the counties of Crawford and Houston.
An act to amend an act to alter and amend the road laws, so far as the county of Hancock is concerned, assented to 26th of Dec. 1843.
An act to alter the county lines of Cherokee and Forsyth, so as to add John Jenkins and Darius R. Weems of Cherokee county, to the county of Forsyth.
An act to incorporate the Oglethorpe Fire Company, No. 1, of Savannah.
An act to add all that part of the county of Bryan, known as the Island of Ossabaw, to the county of Chatham.
An act to repeal the 2d section of an act entitled an act to consolidate the offices of Tax Collector and Receiver of Tax Returns of the county of Effingham, and to authorise the Justices of the Inferior Court of Richmond and Lee counties to levy an extra tax, assented to Dec. 23, 1840, so far as relates to the county of Lee.
An act to authorise certain persons therein mentioned, to establish ferries over certain rivers therein named, on their own lands, and to authorise John P. Eve to establish a toll bridge on the Etowah river on his own land, and to prescribe the rates of ferriage, and for other purposes therein mentioned.

An act to authorise the Justices of the Inferior Court of Tattnall county to allow the Tax Collector his insolvent list.

An act for the encouragement and regulation of the patrol and road duty, so far as it relates to the 6th company district of Chatham county.

An act to authorise the Justices of the Inferior Court of DeKalb county to levy and assess an extra tax upon the persons and property of said county, for the payment of the Petit Jurors thereof, and for other purposes therein mentioned.

An act for the completion of the Western and Atlantic Rail Road, and for providing funds for the same.

An act to authorise Patrick B. Connelly to erect a toll bridge across the Great Ogeechee river, on his own land, in the counties of Burke and Emanuel, and to regulate the ferriage on the same.

An act to provide for the payment of Grand and Petit Jurors in the county of Baker.

An act to amend the 12th section of an act entitled an act to carry into effect that part of the 1st section of the 3d article of the constitution, which requires the establishment of a Supreme Court for the correction of errors, and to organise the same, and to regulate the proceedings thereof, assented to on the 10th day of December, 1845.

An act to authorise the Tax Collector of Irwin county to collect the taxes on certain lands lying in said county, and for other purposes.

An act to authorise the Justices of the Inferior Court of the county of Green to levy and assess an extra tax, and for other purposes therein named.

An act to amend an act entitled an act to incorporate the town of New Gibraltar, in the county of DeKalb, to appoint commissioners for the same, and to provide for the election of commissioners in succession, and other regulations therein named, and to levy a tax for the improvement of said town, assented to Dec. 21, 1839, and to change the name and extend the limits of said town.

An act for the relief of James B. Tomlinson and L. Tomlinson, of Butts county, and to appropriate a sum of money therefor.

An act to alter and change the time of holding the Inferior Court of the county of Stewart.

An act to authorise the Inferior Courts of the counties of
Carroll and Thomas to levy an extra tax upon the citizens of said counties for the purposes therein mentioned.

An act to amend an act to provide for the education of the poor, so far as the counties of Lumpkin and Rabun are concerned.

An act to establish a Botanico Medical Board of Physicians in this State, and for the better regulation of the Botanic and Thomsonian practice of Medicine.

An act to amend an act entitled an act to give all persons employed on steamboats and other water crafts, on the Chattahoochee, Altamaha and Ocmulgee rivers, a lien on said steamboats or water crafts for his, her or their wages, and for wood and provisions furnished, and to point out and facilitate the mode of the collection of the same, assented to Dec. 11, 1841, so as to include all liens on personal property under certain regulations, and for other purposes.

Mr. Gaulding, from the Committee on Enrolment, reports as being duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to change the name of Green Arminta Hampton Rowell Gee and Nancy Quick, to Green Arminta Hampton Rowell Gee and Nancy Manning, and to legitimize said persons, and to change the names of other persons therein mentioned.

An act to incorporate the Clarksville and Athens Rail Road Company.

An act to authorise the commissioners of the poor school fund for the county of Floyd, to pay the accounts of the teachers of the poor children for the year 1844, also to authorise the Inferior Court of Upson county to pay Geo. W Ashburn and any other teacher such sums as they may deem just for teaching poor schools.

An act to incorporate the Savannah and Albany Rail Road Company, with powers to extend the said Road and to construct branches, and to amend the acts incorporating the Georgia Rail Road and Banking Company.

An act to grant certain privileges and immunities to the Jefferson Riflemen, a volunteer infantry corps in the county of Jefferson.

An act to repeal an act making permanent the site of the public buildings in the town of Starkville, in the county of Lee, on lot No. 241, in the 13th district of said county of Lee, assented to Dec. 20, 1832, to provide for the selection of a new county site and for other purposes.

An act requiring the Judge to continue the Superior Court in the county of Cobb for two weeks, and to fix the time of holding the same.

On motion of Mr. Gaulding, (the Chairman of the Committee on Enrolment) Messrs. Atkinson and Black were added to the Committee on Enrolment.
The House took up the report on the bill to incorporate an Insurance Company to be called the "Savannah Mutual Insurance Company," and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend the garnishment laws of this State, so far as this applies to banks and other corporations, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to alter and amend an act more effectually to provide for the collection and disbursement of fines imposed by courts of enquiry, assented to Dec. 27, 1845, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to permit suits against securities on bonds of executors, administrators and guardians before a devastavit has been fixed against them by the judgment of a court, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill to divorce and separate Jemima Green, formerly Jemima Pridgen, and Jas. Green, her husband.

On motion of Mr. Graham, the same was postponed indefinitely.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bill of the House of Representatives, with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill having for its object to change the names and legitimatize individuals herein named.

They have also concurred in the following Resolutions of the House of Representatives, to-wit:

A resolution in relation to the Lunatic Asylum.

A resolution in relation to the State Magazine.

They have also agreed to the following Resolutions of the Senate, to-wit:


The House took up the report on the bill to authorise the citizens of this State, in the service of the United States in the army in Mexico or elsewhere out of the limits of this State, to vote in the elections herein named, and to prescribe the manner of holding and authenticating the same, and agreed thereto.

Whereupon the yeas and nays were required to be recorded, and are yeas 54, nays 58.
Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Alexander,          Fleming,          Nisbet,          Anderson of Warr’n,          Gartell,          Pace,          Andrews,          Glenn,          Perkins,          Arnold,          Glover, of Jasper,          Price,          Bacon,          Gresham,          Quarterman,          Battle,          Harris of Baldwin,          Ramsay,          Bartow,          Harris, of Clark,          Reynolds,          Beasley,          Harris, of Morgan,          Robinson of Laur’ns,          Bethune,          Harris of Taliaferro,          Rozar,          Black,          Hodges,          Sanford,          Bird,          Howard,          Seward,          Brandon,          Jackson, of Clark,          Shockley,          Brinson,          Lawhon,          Smith of Oglethorpe,          Brown,          Lewis,          Terrell,          Bullard,          McLeod,          Talbot,          Callaway,          McIntosh,          Tillman,          Cameron,          Morgan,          Todd,          Crotcher,          Mosely,          Ward,          Dozier,          Neal,          Wood.

So the bill was rejected by the House.

On motion of Mr. Freeman, the House took up the resolution of the Senate relative to the death of Col. Echols, and concurred therein.

The House then adjourned until half past two oclock, P. M.
HALF PAST TWO O'CLOCK, P. M.

The House met pursuant to adjournment.
The House took up the report on the bill to authorise a grant to issue to John P. Dodzan, to lot No. 264, in the 5th district of Irwin county, and agreed thereto.
The bill was read the third time, and passed under the title thereof.
The House went into Committee of the Whole, Mr. Sanford in the Chair, on the bill for the relief of Eli McConnell, of the county of Cherokee, and having spent some time therein, the Speaker resumed the Chair, and Mr. Sanford from the committee, reported the bill to the House without amendment.
The report was agreed to.
The bill was read the third time and passed under the title thereof.
The House took up the report on the bill to alter and amend the 14th section of the 13th division of the penal code.
The report was disagreed to and the bill was lost.
The House took up the report on the bill to alter and amend the 1st section of an act to alter and amend the road laws of this State, approved Dec. 19, 1818, so far as relates to the appointment of commissioners, and agreed thereto.
The bill was read the third time and rejected by the House.
The House took up the report on the bill for the relief of James D. Hudson, and to make valid a marriage with himself and Martha A. E. Green.
On motion the same was postponed indefinitely.
The House took up the report on the bill to provide for the appointment of Bank commissioners, to prescribe their pay and compensate them.
On motion the same was postponed indefinitely.
The House took up the report on the bill to organize the militia of this State, and to prescribe the duty of certain officers therein named, and for other purposes.
On motion the same was postponed indefinitely.
The House took up the report on the bill to relieve persons who have incurred disabilities by having been legally divorced, and to repeal laws prescribing such disabilities, and agreed thereto.
The bill was read the third time and rejected by the House.
The House took up the report on the bill to remove the disabilities incurred by the marriage of Wm. C. Davis to his wife Mary Davis.
On motion the same was postponed indefinitely.
The House took up the report on the bill to grant a di-
vorce *a vinculo matrimonii* to James Chandler from his wife Mary E. Chandler.

On motion the same was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to grant a divorce *a vinculo matrimonii* to Sherard B. McGuire of the county of Jackson, and his wife Nancy McGuire.

And on motion, the report was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to divorce and separate Reliance Drake, formerly Reliance Roland, and Wm. Drake her husband.

And on motion the same was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to compensate certain persons therein named, for teaching poor children in the county of Cherokee.

And on motion the report was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to extend the jurisdiction of Justices Courts to cases sounding in damages in certain cases.

And on motion the report was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to explain the 5th section of an act approved March 27, 1767, entitled an act for the limitation of actions and for avoiding suits in law.

The report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to require marriage settlements to be recorded, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to prevent frauds and perjuries, and to require all conveyances, gifts, grants or bequests of slaves to be manifested and proved by written evidence, and for other purposes.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill limiting the times within which a mortgagor shall apply to redeem mortgaged estate and property.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to amend an act incorporating the Southwestern Rail Road Company, approved Dec. 27, 1843.

The same being amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to authorise the Governor of the State of Georgia to lease the State's half of lot of land No. 55, in the 5th district of Troup county on conditions therein stated, and agreed thereto.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to incorporate the Madison and Macon Rail Road Company, to define the powers, privileges and liabilities of the same.

On motion of Mr. Nisbet, the same was postponed for further consideration.

Mr. Clark, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives.

A resolution authorising the Trustees of the Lunatic Asylum to examine the lands in the vicinity of the Asylum, and directing them to report to the next General Assembly the number of acres, if any, that should be purchased, &c.

Also, a resolution directing the Governor to have new shutters made for the State Magazine, and a new lightning rod made for the same.

The House took up the report on the bill to authorise and require certain cases herein mentioned to be carried to the Supreme Court and agreed thereto.

The bill was read the third time and rejected by the House.

The following message was then received from his Excellency the Governor, by Mr. Patton, his Secretary, to wit:

His Excellency the Governor has approved and signed the following acts, to wit:

An act to repeal an act entitled an act to repeal so much of the 5th section of an act, passed the 16th day of December, 1828, incorporating the town of La Grange, as gives exclusive government of all persons in said town liable to work on the roads, to the commissioners therefor, and also to extend the corporate limits of the town of La Grange, in Troup county, and to revive and make valid an act to make permanent the site of the public buildings in and for the county of Troup at the town of La Grange, and to incorporate the same, assented to Dec. 16, 1828.

An act to compensate the Petit Jurors of the county of Troup.

An act for the relief of Peter Trezevant.

Which I am directed to return to this branch of the General Assembly in which they originated.

The House took up the report on the bill to alter and amend the 11th section of the 10th division of the penal code, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal so much of an act entitled an act to provide for the election of general officers, and to consolidate the two regiments of Hancock
county, as relates to the consolidation of the said regiments of Hancock county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The following message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate has passed the following bills of the House of Representatives, to-wit:

A bill to amend an act entitled an act to incorporate the Augusta and Waynesboro' Rail Road Company, passed the 31st of Dec. 1838, and the act amendatory thereof.

A bill to authorise judicial proceedings to be instituted for the purpose of the forfeiture of the charter of the Irwinton Bridge Company.

The House took up the report on the bill to authorise a grant to issue to Martha Atia Smith for lot of land No 9, in the 7th district of originally Lee, now Randolph county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to repeal the charter of the Central Bank, and for other purposes.

On motion the same was postponed for further consideration, and made the special order for Monday next.

Mr. Anderson, of Warren, asked leave of absence from to-day on special business.

Which was refused.

Leave of absence was granted to Mr. Shockley for the remainder of the session on business of importance.

The House then adjourned until half past six o'clock, P. M.

HALF PAST 6 O'CLOCK, P. M.

The House took up the report on the bill to explain an act declaring and making certain the law defining the liability of endorsers and securities to promissory notes and other instruments when the holder thereof shall fail to proceed to collect the same after notice, approved Dec. 26, 1831.

Which was postponed for further consideration.

The House took up the report of the Committee of the Whole on the bill for the relief of Lavinia E. Walker, of Hancock county.

And on motion the report was postponed indefinitely.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled, and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:
An act to alter and amend the several acts incorporating the city of Macon.

An act to incorporate the village of Ringgold, in the county of Walker, and to appoint commissioners.

An act to alter and change the line between the counties of Floyd and Chattooga.

An act to authorise Reuben H. Hood, Executor of the estate of Tilmán S. Hood, to remove the records of said estate from Forsyth county to the county of Jackson.

An act to exempt John Studstill of the county of Lowndes, from the provisions of the laws against peddling.

An act to authorise Job Rogers to erect a mill-dam across the Oustanaula river.

An act to amend the first section of an act entitled an act to change the name of Maria Ellen Allen to that of Maria Ellen Chapman, and the name of Emma Louisa Waller of the county of Twiggs to that of Emma Louisa Exum, and to legitimatize the same, approved Dec. 24, 1845.

The House went into Committee of the Whole, Mr. Clark in the Chair, on the bill for the relief of David Cooper, and having spent some time therein, the Speaker resumed the Chair, and Mr. Clark from the committee reported the same to the House without amendment.

The House took up the report, whereupon Mr. Shockley offered the following amendment to come in after the enacting clause:

"That the sum of $500 be appropriated to Dr. David Cooper, as an additional compensation for his services as Physician to the Lunatic Asylum for the years 1844 and 1845."

Which was rejected by the House.

Mr. Phillips then offered the following as a substitute to the bill:

Whereas Dr. David Cooper was invited in 1844 to take charge of the Lunatic Asylum with a pay of $750 per annum; and whereas the said Dr. Cooper had charge of said institution for the term of two years and received therefor the sum of $1,275 only; and whereas the said Dr. Cooper whilst in the service of the State in the discharge of his official duties, received an irreparable injury in one of his hands by which he is greatly injured and rendered incapable of attending to two of the most important and profitable branches of his profession—

Therefore be it enacted by the Senate and House of Representatives of the State of Georgia, in General Assembly met, and it is hereby enacted by the authority aforesaid, That the said Dr. David Cooper shall be entitled to receive from the State Treasury the sum of $100 per annum for two years; and that the Governor, for the time being, be and he is here-
by authorized to draw his warrant in favor of the said Dr. Cooper annually for said amount.

Which substitute was received.

The bill was read the third time, and upon the question "shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 47, nays 56.

Those who voted in the affirmative, are: Messrs.

Arnold, Atkinson, Bailey, Baratte, Battle, Bartow, Beasley, Bethune, Black, Bird, Cabiness, Cameron, Clark, Dozier, Dubignon, Fleming, Franklin, Gartrell, Gaulding, Glenn, Graham, Harris, of Clark, Harris of Morgan, Holmes, Howard, Jackson of Clark, Lewis, McDuffie, McIntosh, Morgan, Moseley,Neal, Nisbet, Perkins, Phillips, Price, Quarterman, Ramsay, Robinson of Coweta, Rozar, Shockley, Smith of Oglethorpe, Tift, Todd, Ward, Williamson, Wimbish,

Those who voted in the negative, are: Messrs.


So the bill was lost.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have agreed to a report and resolutions in relation to certain executions against the Insurance Bank of Co-
The House took up the report of the Committee of the Whole on the bill more effectually to secure the poor school fund of the State, and to make the income uniform and permanent.

And on motion the report was postponed indefinitely.

The House took up the report of the Committee of the Whole on the bill to authorize the Nashville and Chattanooga Rail Road Company incorporated by the Legislature of Tennessee, to construct a Rail Road through a part of Dade county, to secure to said company certain rights and privileges, and for other purposes.

And on motion the report was postponed indefinitely.

The House took up the report on the bill to suspend the militia laws and to provide for the encouragement of volunteer companies.

Which was indefinitely postponed.

The House took up the report on the bill to amend an act passed Dec. 11, 1841, to incorporate the Ellijay Turnpike Company and to grant certain privileges to the same.

Which was indefinitely postponed.

The House took up the report on the bill to appropriate money to pay John and Ivey Register for services rendered as Volunteers in 1842, to protect the State against the invasion of the Seminole Indians; and the same was made the special order of the day for Monday next.

The House went into Committee of the Whole, Mr. Jones in the Chair, on the bill to authorize the Governor to draw his warrant on the Treasury for an amount sufficient to reimburse Geo. W King for taxes overpaid to the State; and having spent some time therein, the committee rose, and Mr. Jones from the Committee reported the same to the House with an amendment.

The report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report of the Committee of the Whole on the bill to appropriate money for the putting in good repair a road from Dahlonega in Lumpkin county, to Blairsville in Union county, by the way of Cooper's Gap.

Which was indefinitely postponed.

The House took up the report of the Committee of the Whole on the bill to appropriate money to John McRory for preventing the small pox from spreading in Effingham county in the year 1846.

And on motion the report was postponed indefinitely.

The House went into Committee of the Whole, Mr. Jones in the Chair, on the bill to appropriate a sum of money for defraying the expenses in removing the body of Col. James
Mr. McDonald moved to reconsider so much of the journal of Saturday, as relates to the rejection of a bill to lay out and form a new county from the counties of Lowndes and Ware.

The House refused to reconsider.

Mr. Jackson of Clark moved to reconsider so much of the journal of Saturday, as relates to the rejection of a bill to alter and amend the first section of an act to alter and amend the road laws of this State, approved December 19th, 1818, so far as relates to the appointment of commissioners.

The House agreed to reconsider.

Mr. Andrews moved to reconsider so much of the journal of Saturday, as relates to the rejection of the bill for the relief of James D. Hudson, and to make valid a marriage with himself and Martha A. E. Green.

The House refused to reconsider.

Mr. Bethune moved to reconsider so much of the journal of Saturday as relates to the rejection of a bill for the relief of David Cooper.

The House refused to reconsider.

Mr. Morgan moved to reconsider so much of the journal of Saturday as relates to the indefinite postponement of a
bill to appropriate money to John McRorey for preventing the spread of the small pox in Effingham county in the year 1846.

The House refused to reconsider.

Leave of absence was granted to Mr. Glenn, after Tuesday the 28th inst. and to Mr. Wimbish after Wednesday next, for the balance of the session.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate have passed the following bill of the House of Representatives:

A bill to be entitled an act to amend an act to organize the Lunatic Asylum of the State of Georgia, and to provide for the government of the same, and to appropriate money, as-sented to on the 10th day of December, 1841.

On motion of Mr. Smith of Oglethorpe, the order and rule of the House was suspended, and the following resolution was read and agreed to:

_Resolved_, That no member of the House speak longer than ten minutes on any subject, and that this shall be the order or the House until Wednesday night 12 o'clock, unless other-wise ordered.

The order being further suspended, Mr. Reynolds laid up-on the table the following resolution—which was read:

_Resolved_, That both branches of the General Assembly will adjourn on Wednesday next, the 29th inst. _sine die_.

Mr. Perkins offered the following proviso:

_Provided_, That all the business of the General Assembly shall have been disposed of by that time.

The proviso was received—the resolution as amended was then agreed to.

The House took up the special order of the day, which was the report on the bill of Senate to pardon William L. Williams of the county of Richmond.

Whereupon the yeas and nays were required to be re-corded, and are, yeas 67, nays 35.

Those who voted in the affirmative, are Messrs.

Arnold, Bryan of Wayne, Glover of Jasper, Atkinson, Callaway, Glover of Jones, Baratte, Candler, Graham, Battle, Cleveland, Gresham, Baugh, Cone, Hall, Bethune, Dozier, Harris of Baldwin, Black, Dubignon, Hendricks, Bird, Fitzpatrick, Hodges, Brandon, Franklin, Holmes, Brinson, Gartrell, Howard, Brown, Gaulding, Keith, Bryan of Houston, Kenan,
Those who voted in the negative, are Messrs.

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So the bill passed under the title thereof.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to amend an act entitled an act to incorporate the Muscogee Rail Road Company, and to punish persons for violating the provisions of the same, approved December 27th, 1845, and to authorise said Company to take and hold in fee simple the plat of ground granted to the same by the Mayor and Council of the City of Columbus.

An act to incorporate the Evergreen Cemetery Company of Bonaventure.

An act to add a part of the county of Stewart to the county of Marion, to point out the mode of electing commissioners, to provide for the location of the county site, to dispose of the public buildings at Tazewell, &c.

On motion of Mr. Harris of Baldwin, the order was suspended, and the House took up the reconsidered report on the bill of the Senate to incorporate the Chatham Artillery of the city of Savannah—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the reconsidered report on the bill for the relief of Archibald Harris of Forsyth county.
The bill was read the third time and rejected by the House.

The following message was received from his Excellency the Governor, by Mr. Smith, his Secretary, to wit:

His Excellency the Governor has approved and signed the following acts, to wit:

An act to make the person holding the office of Clerk of the Superior Court and Clerk of the Inferior Court, or either of them, eligible to the office of Clerk of the Court of Ordinary of the county of Burke.

An act to incorporate the Washington Rail Road Company, with power to construct a Rail Road from the town of Washington in Wilkes county, to the depot on the Central Rail Road, known as Tennille, or to some other convenient and suitable point on said last mentioned Road, to punish those who may wilfully and maliciously injure the same, and to confer all powers necessary to effect said object.

An act to alter and fix the time of holding the Superior Courts in the counties of Telfair, Irwin and Pulaski of the Southern Circuit.

An act to alter and change the Charter of the City of Columbus, so as to give the election of the Marshal and deputy Marshal and Clerk of Council and City Treasurer to the people of said City.

An act requiring the Judge to continue the Superior Court in the county of Cobb for two weeks, and to fix the time for holding the same.

An act to alter and change the time for holding the Superior Courts in the county of Bibb, and to enable the Judge of the Superior Courts of the Flint Circuit to hold the Superior Court in the county of Houston two weeks, and to draw two panels of Grand and Petit Jurors of said county of Houston.

An act to change the line between the counties of Monroe and Crawford, so as to include the residence of Littleberry Lucas in the county of Crawford, and to add lot No. 61 in the 5th District of Macon county, on which Francis H. Cheves resides, to the county of Crawford.

An act to provide for the payment of arrearages due teachers for teaching poor children in the years 1844, 1845, and 1846, so far as respects the counties of Thomas and Elbert.

An act to grant certain privileges and immunities to the Jefferson Riflemen, a volunteer Infantry corps in the county of Jefferson.

An act to incorporate the Savannah and Albany Rail Road Company, with powers to extend the said Road and to construct branches, and to amend the act incorporating the Georgia Rail Road and Banking Company.
An act to enable the Sheriffs or Coroners to sell tracts of land divided by a county line.
An act more effectually to secure the collection of tolls on certain Turnpike Roads.
An act to give the election of County Treasurer of the county of Lumpkin to the people of said county.
An act to authorise the commissioners of the poor school fund for the county of Floyd to pay the accounts of the teachers of the poor children for the year 1844, and also to authorise the Inferior Court of Upson county to pay Geo. W Ashburn and any other teacher such sums as they may deem just for teaching poor schools, also for the relief of Barnabas Pace.
An act for the relief of John H. Mann, executor of James G. Stallings, deceased.
An act to incorporate the Clarksville and Athens Rail Road Company.
An act for the relief Mary H. Davis of the county of Monroe, and also for the relief of the Executors of James Cameron, late of Clarke county deceased.
An act to alter the time of the sitting of the Fall terms of the Superior Courts for the counties of Bulloch and Effingham.
An act to revive and keep in force an act entitled an act to regulate the licensing of Physicians to practice in this State, assented to the 24th day of December, 1825.
An act to incorporate Saint John’s Lodge No. 45, of Butts county.
An act to authorise and require the Justices of the Inferior Courts of Marion and Macon counties to run out and define, according to law, the county line between said counties of Marion and Macon.
An act to incorporate Hiram Chapter No. 5, and Monroe Lodge No. 18, of Monroe county, Georgia.
An act to incorporate the Irish Union Society of the City of Savannah.
An act to incorporate Greenville Lodge No. 57, of Free and Accepted Masons of Meriwether county.
An act to provide for the payment of teachers of poor children in certain counties therein named.
An act to repeal an act making permanent the site of the public buildings in the town of Starkville in the county of Lee on lot No. 241 in the 15th District of said county of Lee, assented to December 20th, 1832, to provide for the selection of a new county site, and for other purposes.
An act to alter and amend an act entitled an act to amend the several acts regulating Roads in this State, so far as respects the operation of said acts in the counties of Bryan, Liberty, McIntosh, Glynn, Camden, and Wayne, approved
December 8, 1806, so far as respects the county of McIntosh.

An act to change the name of Green, Arminta, Hampton, Rowell, Gee and Nancy Quick, to Green, Arminta, Hampton, Rowell, Gee and Nancy Manning, and to legitimize said persons, and to change the names of other persons therein mentioned—

Which I am directed to return to this branch of the General Assembly in which they originated.

The House took up the reconsidered report on the bill to incorporate the Baptist Church called Hopewell, in the county of Telfair.

The bill was read the third time and rejected by the House.

The House took up the reconsidered report on the bill to alter and amend the road laws of this State, so far as relates to the counties of Union and Habun.

On motion, the same was postponed indefinitely.

The House took up the reconsidered report on the bill directory of the mode of entering up judgment on official and voluntary bonds.

On motion of Mr. Harris of Baldwin, the bill was re-committed—the report was amended and agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the reconsidered report on the bill to add the residence of Stephen D. Chapman of the county of Bibb to the county of Monroe, and to change the line of the counties therein named.

On motion of Mr. Atkinson, the same was postponed indefinitely.

The House took up the reconsidered report on the bill to revive and amend an act entitled an act to incorporate Kioka Church, assented to December 1789, and for other purposes.

The bill was read the third time and passed under the title thereof.

The House took up the reconsidered report on the bill to authorise the Court of Ordinary of Pike county to grant letters of administration, with the will annexed, on the estate of Samuel Mitchel late of Pike county deceased, upon certain conditions therein named.

The bill was read the third time and passed under the title thereof.

The House took up the reconsidered report on the bill to make it penal to kill deer in Richmond county at certain periods.

On motion of Mr. Bartow, the same was postponed indefinitely.
The House took up the reconsidered report on the bill to alter and amend the first section of an act to alter and amend the road laws of this State, approved December 19, 1818, so far as relates to the appointment of Commissioners.

On motion of Mr. Jackson of Clark, the bill was recommitted—the report was amended and agreed to.

The bill was read the third time and passed under the following title:

A bill to alter and amend the 1st section of an act to alter and amend the road laws of this State, approved December 19, 1818, so far as relates to the appointment of commissioners in counties herein named, and also to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th December, 1818, approved December, 1826.

The House took up the report on the bill to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to explain an act declaring and making certain the liability of endorsers and securities to promissory notes and other instruments when the holder thereof shall fail to proceed to collect the same after notice, approved December 26, 1831.

On motion of Mr. Freeman, the same was postponed for further consideration.

The House took up the report on the bill to exempt all persons of the age of 45 years and above, from the payment of poll tax.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to alter and amend the 9th section of the 3d article of the Constitution.

On motion, the same was postponed for further consideration.

The House took up the report on the bill for the relief of the Bank of the State of Georgia.

A motion was made to postpone it indefinitely.

Pending a discussion thereon, a motion for adjournment prevailed, and the House adjourned until ½ past two o'clock P. M.

HALF-PAST TWO O'CLOCK P. M.

The House met pursuant to adjournment, and resumed the unfinished business of the morning—which was the consideration of the motion to postpone indefinitely the bill for the relief of the Bank of the State of Georgia.
Whereupon the yeas and nays were required to be recorded, and are yeas 60, nays 42.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Arnold, Bailey, Battle, Bartow, Belhune, Black, Bird, Bird, Black, Bird, Clark, Clark, Dozier, Dubignon, Dubignon, Gartrell, Glenn, Graham, Harden, Harris of Baldwin, Harris of Clark, Harris of Taliaferro, Hendricks, Hodges, Howard, Hendricks, Lewis, McLeod, McIntosh, Morgan, Nisbet, Perkins, Phillips, Pinckard, Quarterman, Rawls, Reid, Seward, Smith of Oglethorpe, Spear, Tillman, Todd, Townsend, Wimbish, Wood, Zachry.

So the motion to postpone indefinitely prevailed.

Leave of absence was granted to Mr. Cone from this evening, for the balance of the session, on account of his indisposition.

The House took up the report on the bill for the relief of Wm. H. Monroe of the county of Muskogee.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to further define the duties of Receiver of Tax Returns in this State.

On motion, the same was postponed indefinitely.
The House took up the report on the bill for the relief of Franklin T. Grimes of the county of Muscogee.

On motion, the same was postponed indefinitely.

The House took up the report on the bill for the relief of Marion A. Huginon, lately the wife of Seymore R. Bonner—and agreed thereto.

The bill was read the third time, and upon the question, 'shall this bill now pass?' the yeas and nays were required to be recorded, and are yeas 65, nays 41.

Those who voted in the affirmative, are Messrs.

Alexander,  Franklin,  Pollock,
Bacon,     Gartrell,    Ramsay,
Bailey,    Glenn,        Rawls,
Barnes,    Glover of Jones,    Rosar,
Battle,    Graham,    Seward,
Baugh,    Gresham,    Sheffield,
Beasley,   Hall,    Smith of Cass,
Bethune,   Harden,    Spear,
Black,    Harris of Baldwin,    Strickland,
Bird,    Harris of Clark,    Terrell,
Bryan of Houston,    Hendricks,    Talbot,
Bryan of Wayne,    Hodges,    Titt,
Cabininess,    Holmes,    Tillman,
Callaway,    Howard,    Todd,
Candler,    Kenan,    Townsend,
Clark,    Lawhon,    Weathers,
Colbert,    Maloney,    Whitworth,
Darnall,    Martin,    Williams,
Dubignon,    McLeod,    Williamson,
Fields,    McIntosh,    Wimbish,
Fitzpatrick,    Morgan,    Wood.
Fleming,    Neal,

Those who voted in the negative, are Messrs.

Andrews,    Heard,    Pinckard,
Bartow,    Jackson of Clark,    Price,
Brandon,    Keith,    Quarterman,
Brinson,    Kilgore,    Reid,
Bullard,    Lewis,    Reynolds,
Cameron,    McConnell of Cass,    Robinson of Jasper,
Carlton,    McConnell of Cobb,    Sanford,
Cleveland,    McDonald,    Smith of Oglethorpe,
Dorminy,    Morris,    Smunner,
Dozier,    Moseley,    Vardeman,
Freeman,    Nisbet,    Walker of Crawford,
Glass,    Pace,    Ward,
Glover of Jasper,    Perkins,    Wilson,
Harris of Taliaferro,Phillips,    Zachry.

So the bill passed under the title thereof.
The House took up the report on the bill for the relief of Nancy Lindsey—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to grant to the county of Dooly the State Tax of said county for the year 1848.

The report was disagreed to, and the bill was lost.

The House took up the report on the bill to authorise the county of Lumpkin to retain the State Tax for the years 1848 and 1849 for county purposes.

On motion, the same was postponed indefinitely.

Mr. Clark, from the Committee on Enrolment, reported as duly enrolled and ready for the signature of the Speaker of the House of Representatives,

A Resolution tendering the thanks of this Legislature to Lt. William Montgomery Gardner of the county of Richmond, for his gallant conduct and noble bearing on the battle field of Mexico, in defending his country's flag—also, requesting his Excellency the Governor to transmit a copy of this resolution to Lt. Gardner.

Also, a Resolution authorising and requiring the Comptroller General to credit the Treasurer on his books for the sum of one hundred and sixty-eight 42-100 dollars, the difference between six hundred and fifty dollars placed in an attorney's hands for collection and the amount received in settlement with said attorney.

Also, a Resolution authorising the Governor to furnish the Georgia Hussars, a volunteer corps in the county of Chattocham, with seventy-five Holsters and the same number of Sabres or Broad Swords, if the same are in the State Arsenal—if not, to obtain them from the government of the United States.

Also, requiring his Excellency the Governor to furnish the Camden Riflemen, a volunteer company in the county of Camden, fifty Rifle Bayonets, under certain conditions therein named.

The House took up the report on the bill to authorise his Excellency the Governor to cause to be paid to William Tippett, William E. Hackers and James N. Suddith certain accounts for teaching poor children in the county of Campbell in the years 1842 and 1843.

On motion, the same was postponed for further consideration.

The House took up the report on the bill to incorporate the Variety Works Manufacturing Company in the county Muscogee.

On motion, the same was postponed for further consideration.
The House took up the report on the bill to change the county line between the counties of Baker and Irwin.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to repeal the charter of the Central Bank, and for other purposes.

On motion, the same was postponed indefinitely.

The House took up the report on the bill to provide for improving the navigation of Flint river by means of the credit of the State, and to provide for the payment of the principal without loss to the State.

Mr. Tift offered the following substitute in lieu thereof:

A bill to provide for the improvement of Flint river—which was received; the report as amended was agreed to.

The bill was read the third time and passed under the title thereof.

The House went into committee of the whole—Mr. Morris in the chair—on the bill to appropriate money to John and Ivey Register for services rendered as volunteers in 1842 to protect the State against the invasion of the Seminole Indians; and having spent some time therein, the Speaker resumed the chair, and Mr. Morris from the committee arose and reported the bill to the House without amendment.

The bill was then amended, the report as amended was disagreed to, and the bill was lost.

Mr. Clark from the Committee on Enrolment reported as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to wit:

An act to incorporate a volunteer company of Cavalry in the county of Marion, to be known by the name and style of the Marion Dragoons, and to give to them certain privileges and exemptions, and to authorise the Governor to furnish the Upson county Dragoons with certain arms therein named.

An act to incorporate the Gainesville Rail Road Company, with power to construct a Rail Road from Atlanta or some convenient point in DeKalb county, to the town of Gainesville in the county of Hall, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object.

An act to authorise the Governor to cause judicial proceedings to be instituted in the Superior Court of Randolph county, for the purpose of the forfeiture of the charter of the Irwinton Bridge company, authorised by an act passed on the 26th day of December, 1837, to incorporate the Irwinton Bridge Company.

An act to amend an act entitled an act to incorporate the Augusta and Waynesboro Rail Road Company, passed 31st December, 1838, and the act amendatory thereof; and to authorise certain corporations to subscribe for stock in said company.

An act to authorise the Judge of the Superior Court to
hold adjourned terms of the Superior Court for Lumpkin county until the dockets of said Court can be disposed of within the time now allowed by law for said Court.

An act to alter and change the line between the counties of Appling and Telfair, so far as to include the residence of Wm. G. Taylor in the county of Appling—and also the line between the counties of Floyd and Chattooga so as to include lots of land No. 79, in the 24th District, 3d Section, and Nos. 294 and 319 in the 5th District and 4th Section of the county of Floyd and the residents thereon in the county of Chattooga.

An act to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary during those years when there shall be no Session of the Legislature, and to require his Excellency the Governor to appoint three persons to examine the raw materials and the assets of the Book Keeper, and report upon the same to his Excellency.

An act to change the county line between the counties of Walton and Newton, so as to add the residence of certain persons now residing in the county of Walton to the county of Newton, and to add the residence of Archibald Harris of the county of Paulding to the county of Cobb.

An act to alter the line between the counties of Jones and Jasper, so as to add a part of lot No. 44, in the 13th district of Jones county to the county of Jasper.

An act to change the place of holding the Justices Courts of the 41st district G. M. in Tattnall county, and also to change the place of holding the Justices' Courts for the 557th district G. M. in Monroe county to the village of Culloden in said district.

An act to alter and amend an act to organize the Lunatic Asylum of the State of Georgia and to provide for the government of the same, and to appropriate a sum of money for the same, assented to on the 10th December, 1841.

Mr. Gaulding from the Committee on Enrolment reported as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives—

An act to pardon William L. Williams of the county of Richmond.

An act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer for the city of Savannah to hold special or extraordinary Courts for the summary trial of causes therein enumerated, and to amend an act to authorise the Judge of the Court of Common Pleas and Oyer and Terminer for the city of Savannah to hold special or extraordinary Courts, &c. passed December 26, 1831.

On motion of Mr. Jones, the order was suspended, and Mr. Jones laid upon the table a resolution, which was read.
The Speaker laid upon the table a communication from Alexander W. Sneed and John R. Hayes of Bainbridge, Decatur county—which was read.

The House took up the report on the bill of Senate for the relief of Simon Ward of Richmond county—and the same being amended, was agreed to.

The bill read the third time and passed under the following title:

A bill for the relief of Simon Ward of Richmond county and of George Mixon, junior.

The House took up the report on the bill of Senate to reduce the official bonds of the Sheriffs hereafter to be elected in the county of Rabun from the sum of $10,000 to the sum of $5,000—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal so much of the act approved the 5th December, 1806, amendatory of the act entitled an act to carry into effect the 9th section of the 3d article of the Constitution, approved the 1st of December, 1802, for the benefit of Eldridge Fulgham of the county of Baker—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to alter and amend the 3d section of the 1st article of the Constitution, so as to change the time of holding elections for Senators and Representatives to the Legislature.

It being a constitutional question, the yeas and nays were required to be recorded, and are yeas 65, nays 45.

Those who voted in the affirmative, are Messrs.

Alexander, Andrews, Atkinson, Bartow, Baugh, Beasley, Black, Brandon, Brinson, Brown, Cameron, Candler, Carlton, Clark, Cleveland, Cone, Dorminy, Dozier, Fleming, Franklin, Freeman, Gartrell, Glass, Glover of Jasper, Graham, Gresham, Harris of Baldwin, Harris of Clark, Hodges, Holmes, Howard, Jackson of Clark, Lewis, McConnell of Cobb, Shephiel, McDuffie, McIntosh, Morgan, Neal, Nisbet, Pace, Penticost, Perkins, Phillips, Pinckard, Price, Quarterman, Ramsay, Reid, Reynolds, Robinson of Coweta, Seward, Smith of Cass, Strickland,
Those who voted in the negative, are Messrs.

Arnold, Bacon, Bailey, Barnes, Battle, Bird, Bryan of Houston, Bryan of Wayne, Bullard, Cabiness, Callaway, Colbert, Darnall, Dubignon, Fields, Alexander, Andrews, Arnold, Atkinson, Bacon, Bailey, Barnes, Battle, Bartow, Baugh, Beasley, Bethune, Black, Bird,

Those who voted in the affirmative, are Messrs.

Alexand, Andrews, Arnold, Atkinson, Bacon, Bailey, Barnes, Battle, Bartow, Baugh, Beasley, Bethune, Black, Bird,

There not being a constitutional majority, the bill was lost.

The House took up the report on the bill of Senate to amend the several acts in relation to issuing of grants on head-rights in this State, so far as to extend the time for granting the same until the 25th of December, 1849—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to amend the 9th section of the 3d article of the Constitution of the State of Georgia.

It being a constitutional question, the yeas and nays were required to be recorded, and are yeas 104, nays 1.

Those who voted in the affirmative, are Messrs.
Mr. Price voted in the negative.

So the bill passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the City Light Guards of the City of Columbus, and to extend to them certain privileges—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of Samuel Jackson of the county of Chattooga and the securities on his bond as Tax Collector for said county for the year 1842—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of Senate requiring the Clerks of the several counties in this State to record Constables’ bonds, and declaring certified copies thereof testimony in certain cases—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of certain persons in the county of Monroe who have been overcharged with tax for the year 1847—and agreed thereto.

The bill was read the third time and passed under the title thereof.

On motion, the House adjourned until ½ past 6 o’clock, P. M.
The House met pursuant to adjournment.

On motion of Mr. Sanford the order was suspended and the following bills of Senate were read the first time.

A bill to alter and amend the 10th section of the 10th division of the Penal Code, so far as relates to the punishment of persons keeping and employing any Faro Table for the purpose of hazarding money or other valuable thing, and also to amend the 11th section of said division, so far as to define and annex the same punishment to the person betting money or other valuable thing at said Faro table, and to define the rules of evidence in such cases.

A bill to authorise the Governor to appoint additional Engineers upon the Western and Atlantic Rail Road, and for letting out the building and completion of the said Road.

A bill to commute the bonds of this State issued in redemption of the bills and liabilities of the Central Bank.

The following bills of the Senate were taken up and read the second time, and were severally committed for a third reading:

A bill to exempt from taxation the property belonging to the Colleges in this State, and to exempt from patrol, jury and militia duty the faculty and students thereof; also to grant like exemptions to certain other persons.

A bill to define the liability of Representatives of deceased copartners in certain cases.

A bill to amend an act to provide for the education of the poor.

A bill to compensate the river Commissioners upon the Ocmulgee river and its branches, so far as concerns the commissioners in Jasper, Butts, Newton and Henry counties.

A bill for the relief of Margaret C. Hall.

The House took up the report on the bill of the Senate to alter and amend the several acts in relation to the President, Directors and Company of the Bank of Augusta, and to alter and amend an act in relation to the Augusta Insurance and Banking Company—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill to amend an act to incorporate the town of Marthasville in the county of DeKalb, passed on the 23d day of December, 1843, and also to enlarge the boundary of said town and to incorporate the same under the name of the City of Atlanta—to provide for the election of a Mayor and City Councilmen and other officers, and to confer upon them specified powers, and for other purposes herein mentioned—and the same being amended was agreed to.
The bill was read the third time and passed under the following title:

An act to incorporate the town of Marthasville in the county of DeKalb, and to incorporate the same under the name of the City of Atlanta—to change the name of the town of Rome in the county of Floyd, and to provide for the election of a Mayor and City Councilmen and other officers of said cities, and to confer upon them specified powers, and for other purposes herein mentioned.

The House took up the report on the bill of the Senate to prescribe how the laws and resolutions of this State shall be compiled and arranged, and to repeal all laws militating against this act—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate the more effectually to define and make uniform the liability of guardians, executors and administrators in regard to the interest to be charged against them—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize a grant to issue to Lambert J. Jones for lot No. 161 in the 1st district of Dooly county in this State—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to change and fix the times of holding the Superior Courts in the South-Western Circuit.

On motion of Mr. Tift, the same was postponed indefinitely.

The following message was received from his Excellency the Governor, by Mr. Smith, his Secretary:

His Excellency the Governor has approved and signed the following acts:

An act to change the line between the counties of Marion and Talbot, so as to add lots Nos. 54 and 22, and 88 and 117, all of which lie in the 11th district originally Muscogee now Marion county to the county, of Talbot.

An act to amend an act entitled an act to impose a special tax on the persons and property of the citizens of the City of Columbus residing and being in the same annually hereafter, and to provide for the collection thereof, and to punish those who may refuse or attempt to defeat the provisions thereof, assented to 16th December, 1841, and also to make provisions for the poor residing in said city.

An act to amend an act entitled an act to amend and consoli-
date the several acts which have been passed in relation to the powers and privileges of the corporation of the city of Savannah, assented to 24th Dec'r, 1825, and also to amend an act entitled an act to alter the time for the election of Mayor and Aldermen of the City of Savannah, and for other purposes therein mentioned, passed the 25th December, 1845—and to confer on the Mayor of Augusta certain powers herein mentioned.

An act to make public the names of defaulting tax-payers in the county of Burke, and for other purposes therein named.

An act to incorporate the Atlanta and LaGrange Rail Road Company.

An act to simplify and curtail pleadings at law.

Which I am directed to return to this branch of the General Assembly in which they originated.

The House took up the report on the bill of the Senate to amend and explain the several acts for the limitation of actions and avoiding suits at law—and the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of James H. Mehaffey—and agreed thereto.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the Campbellton Bridge Company, and to authorize them to build a Bridge across the Chattahoochie river, and to establish a ferry across the same—and the same having been amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of the heirs of John Todd deceased—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of James Harrison and Samuel Harrison, administrators, &c. and to repeal the Irwinton Bridge Company act of incorporation.

On motion of Mr. Jones, the same was made the special order for to-morrow.

The House took up the report on the bill of the Senate to authorise his Excellency the Governor to issue to Lewis Zachry of the county of Newton, a plat and grant for the East half of lot No. 217 in the 10th District of Henry county upon terms therein specified—the report was agreed to.
The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate consenting to the purchase of land at Cumberland Sound, and ceding to the United States jurisdiction over the same, except in civil and criminal cases—the report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate for the relief of James Jordon of the county of Upson—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to prohibit commission merchants in Savannah, Macon, &c. from deducting on square bales of cotton, and to define and make uniform their rates of commission, &c.

On motion of Mr. Harris of Clark, the same was postponed indefinitely.

The House took up the report on the bill of the Senate to allow additional compensation to executors, administrators, guardians and trustees in certain cases—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorize the construction of the Magnetic Telegraph, and providing for the protection of the same—the report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the Coweta Mutual Fire Insurance Company, and the Athens Mutual Fire Insurance Company—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the Ocmulgee Rail Road Company—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to require persons holding plantations and slaves in the county of Houston to give in and pay taxes for the same in said county.

On motion, the same was postponed indefinitely.

The House took up the report on the bill of the Senate to authorize and empower the Justices of the Inferior Courts of this State to discharge criminals or offenders against the
laws from jail in certain cases—the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to incorporate the Southern Mutual Insurance Company—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal the second section of an act entitled an act to prevent the clipping and the mutilating the current coin of this State, assented to February 3d, 1789—and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to repeal an act entitled an act to authorise the Justices of the Inferior Courts of the several counties in this State to lay out any new District, or change or alter the lines of those already laid out, assented to 23d December, 1839, so far as relates to the counties of Habersham and Rabun—and agreed thereto.

The bill was read the third time and rejected by the House.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate has passed the following bills of the House of Representatives, to wit:

A bill to be entitled an an act for the relief of William L. Ballard of the county of Randolph.

A bill to alter and amend an act entitled an act to alter and amend so much of the 4th section of an act approved December 23d, 1789, as relates to the amount of County Surveyors' bonds, assented to December 26, 1842.

A bill amendatory of the act approved the 10th December, 1845, organizing a Supreme Court for the correction of errors, in relation to bills of exceptions, giving of bond by the party taking up a case, and directory of the duty of the Clerk as to transcripts accompanying cases.

A bill to give to all machinists, engine builders and millwrights an incumbrance, &c.

A bill for the relief of Abram Peavy deceased, of Troup county, on forfeiture incurred on penal bond for the appearance of Hiram P. Peavy, charged with the offence of gaming.

A bill to authorise the Director of the Central Bank of Georgia, and in certain cases the Treasurer of this State, to dispose of certain insolvent or unavailable assets of said Bank for the benefit of this State.
Also, an act to alter and amend the third section of the 2d article of the Constitution of this State.

A bill to pay the Jail fees of insolvents out of the county funds of Cass county.

A bill to amend the Militia laws of this State, so far as relates to the first Regiment of Georgia Militia, and for other purposes.

A bill to abolish imprisonment for debt, so far as relates to widows and feme soles.

A bill to prevent the Clerks of the several Courts in this State from taxing in their bills of cost, a tax fee for the benefit of attorneys.

They have agreed to a resolution authorising and requiring the Director of the Central Bank to pay over moneys to the Inferior Court of Gilmer county.

The House took up the report on the bill to authorise the Central Rail Road and Banking Company and the Macon and Western Rail Road Company, or either of them, to form a junction of the Central Rail Road and Macon and Western Rail Road in or near the limits of the City of Macon.

Mr. Ramsay moved to postpone the bill indefinitely.

Whereupon, the yeas and nays were required to be recorded, and are yeas 30, nays 60.

Those who voted in the affirmative, are Messrs.

Andrews, Cameron, Lewis,
Arnold, Carlton, McIntosh,
Atkinson, Fitzpatrick, Nisbet,
Battle, Freeman, Pace,
Beasley, Glenn, Perkins,
Black, Glover, of Jasper, Ramsay,
Bird, Harris, of Clark, Reid,
Bryan, of Houston, Hodges, Sanford,
Bullard, Holmes, Ward,
Callaway, Jackson, of Clark, Wood.

Those who voted in the negative, are Messrs.

Bailey, Dozier, Martin,
Barnes, Dubignon, McConnell, of Cass,
Barratte, Fields, McConnell, of Cobb,
Bartow, Fleming, McDuffie,
Baugh, Franklin, McLeod,
Bethune, Gaulding, Morgan,
Brandon, Glass, Morris,
Bryan, of Wayne, Harris, of Baldwin, Moseley,
Candler, Heard, Neal,
Clark, Hendricks, Phillips,
Cleveland, Jones, Pinckard,
Colbert, Kilgore, Pollock,
Darnall, Lawhon, Price,
Dorminy, Maloney, Quarterman,
So the motion was rejected by the House.

Mr. Barlow moved to strike out the third section of the bill, which is as follows:

_Be it further enacted,_ That neither of such connections shall take place unless said Central Rail Road Company and Macon and Western Rail Road Company shall first enter into stipulations with the proper authorities of Macon, to charge no more freight from Macon on said Roads, than is _pro rata_ per mile proportionable to the rates from the cities of Savannah to Atlanta, or from Atlanta to Savannah.

The motion was rejected by the House.

The report was agreed to.

The question then recurred upon the passage of the bill, and upon the question 'shall this bill now pass?' the yeas and nays were required to be recorded, and are yeas 56, nays 33.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Andrews,  Battle,  Callaway,  Arnold,  Beasley,  Cameron,  Atkinson,  Black,  Carlton,  Bacon,  Bryan, of Houston,  Freeman,  Bailey,  Bullard,  Glenn.
Glover of Jasper, Nisbet, Sheffield,
Hodges, Pace, Tift,
Holmes, Perkins, Todd,
Jackson, of Clark, Ramsay, Ward,
Lewis, Reid, Weathers,
McIntosh, Sanford, Wood.

So the bill passed under the title thereof.

The order being suspended, Mr. Phillips offered the following substitute in lieu of the bill to extend the corporate limits of the town of Clarksville, &c.

A bill to extend the corporate limits of the town of Clarksville, and for other purposes—which was received.

The report as amended, was agreed to.

The bill was read the third time and passed under the title thereof.

On motion, the House adjourned until 9 o'clock to-morrow morning.

TUESDAY, DECEMBER 28, 1847.

Mr. Hendricks moved to reconsider so much of the Journal of yesterday as relates to the rejection of the bill to appropriate money to John and Ivey Register for services rendered as volunteers in 1842, to protect the State against the invasion of the Seminole Indians.

The House refused to reconsider.

Mr. Ward moved to reconsider so much of the Journal of yesterday as relates to the rejection of the bill of the Senate, to alter and amend the 3d and 7th sections of the 1st article of the Constitution, so as to change the time of holding elections for Senators and Representatives to the Legislature.

The House agreed to reconsider.

Mr. Howard moved to reconsider so much of the Journal of yesterday as relates to the indefinite postponement of a bill for the relief of Franklin T. Grimes of the county of Muscogee.

The House agreed to reconsider.

Mr. Cabiness moved to reconsider so much of the Journal of yesterday as relates to the rejection of a bill of the Senate, to repeal an act entitled an act to authorise the Justices of the Inferior Courts of the several counties in this State to lay out any new district or change or alter the lines of those already laid out, assented to 23d December, 1839, so far as relates to the counties of Habersham and Rabun.

The House agreed to reconsider.

The House took up the special order of the day which
was the report on the bill of the Senate for the relief of James Harrison and Samuel Harrison, Administrators, &c.; and to repeal the Irwinton Bridge Company act of incorporation.

And having spent some time therein, Mr. Neal called for the previous question; the call was sustained.

Upon the question, "shall the main question be now put?" it was determined in the affirmative.

The main question, which was upon agreeing to the report, was then put and the report was agreed to.

The bill was read the third time; and upon the question "Shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 90, nays 14.

Those who voted in the affirmative, are Messrs.

Alexander, Andrews, Arnold, Atkinson, Bacon, Bailey, Barnes, Battle, Baugh, Beasley, Black, Bird, Brandon, Brinson, Bryan, of Houston, Bullard, Cabiness, Callaway, Cameron, Candler, Carlton, Carter, Clark, Cleveland, Colbert, Darnall, Dorminy, Dubignon, Fields, Fitzpatrick,

Those who voted in the negative, are Messrs.

Bartow, Bethune, Gartell, Glenn, Harris, of Clark, Harris, of Taliaferro, Seward, Hodges, Perkins, Ramsay, Sanford, Terrell, Ward, Wood.
So the bill passed under the title thereof.

The following message was received from the Senate by Mr. Crawford, their Secretary, to-wit:

The Senate has concurred in the amendments of the House of Representatives to the following bills of the Senate, to-wit:

A bill to amend an act to incorporate the town of Marthasville in the county of DeKalb, passed 23d December, 1843; and to change the name, and to incorporate the same under the name of the City of Atlanta, &c.

A bill to authorise and empower the Justices of the Inferior Courts of this State to discharge criminals or offenders against the law from jail in certain cases.

A bill for the relief of Simon Ward of Richmond county.

A bill to amend and explain the several acts for the limitation of actions and avoiding suits at law.

They have also passed the following bill of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly:

A bill to appropriate money for the support of Government for the political years 1848 and 1849.

They have also passed the following bills of the House of Representatives, to-wit:

A bill to annul and declare inoperative all rules of practice which have not been agreed upon and assented to by the Judges in Convention.

A bill to alter and amend the 22nd section of the 10th division of the Penal Code.

The Senate has passed the following bill of the House of Representatives with amendments, to which they ask the concurrence of the House of Representatives, to-wit:

A bill to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to abolish imprisonment for debt, so far as relates to widows and feme soles.

An act to prevent the Clerks of the several Courts in this State from taxing in their bills of cost a tax fee for the benefit of Attorneys.

An act for the relief of Wm. L. Ballard of the county of Randolph.

An act to authorise the Inferior Court of Cass county to pay the jail fees of insolvents out of the county funds.

An act to alter and amend an act entitled an act to alter and amend so much of the fourth section of an act, approved December 23d, 1789, as relates to the amount of County Surveyors' bonds, assented to December 26th, 1842.
An act to amend an act entitled an act to amend the military law of this State so far as it relates to the first Regiment of Georgia Militia, assented to 21st Dec., 1835; and also to restrict the Majors commanding the 3d and 4th Battalions composing the 35th Regiment of Georgia Militia to one parade each in the year, and to authorise the said 35th Regiment to have and to hold a military encampment for two successive days in each year.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act for the relief of certain persons in the county of Monroe who have been over charged with tax for 1847.

An act to amend the several acts in relation to issuing of grants on head rights, so far as to extend the time of granting the same until the 25th day of December, 1849.

An act to amend the 9th section of the 3d article of the Constitution of the State of Georgia.

Also the resolution in relation to the death of Col. Robert M. Echols.

On motion of Mr. Bartow, the order was suspended, and the House took up the report and resolutions of the Senate in relation to the controversy between Daniel McDougald and James Holford, in relation to certain tax executions issued against the Insurance Bank of Columbus; and concurred therein.

On motion of Mr. Bartow, the order was suspended, and the House took up the amendments of the Senate to the bill of the House to appropriate money for the political years 1848 and 1849; and concurred therein.

The House took up the amendments of the Senate to the bill of the House to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned; and concurred therein.

The House took up the amendments of the Senate to the bill to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified; and insists upon amendments made by the House in the adoption of the 5th and 10th sections, and recedes from amendments of the House by the adoption of the 28th and 37th sections of the bill.

On motion, the House adjourned until ½ past two o'clock, P. M.

HALF PAST 2 O'CLOCK, P. M.

The House took up the refusal of the Senate to concur with the amendments of the House to the bill of the Senate
to change the name of the village of Cross Plains of Murray county to that of the City of Dalton, to extend the limits and to point out the mode of electing their Mayor and Council; and receded from their amendments.

The House took up the amendments of the Senate to the bill of the House having for its object to change the names and legitimatize individuals herein named; and concurred therein.

The House took up the amendments of the Senate to the bill of the House to amend the laws regulating pilotage, defining the powers of the commissioners of pilotage, and further to protect the navigation of the Savannah River, so far as the Bar of Tybee and Port of Savannah are concerned, to authorize the Judge of the Superior Court of Chatham county to hold special courts in certain cases, and for other purposes; and concurred therein.

The House took up the disagreement of the Senate to the amendments of the House to the bill of the Senate, to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly, and Marion, so far as respects the counties of Chattooga, Gwinnett and Cobb, passed December 9th, 1839; and adhered to their amendments.

Mr. Gaulding from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts to-wit:

An act to authorize the Director of the Central Bank of Georgia, and in certain cases the Treasurer of this State, to dispose of certain insolvent or unavailable assets of said Bank for the benefit of this State.

An act for the relief of the estate of Abram Peavy, deceased, of Troup county, on forfeiture incurred on penal bond for the appearance of Hiram P. Peavy, charged with the offence of gaming.

An act to alter and amend the 22nd section of the 10th division of the penal code.

An act to annul and declare inoperative all rules of practice for the Superior and Inferior Courts of any judicial circuit which have not been agreed upon and assented to by a majority of all the Judges of the Superior Courts in convention for such purpose.

An act amendatory of the act approved the 10th of December, 1845, organizing a Supreme Court for the correction of errors, in relation to bills of exceptions, giving of bond by the party taking up a case, and directory of the duty of the clerk as to transcripts accompanying cases.

An act to give all machinists, engine builders and repairers of engines and mill-wrights, an incumbrance on all steam mills, steam boats and mills of every description which may
hereafter be erected and built in the City of Savannah, and county of Chatham, and upon all steam boats plying to and from the port of Savannah.

The House took up the report on the bill of the Senate to legalize the actings and doings of Laviniah Loyless, Administratrix of Henry Loyless, late of Cass county, deceased, and to authorise the Court of Ordinary of Twiggs county to grant letters of administration “de bonis non” of the estate of the said Henry Loyless, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to amend the charter of the Memphis Branch Rail Road and Steam Boat Company, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise the grant to issue to Martha Atia Smith, for lot No. nine in the seventh district of originally Lee, now Randolph county, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise Daniel Aderhold of the county of Cobb, to construct a mill-dam across part of the channel of the Chattahoochee river, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to prescribe the time, place and manner of holding elections for Senators and Representatives to represent the State of Georgia in the Congress of the United States, and disagreed thereto.

And the bill was lost.

The House took up the report on the bill of the Senate to reorganise the Judicial Districts, and to equalize the labors of the Judges of the Superior Courts in this State, to change and fix the time of holding the Superior and Inferior Courts of certain counties herein mentioned, and for other purposes.

And on motion, the same was indefinitely postponed.

The House took up the report on the bill of the Senate to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same; and the same having been amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill for the relief of Robert C. Wilson, of the county of Clark, Wm. J. Gartrell, of the county of Campbell, and T. L. Guerry of the county of Twiggs, and to pay the a rearages due the teachers of the
poor children of the county of Forsyth, for the years 1842 and 1843; and the same having been amended, was agreed to.

The bill was read the third time and passed under the following title.

A bill for the relief of Robert C. Wilson of the county of Clark and T. L. Guerry of the county of Twiggs, and to pay the arrearages due the teachers of poor children of the county of Forsyth for the years 1842 and 1843.

The House took up the report on the bill of the Senate to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company with power to construct a Rail Road from some point on the Monroe Rail Road at or near Barnesville, in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object, assented to Dec. 23, 1839; and the same being amended was agreed to.

The bill was read the third time and passed under the following title.

A bill to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road at or near Barnesville in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object, assented to Dec. 23, 1839; and to incorporate a Rail Road Company, to be called the Farmer's Rail Road Company, for the purpose of constructing a Rail Road from some point on the Macon and Western Rail Road to Talbotton or some convenient point.

The House took up the report on the bill of the Senate for the registry of births, marriages and deaths in this State.

On motion, the same was postponed indefinitely.

The House took up the report on the bill of the Senate for the protection and preservation of the rights and property of married women, and to define the liabilities of husbands.

Mr. Jones moved to postpone it indefinitely.

Whereupon the yeas and nays were required to be recorded, and are yeas 55, nays 55.

Those who voted in the affirmative, are Messrs.

Bacon, Carlton, Freeman,
Barnes, Carter, Gartrell,
Battle, Cleveland, Gaulding,
Baugh, Colbert, Glenn,
Bryan of Houston, Darnall, Glover of Jones,
Bryan of Wayne, Dorminy, Hall,
Callaway, Fields, Heard,
Candler, Franklin, Hendricks,
Those who voted in the negative, are Messrs.

Alexander, Andrews, Arnold, Atkinson, Bailey, Baratte, Bartow, Beasley, Bethune, Black, Brandon, Brinson, Brown, Cabiness, Cameron, Clark, Dozier, Dubignon, Fitzpatrick,

The Speaker voted in the negative, and the motion was lost.

On motion of Mr. Pinkard, the same was made the special order for to-morrow.

The House took up the report on the bill of the Senate to authorise the Governor to cause the correction of an error in the plat and grant to lot of land No. 158, in the 15th district of Early county.

On motion of Mr. Reynolds the same was made the special order for to-morrow.

The House took up the report of the Committee of the Whole on the bill of Senate to authorise the Nashville and Chattanooga Rail Road Company incorporated by the Legislature of Tennessee, to construct a Rail Road through the county of Dade, to secure to said Company certain rights and privileges, and for other purposes; the report was agreed to, the bill was read the third time and passed.

The House took up the report of the Committee of the
Whole on the bill of Senate, to authorise the corporation for manufacturing purposes, known as the Richmond Factory, to establish and keep in operation a factory in any part of Richmond county, under their present charter; the report was agreed to.

The bill was read the third time and passed under the title thereof.

The House took up the report of the Committee of the Whole on the bill of the Senate, to repeal an act to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the several counties therein named, and to provide for the payment of the same, assented to 23d Dec., 1837, so far as respects the county of Lowndes; the report was agreed to.

The bill was read the third time and passed under the title thereof.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts to-wit:

An act to authorise and empower the Justices of the Inferior Courts of this State to discharge criminals or offenders against the law from jail in certain cases; and also to discharge defendants in certain civil cases.

An act for the relief of Samuel Jackson of the county of Chattooga, and the securities on his bond as Tax Collector for said county for the year 1842.

An act to amend and explain the several acts for the limitation of actions and avoiding suits at law.

The House took up the report on the bill of the Senate to authorise the Inferior Courts of the several counties in this State to levy and collect an extraordinary tax in certain cases therein named, and agreed thereto.

The bill was read the third time and rejected by the House.

The House took up the report on the bill of the Senate to amend an act entitled an act to revise and consolidate the militia laws of this State, and to repeal the cavalry laws now in force, approved Dec. 19, 1818.

On motion of Mr. Lewis, the same was postponed indefinitely.

The House took up the report on the bill of the Senate to authorise and empower the Courts of Ordinary of this State to grant letters testamentary to a person or persons who are not citizens of the State.

The report was disagreed to, and the bill was lost.

The following message was then received from the Senate, by Mr. Crawfurd their Secretary, to-wit:

The Senate has agreed to the following report and resolutions, to-wit:
A report of the committee on banks, and resolutions in relation to the disposition of the available assets of the Darien Bank, to which they ask the concurrence of the House of Representatives.

They have also passed the following bill of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to levy and collect a tax for each of the political years 1848 and 49.

The House took up the report on the bill of the Senate to authorise and require the Secretary of State to record certain grants which have heretofore issued, and agreed thereto.

The bill was read the third time, and passed under the title thereof.

The House took up the report on the bill of the Senate to grant to Messrs. Cooper, Stroup & Wiley, of Cass county, and others, the right to navigate the Etowah river; to remove obstructions, and to fine persons for obstructing the navigation of the same, and prescribing the manner of making locks in dams across said river; and agreed thereto.

The bill was read the third time and passed under the title thereof.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following act, to-wit:

An act to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

The House took up the report on the bill of the Senate for the relief of Margaret C. Hall, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to provide for the education of the poor, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to compensate the River Commissioners upon the Ocmulgee river and its branches, so far as concerns the commissioners in Jasper, Butts and Henry counties.

And the same being amended, was agreed to.

The bill was read the third time and passed under the title thereof.

The House then adjourned until half past six o'clock, P. M.

**Half-past six o'clock, P. M.**

The House met pursuant to adjournment.

On motion, the order was suspended, and the following
bills of the Senate were read the second time and severally committed for a third reading:

A bill to alter and amend the 10th section of the tenth division of the penal code so far as relates to the punishment of persons keeping and employing any "faro table" for the purpose of hazarding money or other valuable thing, and also to amend the 11th section of said division so far as to define and annex the same punishment to the person betting money or other valuable thing at said "faro table," and to define the rules of evidence in such cases.

A bill to commute the bonds of this State issued in redemption of the bills and liabilities of the Central Bank.

A bill to authorise the Governor to appoint additional Engineers upon the Western and Atlantic Rail Road, and for letting out the building and completion of said road.

The House took up the report on the bill of the Senate to define the liability of representatives of deceased co-partners in certain cases.

The report was disagreed to, and the bill was lost.

The House took up the report of the Committee on the bill of the Senate to exempt from taxation the property belonging to the Colleges in this State, and to exempt from patrol, jury and militia duty the Faculty and Students thereof; also to grant like exemptions to certain other persons.

On motion the report was postponed for further consideration.

The following message was received from his Excellency the Governor, by Mr. Smith, his Secretary:

His Excellency the Governor has approved and signed the following acts, to-wit:

An act to alter and amend an act to alter and amend so much of the 4th section of an act approved Dec. 23, 1789, as relates to the amount of county Surveyors' bonds, assented to Dec. 26, 1842.

An act to authorise the Governor to cause judicial proceedings to be instituted in the Superior Court of Randolph county, for the purpose of the forfeiture of the charter of the Irwinton Bridge Company, authorised by an act passed on the 26th day of December, 1837, to incorporate the Irwinton Bridge Company.

An act to authorise the Judge of the Superior Court to hold adjourned terms of the Superior Courts for Lumpkin county until the dockets of said court can be disposed of within the time now allotted by law for said court.

An act to make it the duty of the Treasury Committee to investigate and report the condition of the Penitentiary during those years when there shall be no session of the Legislature, and to require his Excellency the Governor to appoint three persons to examine the raw materials and the assets of the book-keeper, and report upon the same to his Excellency.
An act to prevent the Clerks of the several courts in this State from taxing in their bills of cost a tax fee for the benefit of attorneys.

An act to abolish imprisonment for debt so far as relates to widows and feme soles.

An act for the relief of William L. Ballard, of the county of Randolph.

An act to authorise the Inferior Court of Cass county to pay the jail fees of insolvents out of the county funds.

An act to authorise the Comptroller General to cause a credit for two hundred and twenty-two dollars and fifty cents principal and sixty dollars and seven cents interest, to be entered on a fist in favor of the State vs. the city of Columbus, and to grant indulgence on the bridge debt due by said city to the State.

An act to grant certain privileges and immunities to the Hancock Guards, a volunteer company in the county of Hancock, and to the Harris County Cavalry, a volunteer company in Harris county.

An act to amend an act entitled an act to amend the militia laws of this State, so far as relates to the 1st regiment of Georgia militia, assented to Dec. 21, 1835, and also to restrict the Majors commanding the 3rd and 4th battalions composing the 35th regiment of Georgia militia, to one parade each in the year, and to authorise the said 35th regiment to have and to hold a military encampment for two successive days in each year.

An act to amend an act entitled an act to incorporate the Augusta and Waynesboro' Rail Road Company, passed Dec. 31, 1838, and the act amendatory thereof, and to authorise certain corporations to subscribe for stock in said company.

An act to alter and change the line between the counties of Appling and Telfair, so as to include the residence of William G. Taylor in the county of Appling; and also the line between the counties of Floyd and Chattooga, so as to include lots of land No. 77 in the 24th district 3d section, and Nos. 294 and 319 in the 5th district and 4th section in the county of Floyd and the residents thereon in the county of Chattooga.

An act to incorporate the Gainesville Rail Road Company with power to construct a Rail Road from Atlanta or some convenient point in DeKalb county to the town of Gainesville in the county of Hall, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object.

An act for the relief of James R. Thomas of the county of Ware.

An act to keep open the channel of Broad river and remove and prevent obstructions to the free passage of boats in the same, from the point where the Franklin county line
crosses said River to its confluence with the Savannah river, and provide for the punishment of such persons as shall violate the provisions of this act.

Also, he has assented to and signed, a resolution relative to Lt. Wm. Montgomery Gardner, of the county of Richmond.

Also a resolution relative to the Georgia Hussars in the county of Chatham.

Also a resolution relative to the Comptroller General and Treasurer.

Which I am directed to return to this branch of the General Assembly in which they originated.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have passed the following bill of the House of Representatives, to-wit:

A bill to abolish the allowance of tare or gross weight on bales of unmanufactured cotton.

They have passed the following bill of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to amend and alter the several acts now in force in this State regulating the punishment of white persons for gambling with negroes and free persons of color, and also to regulate the evidence on the trial for said offence, &c.

Also a bill to facilitate and regulate the manner of paying interest upon the public debt.

They have also agreed to the amendments of the House of Representatives to the following bills, to-wit:

A bill to be entitled an act to incorporate the Campbellton Bridge Company and to authorise them to build a bridge across the Chattahoochee river, &c.

A bill to incorporate the Madison and Macon Rail Road Company and to define the powers, privileges and liabilities of the same.

A bill for the relief of Robt. C. Wilson, of the county of Claiborne, W. J. Garrett of the county of Campbell, and T. L. Guerry of the county of Twiggs; and to pay the arrearages due to teachers of poor children in the county of Forsyth for the years 1842 and '43.

A bill to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road at or near Barnesville in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, &c.

They have also receded from their disagreement to the amendments of the House of Representatives to the bill to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jef-
ferson, Cobb, Hancock, Dooly and Marion, so far as relates to the counties of Chattooga, Gwinnett and Cobb, passed Dec. 9, 1839.

Also, they have receded from their disagreement to the amendment of the House of Representatives to the bill to establish certain election precincts in the counties therein named, and to remove certain other election precincts therein specified; establishing an election precinct at the place of holding Justices Court in the 489th district, G. M.

And insist on their disagreement to the amendment removing the precinct in the 489th district, G. M., to the house of Wm. Kimball.

The House took up the amendments of the Senate to the bill to levy and collect a tax for each of the political years 1848 and 1849.

When on motion, the same were taken up in their order: and the first amendment being read,

Mr. Seward moved to strike out the words "or she."
Which motion prevailed.

Mr. Pinkard moved to strike out "one dollar."
The motion prevailed.
He then moved to fill the blank with fifty cents.
The motion prevailed.
He also moved to strike out "fifty cents."
The motion prevailed.
He then moved to fill the blank with twenty-five cents.
Which motion also prevailed.
He then moved to strike out the words "25 cents on each silver watch."
The motion was lost.

On motion, the amendment as amended, was disagreed to by the House.

The second amendment being read, Mr. Sanford moved to disagree to the same.

Whereupon the yeas and nays were required to be recorded, and are yeas 63, nays 30.

Those who voted in the affirmative, are Messrs.

Alexander, Bryan of Houston, Fleming,
Andrews, Bryan of Wayne, Franklin,
Arnold, Bullard, Gartrell,
Bacon, Callaway, Glass,
Barnes, Cameron, Glover of Jasper,
Bartow, Clark, Graham,
Beasley, Cleveland, Harris, of Clark,
Bethune, Colbert, Harris of Taliaferro,
Black, Dorminy, Hodges,
Bird, Dozier, Jackson of Clark,
Brandon, Dubignon, Jones,
Brinson, Fitzpatrick, Kilgore,
Lawhon, Quarterman, Tillman,
Lewis, Ramsay, Todd,
Martin, Rawls, Townsend,
McConnell of Cass, Reynolds, Walker of Crawford,
McDonald, Robinson of Coweta, Ward,
Morgan, Sanford, Weathers,
Morris, Seward, Whitworth,
Pace, Sheffield, Williams,
Price, Sumner, Wood.

Those who voted in the negative, are Messrs.

Atkinson, Heard, Pollock,
Baugh, Hendricks, Reid,
Cabiness, Howard, Robinson of Laur'ns,
Carlton, Keith, Smith of Oglethorpe,
Darnall, McDuffie, Terrell,
Freeman, McLeod, Talbot,
Gaulding, Neal, Tift,
Glover of Jones, Nisbet, Wardeman,
Gresham, Phillips, Williamson,
Hall, Pinckard, Wilson.

So the motion prevailed, and the amendment was disagreed to.

The third and fourth amendments being read, the same were disagreed to by the House.

On motion of Mr. Howard, the House took up the reconsidered bill of the House for the relief of Franklin T. Grimes of the county of Muscogee.

The bill was read, and passed under the title thereof.

On motion of Mr. Jones, the order was suspended, and he laid upon the table a resolution. Which was read.

Mr. Hendricks laid upon the table a resolution. Which was read.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to allow additional compensation to executors, administrators, guardians and trustees, in certain cases.
An act to incorporate the City Light Guards of the city of Columbus, and to extend to them certain privileges.
An act for the relief of Simon Ward of Richmond county, and George Mixen, Jr.
An act requiring the Clerks of the Inferior Courts of the several counties in this State to record constables bonds, &c.
An act to incorporate the Ocmulgee Rail Road Company.
An act to repeal so much of the act approved the 5th of December, 1806, amendatory of the act to carry into effect
the 9th section of the 2d article of the Constitution, approved Dec. 1, 1802, for the relief of Eldridge Fulgham of the county of Baker.

An act for the relief of James Harrison and Samuel Harrison, Adm’rs. &c; and to repeal the Irwinton Bridge Company’s act of incorporation.

An act to authorise the Central Rail Road and Banking Company and the Macon and Western Rail Road Company, or either of them, to form a junction of the Central Rail Road and Macon and Western Rail Road in or near the limits of the city of Macon.


An act to reduce the official bonds of Sheriffs hereafter to be elected in the county of Rabun.

An act to authorise a grant to issue to Lambert J. Jones for the lot 161 in the 1st district of Dooly county in this State.

An act to alter and amend the several acts in relation to the President, Directors and Company of the Bank of Augusta; and to alter and amend an act in relation to the Augusta Insurance and Banking Company.

An act to authorise his Excellency the Governor to issue to Lewis Zachry of the county of Newton, a plot and grant for the east half of lot No. 217 in the 10th district of Henry county, upon terms therein specified.

The House took up the following resolutions:

Whereas, it appears that Wm. H. Graham and Harden Perkins are securities of John G. Bostwick, Tax Collector of the county of Lumpkin, (who is entirely insolvent, and who is indebted to the State for the tax of 1846,) and whereas, also an execution is now running against them for the amount due which was originally sixteen hundred, but has by them been now reduced by payments on the same, to about five hundred dollars, or thereabouts; and whereas, their means have become so much exhausted that they cannot without distress and utter ruin pay the balance due without indulgence.

Resolved by the Senate and House of Representatives, That Wm. H. Graham and Harden Perkins, securities on John G. Bostwick’s bond for the collection of the State tax for Lumpkin county in the year 1846, give bond with good and sufficient securities to the Solicitor General of the Cherokee circuit for the balance due on said execution, at the rate of 7 per cent. from the issuing of the same, payable twelve months after date, and that said execution be stayed until said bond becomes due and payable.

Which was agreed to.

The House took up the following resolutions:
Resolved by the Senate and House of Representatives of the State of Georgia, That the qualified voters of each judicial district elect each one delegate on the 1st Monday in October next, to meet in Milledgeville on the first Monday in 1849, to organize and arrange judicial districts so as to equalize the labors of the Judges, and fix the times of holding the Supreme, the Superior and Inferior Courts in the several counties, and report to the next Legislature for adoption or rejection.

Resolved, That his Excellency the Governor appoint a fit and proper person to preside over the deliberations of the delegates, who in case of a tie shall have one vote.

Resolved, That if a vacancy shall happen between the time of election and the meeting of the delegates, the Governor shall by his proclamation direct an election to fill such vacancy.

Which was rejected.

The House took up the resolution of Mr. Harden on Federal Relations.

And on motion, the same was postponed for further consideration.

The House took up the following resolution:

Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That our Senators and Representatives in Congress be and they are hereby requested to exert their influence with the Postmaster General for the establishment of a distributing post office at Atlanta, in the county of DeKalb.

Which was agreed to.

The House took up the following resolution:

Whereas, the sum of $750 has been appropriated to compensate Walter T. Colquitt for professional services rendered the State, which sum ought to have been paid him on the 1st of June, 1843; and whereas the said Walter T. Colquitt is indebted to the Central Bank, and was at the time that the aforesaid debt fell due, and whereas it is just that he ought to be allowed to discharge that much of his said debt with the aforesaid sum clear of any interest thereon from the day aforesaid—

Be it therefore resolved by the General Assembly, That the Director of the Central Bank is hereby authorised to settle with the said Walter T. Colquitt, by allowing him upon the payment of the aforesaid sum of $750, to discharge that much of the principal debt due on the 1st day of June, 1843, and that no interest be collected thereon from that date.

Which was disagreed to.

The House took up the following resolution:

Resolved, That it is the opinion of the House of Representatives, that the Governor has the right to appoint all field
officers to command volunteer regiments and battalions called into the service of the United States from this State.

Mr. Seward moved an indefinite postponement of the resolution.

Whereupon the yeas and nays were required to be recorded, and are yeas 49, nays 29.

Those who voted in the affirmative, are Messrs.


Those who voted in the negative, are Messrs.

Bailey, Barnes, Bryan of Wayne, Cabiness, Candler, Cleveland, Colbert, Darnall, Dorminy, Franklin, Gaulding, Hall, Heard, Jones, Kilgore, Martin, McDonald, McDuffie, Morgan, Morris, Pollock, Rawls, Reid, Sheffield, Sumner, Tift, Whitworth, Williamson, Wilson.

So the motion was agreed to.

The House took up the amendments of the Senate to a bill of the House to facilitate and regulate the manner of paying interest upon the public debt, and concurred therein.

The House took up the disagreement of the Senate to the amendment of the House to the bill of the Senate to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified, and adhered to their amendments.

The House took up the reconsidered bill of the Senate to repeal an act entitled an act to authorise the Justices of the Inferior Courts of the several counties in this State to lay out any new district or change or alter the lines of those already laid out.
And upon the question "shall this bill now pass?" it was decided in the affirmative; and the bill passed under the title thereof.

The House took up the amendment of the Senate to the bill of the House to alter and amend the acts now in force in this State, regulating the punishment of white persons for gambling with negroes and free persons of color; and also to regulate the evidence on the trial for said offence, and for other purposes therein mentioned, and concurred therein.

The House then adjourned until 9 o'clock to-morrow morning.

WEDNESDAY, DECEMBER 29, 1847.

Mr. Bartow offered the following resolution, which was taken up, read and agreed to:

WHEREAS the late Col. James McIntosh, a native of the State of Georgia, after a life of brave and useful service in the army of the U. States, fell gloriously in fighting the battles of his country before the walls of Mexico, and has left a large and helpless family deprived by his death of their chief protection and support, and whereas one of his sons, John McIntosh, is desirous of entering the service of the country and promises by his bravery and qualities to maintain the honor of his name, and has made application to the President of the United States for a midshipman’s warrant or a Lieutenant in the marine corps in the Navy.

Be it Resolved by the Senate and House of Representatives of the State of Georgia, in General Assembly met, That in consideration of the valiant life and the glorious death of the late Col. Jas. McIntosh of this State, the President of the United States be respectfully requested to confer upon John McIntosh, a son of the said Col. Jas. McIntosh, a Midshipman’s warrant or a commission as 2d Lieutenant in the marine corps of the Navy of the U. States.

Be it further Resolved, That his Excellency the Governor be and he is hereby requested to send a copy of these Resolutions to each one of our Senators and Representatives in the Congress of the United States, with the request that they present the same to the President of the U. States.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have passed the following bills of the House of Representatives, to-wit:

A bill to amend an act to incorporate the Brunswick and Florida Rail Road Company, passed Dec. 22, 1835, and also
to amend an act amendatory of the same assented to Dec. 27, 1838.

A bill to prohibit lessors in ejectment being made parties plaintiff without their consent, and the use of fictitious names in ejectment suits.

A bill to alter and amend an act more effectually to provide for the collection and disbursement of fines imposed by courts of inquiry, assented to Dec. 27, 1845.

A bill to authorise a grant to issue to John Dodson to lot No. 264, in the 5th district of Irwin county.

A bill amendatory of the act of 1840 so far as to change the name of the Milledgeville Turnpike and Rail Road Company, &c.

A bill for the relief of Eli McConnell of the county of Cherokee.

A bill to incorporate an insurance company to be called the Savannah Mutual Insurance Company.

A bill to amend an act incorporating the South-Western Rail Road Company, approved Dec. 27, 1845.

A bill to alter and amend the 11th section of the 10th division of the penal code.

A bill to explain the 5th section of an act approved March 26, 1767, entitled an act for the limitation of actions and for avoiding suits at law.

A bill to repeal so much of an act entitled an act to provide for the election of general officers, and to consolidate the two regiments of Hancock county, as relates to the consolidation of the said regiments of Hancock county.

A bill to protect those engaged in the turpentine business, and to prevent the setting fire to woods or lands except at certain times and under certain circumstances, so far as the counties of Camden, Wayne, McIntosh, Scriven, Jefferson and Washington are concerned.

A bill to authorise a grant for lot of land No. 86, in the 9th district of Dooly county, to issue to the orphans of Abner Simonton, and to vest the title to said lot of land in them and their heirs and assigns.

A bill to be entitled an act to authorise persons engaged in the United States coast survey upon the coast of Georgia, to enter on lands within this State for the purposes of said survey, to protect the operations of the same from injury and molestation, to ascertain the mode of assessing damages caused to any property in the progress of the same, and to provide for the punishment of offenders against this act, &c.

They have also passed the following bills of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly, to-wit:

A bill to define the liabilities of the several Rail Road Companies of this State for injury to or destruction of live
stock or other property by the running of cars or locomotives on their roads.

A bill to incorporate the Elbert Rail Road Company, and to punish persons for violating the same.

A bill to alter and amend an act passed Dec. 22, 1840, entitled an act to alter and amend the 9th section of the judiciary act of 1799, and the first section of an act relative to executions, passed Dec. 14, 1811.

A bill to authorise improvements to be made on the Reserve at the Indian Springs, and to protect the same from trespass and for other purposes, &c.

A bill to require marriage settlements to be recorded.

A bill to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same.

They have also concurred in the amendments of the House of Representatives to the bill of the Senate, entitled an act to compensate the River Commissioners upon the Ocmulgee river and its branches, so far as concerns the commissioners in Jasper, Butts, Newton and Henry.

Mr. Seward offered the following resolution:

Whereas the people of Georgia have a right not only to know, but demand of their Representatives, the causes which have led to the embarrassment of the Treasury of this State, and to be heard themselves upon this subject; a subject important to them, and involving not only the liabilities of the people but their personal interest, and whereas, there has been a most wasteful, profuse and extravagant expenditure of the public money, whereby heavy taxation has devolved upon the people, and whereas, $3,500,000 have been expended upon works of internal improvement, whereby a public debt of $1,759,875 and 6 cents principal, with an accruing interest of $106,000 has been incurred, with a proposed appropriation of $375,000, constituting a debt of $2,134,875 06 cts. besides interest, for which the bonds of the State are and will be outstanding, and whereas, it is contended that such is the settled policy of the State and acquiesced in by the people; for the purpose of ascertaining their will as to the propriety of this policy,

Be it therefore resolved by the Senate and House of Representatives of the State of Georgia, That the Governor issue his Proclamation, requesting the people at the next October election to endorse upon their tickets, "bonds or anti-bonds."

Mr. Harris, of Baldwin, moved to postpone the same indefinitely, and on the question to postpone, the yeas and nays were required to be recorded, which are yeas 62, nays 49.

Those who voted in the affirmative, are Messrs.

Alexander, Atkinson, Battle,
Andrews, Bacon, Bartow,
Arnold, Bailey Beaselev
Bethune, Harris of Clark, Harris of Taliaferro, Quartermann,
Black, Harris of Taliaferro, Ramsay,
Bird, Hendricks, Robinson of Coweta,
Brandon, Hodges, Sanford,
Brown, Howard, Smith of Oglethorpe,
Bullard, Jackson of Clark, Terrell,
Callaway, Lawhon, Talbot,
Cameron, Lewis, Tift,
Clark, McIntosh, Tillman,
Dozier, Morgan, Todd,
Dubignon, Morris, Townsend,
Fleming, Neil, Ward,
Franklin, Nisbet, Williamson,
Gartrell, Pace, Wilson,
Graham, Perkins, Wimbish,
Gresham, Phillips, Wood,
Harden, Pinckard, Zachry.

Those who voted in the negative, are Messrs.

Barnes, Glover of Jasper, Rawls,
Baugh, Glover of Jones, Reid,
Brinson, Hall, Robinson of Jasper,
Bryan of Houston, Heard, Robinson of Laurens,
Bryan of Wayne, Holmes, Rozar,
Cabiness, Jones, Seward,
Candler, Keith, Sheffield,
Carlton, Kenan, Smith of Cass,
Cleveland, Kilgore, Spear,
Colbert, Martin, Strickland,
Darnall, McConnell of Cass, Sumner,
Dorniny, McConnell of Cobb, Vardeman,
Fields, McDonald, Walker of Crawford's,
Fitzpatrick, McLeod, Weathers,
Freeman, Moseley, Whitworth,
Gaulding, Pollock, Williams,
Glass,

So the motion prevailed.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives,

An act to appropriate money for the support of government for the political years 1848 and 1849.

Mr. Robinson, from the Committee on Engrossed Journals, made the following report:

That they have examined the Journals recorded by the Engrossing Clerk, and take satisfaction in expressing their approbation of the correctness and neatness of the same, and that they find them properly recorded up to the 7th instant.

The evening and night sessions having commenced at an
earlier period of the session than at any time heretofore, and
the mass of business having consequently swelled the Journals
to a voluminous size, we therefore recommend the pas-
gage of the following resolution:

Resolved, That the Clerk on Engrossed Journals be allow-
ed thirty days after the adjournment of the Legislature, to
finish the Journals of this House, and that the Clerk of this
House also be allowed thirty days after the adjournment to
bring up the unfinished business.

Mr. Harris of Baldwin, moved to strike out "30," the time
allowed the Clerk of the House.

Which motion prevailed.

Mr. Jones then moved to fill the blank with "20."

The motion was rejected.

He then moved to fill the blank with "15."

Which was received.

The resolution as amended was then agreed to.

The order being suspended, Mr. Bailey offered the follow-
ing resolution:

Resolved, That the Assistant Clerk and first Engrossing
Clerk, be allowed ten days each for the purpose of labelling,
 filing away, making an index of, and properly arranging the
bills, resolutions, petitions, reports of the various committees,
and Executive and other communications of the present Legis-
lature with the journal of this day.

The rule was then suspended, and the resolution was tak-
en up and agreed to.

The House took up the amendments of the Senate to the
bill of the House to declare certain lands in the county of
Ware forfeited to the State and to provide for disposing of the
same, and concurred therein.

The House took up the amendments of the Senate to the
bill of the House to define the liabilities of the several Rail
Road Companies of this State for injury to or destruction of
live stock or other property, by the running of cars or locomotives on their roads, and concurred therein.

The House took up the amendments of the Senate to the
bill of the House to alter and amend the 9th section of the
Judiciary act of 1799, and the first section of an act relative
to executions, passed Dec. 14, 1811, and concurred therein.

The House took up the amendment of the Senate to the
bill of the House to require marriage settlements to be re-
corded, and concurred therein.

The House took up the amendments of the Senate to the
bill of the House to incorporate the Elbert Rail Road Com-
pany and to punish persons for violating the same, and con-
curred therein.

The following message was received from the Senate, by
Mr. Crawford, their Secretary, to-wit:

I am directed to inform the House of Representatives that
the Senate insist on their amendments to the bill to levy and collect a tax for each of the political years 1848 and 1849.

The House took up the amendments of the Senate to the bill of the House to authorise improvements to be made on the reserve at the Indian Springs and to protect the same from trespass and for other purposes therein mentioned, and concurred in the amendment striking out the latter portion of the 2d section and adding a proviso to the section and disagreed to the additional section as an amendment of the Senate.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to repeal the 2d section of an act entitled an act to prevent the clipping and mutilating the current coin of this State, assented to Feb. 3, 1789.

An act for the relief of Margaret Hall.

An act for the relief of James Jordan of the county of Upson.

An act to be entitled an act to incorporate the Southern Mutual Insurance Company.

An act to be entitled an act to amend an act to provide for the education of the poor.

An act for the relief of James Mahaffey.

An act to incorporate the Chatham Artillery of the city of Savannah.

An act to authorise the corporation for manufacturing purposes, known as the Richmond Factory, to establish and keep in operation a factory in any part of Richmond county under their present charter.

The House took up the report on the bill of the Senate to commute the bonds of this State issued in redemption of the bills and the liabilities of the Central Bank of Georgia, and agreed thereto.

The bill was read the third time and passed under the title thereof.

The House took up the report on the bill of the Senate to authorise the Governor to appoint additional Engineers upon the Western and Atlantic Rail Road, and for letting out the building and completion of said Road, and agreed thereto.

The bill was read the third time and upon the question "Shall this bill now pass?" the yeas and nays were required to be recorded, and are yeas 45, nays 54.

Those who voted in the affirmative, are Messrs.

Arnold, Black, Callaway,
Atkinson, Brandon, Clark,
Bartow, Bryan of Wayne, Dozier,
Bethune, Bullard, Dubignon,
Fleming, Lewis, Price, Quarterlyman,  
Gartrell, McDonald, Ramsay, Robinson of Coweta,  
Graham, McDuffie, Ransay,  
Gresham, McIntosh, Robinson of Coweta,  
Harris of Baldwin, Morgan, Seward,  
Harris of Clark, Nisbet, Talbot,  
Harris of Taliaferro, Pace, Tift,  
Hendricks, Perkins, Todd,  
Hodges, Phillips, Townsend,  
Jackson, of Walton, Pinckard, Williamson,  
Lawborn, Pollock, Wilson  

Those who voted in the negative, are Messrs.  

Alexander, Freeman, Reynolds,  
Bacon, Gaulding, Robinson of Jasper,  
Bailey, Glass, Robinson of Laur'ns,  
Barnes, Glover of Jasper, Rozar,  
Battle, Glover of Jones, Sanford,  
Baugh, Hall, Sheffield,  
Beasley, Heard, Smith of Cass,  
Brinson, Holmes, Spear,  
Bryan of Houston, Jones, Strickland,  
Cabiness, Keith, Sumner,  
Cameron, Kenan, Tillman,  
Carlton, Kilgore, Walker of Crawf'd,  
Cleveland, Martin, Ward,  
Colbert, McConnell, of Cass, Weathers,  
Dorminy, McLeod, Whitworth,  
Fields, Morris, Williams,  
Fitzpatrick, Moseley, Wood,  
Franklin, Reid, Zachry.

So the bill was rejected by the House.  
The House then adjourned until half past 2 o'clock, P. M

HALF PAST TWO O'CLOCK, P. M.

The House took up the report on the bill of the Senate to alter and amend the 10th division of the penal code, so far as relates to the punishment of persons keeping and employing any “faro table” for the purpose of hazarding money or other valuable thing, and also to amend the 11th section of said division so far as to define and annex the same punishment to persons betting money or other valuable thing at said “faro table,” and to define the rules of evidence in such cases.

On motion the same was postponed indefinitely.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:
The Senate have agreed to a Report of the Committee on the State of the Republic, in relation to the line between the States of Georgia and Florida, to which they ask the concurrence of this branch of the General Assembly.

They have also concurred in the following resolutions of the House of Representatives, to-wit:

A resolution requesting our Members in Congress to use their exertions to have a distributing Post Office established at Atlanta.

A resolution requesting the President of the United States to confer upon John McIntosh, a son of Col. Jas. McIntosh, a Midshipman's warrant or a commission as 2d Lieutenant in the Marine Corps of the U. States.

They have also agreed to the resolution of the House of Representatives, to adjourn on Wednesday the 29th instant, with an amendment, to which they ask the concurrence of this branch of the General Assembly.

They have also passed the following bills of the House of Representatives, to-wit:

A bill to provide for the payment of teachers of poor children in the counties of Elbert, Camden and Warren.

A bill for the relief of Marion A. Huginon, lately the wife of Seymour R. Bonner.

A bill for the relief of Jonathan Long of Paulding county.

A bill directory of the mode of entering up judgment on official or voluntary bonds.

A bill to authorise the Governor to draw his warrant upon the Treasurer for an amount sufficient to reimburse George W. King for taxes overpaid to the State.

A bill to provide for the improvement of Flint river.

The Senate has also passed the following bills of the House of Representatives with amendments, to which they ask the concurrence of this branch of the General Assembly:

A bill to alter and amend the first section of an act to alter and amend the road laws of this State, approved Dec. 19, 1818, so far as relates to appointment of Commissioners, and also to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th of Dec. 1818, in counties therein named.

A bill for the relief of Nancy Lindsey of Cobb county.

A bill to revive and amend an act to incorporate Kiokee Church in formerly Richmond now Columbia county, assented to Dec. 1789, and for other purposes.

They have also agreed to a resolution of the House of Representatives in relation to granting indulgence to Wm. H. Graham and Harden Perkins, securities of John G. Bostwick, Tax Collector of the county of Lumpkin for the year 1846.

They have also agreed to the following resolution, to
which they ask the concurrence of the House of Representa­
tives, to-wit:

A resolution requesting his Excellency the Governor to
forward to each of the members of this General Assembly,
a copy of the laws and journals of each house of this Gene­
ral Assembly.

Mr. Gaulding from the Committee on Enrolment, reports
as duly enrolled and ready for the signature of the Speaker
of the House of Representatives, the following acts, to-wit:

An act to abolish the allowance of tare or gross weight on
bales of unmanufactured cotton.

An act having for its object to change the names and le­
gitimatize individuals herein named.

An act to facilitate and regulate the manner of paying inter­
est upon the public debt, and to authorise the issue of bonds
as is herein provided for.

An act to amend an act incorporating the Southwestern
Rail Road Company, approved Dec. 27, 1845.

An act to alter and amend an act more effectually to pro­
vide for the collection and disbursement of fines imposed by
courts of enquiry, assented to Dec. 27, 1845.

An act to explain the fifth section of an act approved
March 26, 1767, entitled an act for the limitation of actions,
and for avoiding suits in law.

An act to amend and alter the several acts now in force in
this State, regulating the punishment of white persons for
gambling with negroes and free persons of color, and also to
regulate the evidence, and for other purposes therein men­
tioned.

An act to repeal so much of the act entitled an act to pro­
vide for the election of general officers of this State agreeably
to the amended constitution, and to consolidate the two regi­
ments of Hancock county, assented to 27th of December, as
relates to the consolidating of the said two regiments of the
said county of Hancock.

An act to amend an act to incorporate the Brunswick and
Florida Rail Road Company, passed 22d of December, 1835,
and also to amend an act amendatory of the same, assented
to 27th of December, 1838.

An act to prohibit lessors in ejectment being made parties
plaintiff without their consent, and the use of fictitious names
in ejectment suits.

An act to authorise a grant to issue to John P. Dodson, of
the county of Fayette, for lot No. 264 in the 5th district in
the county of Irwin, which said Dodson applied for and paid
the grant fees into the Treasury of the State, but said grant
was arrested in the Executive office on account of a false en­
try being made on the numerical books, representing it as
granted.
An act for the relief of Eli McConnell of the county of Cherokee.

An act to authorise a grant for lot of land No. 86 in the 9th district of Dooly county, to issue to the orphans of Abner Simonton, and to vest the title to said lot of land in them and their heirs and assigns.

The House took up the report on the bill of the Senate to authorise the Governor to cause the correction of an error in the plot and grant to lot of land No. 158 in the 15th district of Early county.

On motion the same was postponed indefinitely.

The House took up the amendments of the Senate to revive and amend an act to incorporate Kioka Church in formerly Richmond now Columbia county, assented to Dec. 1787, and for other purposes; and concurred therein.

The House took up the amendments of the Senate to the bills of the House for the relief of Nancy Lindsey of Cobb county, and Franklin T. Grimes; and concurred therein.

The House took up the amendments of the Senate to alter and amend the 1st section of an act to alter and amend the road laws of this State, approved Dec. 19, 1818, so far as relates to the appointment of Commissioners; and also to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th of December, 1818, approved Dec. 1826, in counties herein named; and concurred therein.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

The Senate have receded from their amendments to the bill of the House of Representatives to levy and collect a tax for each of the political years 1848 and 1849.

And adhere to their disagreement to the amendment of the House of Representatives to the bill of the Senate to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified, which removes the election precinct in the 489th dist., G. M. to the house of Wm. Kimball.

The following resolution of Mr. Lewis was taken up and agreed to:

Resolved by the Senate and House of Representatives in General Assembly met, That his Excellency the Governor be requested to furnish to each of the Judges of the Supreme Court and of the Superior Court a copy of the decisions of the Supreme Court annually as published.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to wit:

The Senate have receded from their amendment to the bill to authorise improvements to be made on the reserve at
the Indian Springs, and to protect the same from trespass, and for other purposes therein mentioned.

The House took up the report of the Committee on the State of the Republic, to whom was referred the correspondence in relation to the boundary line between Georgia and Florida, to-wit:

The Committee on the State of the Republic, to which was referred the correspondence in relation to the boundary line between Georgia and Florida, report—

That it has given a careful consideration to the question involved in the controversy with our sister Florida, and laments that through the agency of the recent joint commission of the two States, the question of boundary was not closed by it forever.

To the people of Georgia, if they considered their claim to the strip of territory in any wise doubtful, it would afford great pleasure to yield to their younger and respected sister, what she seems to think necessary to her, and which to them is almost unimportant in value, without a struggle. This, however, cannot with the views of the duty entertained by your committee, be done. It occurs to your committee that if Florida entertains the same desire that is felt by Georgia, for a permanent boundary line being marked as speedily as practicable, with a view to the proper enforcement of the criminal and civil laws of each State, without conflict with those of the other, she will readily unite in referring such points of dispute as may be stated and agreed upon by the Governor of each State, respectively, to the decision of the Supreme Court of the United States. This course is suggested from the fact that cases of disputed boundary between States, are confided by the Constitution of the United States to that tribunal; and we cannot but believe that the kind feeling for each other of the two States interested, will promptly lead them to an amicable settlement upon an agreed case of such abstract questions, as may be deemed preliminary to the demarcation of the line.

Your committee would further recommend the submission by the two States to the Supreme Court of the U. States of America, with Spain, in 1795, as provided for the ascertainment and establishment of a boundary between Georgia and Spain, has been executed in pursuance of the terms of said treaty. Should the decision of the Supreme Court of the U. States determine that so much of the said treaty as relates to the boundary aforesaid, had been executed by the commissioners of the United States and Spain, then that the Governor of Georgia appoint two commissioners to unite with an equal number on the part of Florida, to make the line between Georgia and Florida from Ellicott's mound to the junction of Flint with the Chattahoochee river.

In the event, however, of the decision of that court, that a
boundary has not been ascertained and established between Georgia and Spain in pursuance of the provisions of the treaty of 1795, the Governor of Georgia is hereby requested to open a correspondence with the Governor of Florida, and to request his co-operation by the appointment of a commission equal in number on the part of both States, and that they be authorized to cause examination to be made for the ascertainment of the head of the St. Mary's river, which when made, the boundary line shall be run from the head of the St. Mary's river, so ascertained, to the junction of the Flint and Chattahoochee rivers.

Your committee, in thus recommending a mode for the adjustment of this long standing controversy, would by no means limit the discretion of the Executive as to the point or questions to be submitted with the concurrence of Florida to the decision of the Supreme Court. We recommend that the Governor take any and all such steps to close this controversy in an amicable manner, as his judgment may dictate.

And with a view of furnishing to our sister Florida the evidence of our feelings in this matter,

Be it resolved, That the Governor be requested to transmit to the Governor of Florida, a copy of this report and resolution.

And agreed thereto.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have concurred in the amendments of the House of Representatives to the Report and Resolutions of the Committee on Banks in relation to the Darien Bank.

They have also agreed to a resolution instructing the Chief Engineer of the Western and Atlantic Rail Road, before he locates the terminus of said Road, to ascertain from the records of the act of the State of Tennessee, whether the said act does not grant to the State of Georgia five acres for a depot in said State of Tennessee.

To which resolution they ask the concurrence of the House of Representatives.

The Senate has passed the following bill of the House of Representative with amendments, to-wit:

The bill to be entitled an act to authorise the Governor to appoint fit and proper persons to sell and dispose of the undrawn lots in the land lotteries heretofore had in this State, and to limit the time for fraction purchasers to pay for and take out grants for fractions.

To which they ask the concurrence of this branch of the General Assembly.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate,
and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to authorize and require the Secretary of State to record certain grants which have heretofore issued.

An act to incorporate the Campbellton Bridge Company, and to authorize them to build a bridge across Chattahoochee river.

An act to incorporate the Madison and Macon Rail Road Company, and to define the powers, privileges and liabilities of the same.

An act to prescribe how the laws and resolutions of the State shall be compiled and arranged.

An act to amend an act to incorporate the town of Martha ville in the county of DeKalb, and for other purposes.

An act more effectually to define and make uniform the liability of Guardians, Executors and Administrators, in regard to the interest to be charged against them.

An act to authorize the Nashville and Chattanooga Rail Road Company, incorporated by the Legislature of Tennessee, to construct a Rail Road through the county of Dade; to secure to said company certain rights and privileges, and for other purposes.

An act for the relief of the heirs of John Todd, dec'd.

An act to grant to Messrs. Cooper, Stroup & Wiley, of Cass county, and others, the right to navigate the Etowah river; to remove obstructions and to fine persons for obstructing the navigation of the same, and prescribing the manner of making locks in dams across said river.

An act to authorize the construction of the Magnetic Telegraph, and providing for the protection of the same.

An act to repeal an act entitled an act to compensate the Grand and Petit Jurors of the Superior and Inferior Courts of the several counties herein named, and to provide for the payment of the same, assented to the 23d of Dec. 1837, so far as respects the county of Lowndes.

An act to authorize Daniel Aderhold, of the county of Cobb, to construct a mill-dam across part of the channel of the Chattahoochee river.

An act to amend the charter of the Memphis Rail Road and Steamboat Company.

An act to legalize the actings and doings of Lavinia Loyless, Administratrix of Henry Loyless, late of Cass county, deceased, and to authorize the Court of Ordinary of Twiggs county to grant letters of administration de bonis non on the estate of said Henry Loyless.

An act to authorize the grant to issue to Martha Atla Smith for lot No. 9 in the 7th district of originally Lee now Randolph county.

An act to change the name of the village of Cross Plains of Murray county, to that of the City of Dalton; to extend
the limits and to point out the mode of electing their Mayor and Council.

An act consenting to the purchase of land at Cumberland Sound, and ceding to the United States jurisdiction over the same, except in civil and criminal cases.

An act to compensate the River Commissioners upon the Ocmulgee river and its branches, so far as concerns the counties of Jasper, Butts and Newton.

An act to repeal an act entitled an act to authorize the Justices of the Inferior Courts of the several counties in this State to lay out any new district or change or alter the lines of those already laid out, assented to 23d of Dec. 1839, so far as relates to the counties of Habersham and Rabun.

An act to repeal an act consolidating the offices of Tax Collector and Receiver in the counties of Baldwin, Chattooga, Franklin, Gwinnett, Heard, Upson, Wilkes, McIntosh, Thomas, Jefferson, Cobb, Hancock, Dooly and Marion, so far as respects the county of Cobb, passed Dec. 9, 1839.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to alter and amend the 11th section of the 10th division of the penal code.

An act amendatory of the act of 1840, so far as to change the name of the Milledgeville Turnpike and Rail Road Company.

An act to protect those engaged in the turpentine business and to prevent the setting fire to woods or lands except at certain times and under certain circumstances, so far as the counties of Camden, Glynn, McIntosh, Scriven, Jefferson and Washington are concerned.

An act to levy and collect a tax for each of the political years 1848 and 1849.

An act to alter and amend an act passed 22d of December, 1840, entitled an act to alter and amend the 9th section of the judiciary act of 1799, and the 1st section of an act relative to executions, passed Dec. 14, 1811, and to provide for the enforcement of judgment against land sold and bond for title given.

On motion of Mr. Harris, of Baldwin, the House of Representatives took up the following resolutions, which were unanimously agreed to:

Resolved unanimously by the General Assembly of Georgia, That with pride and exultation it recurs to the battle fields of the Rio Grande and of Mexico, in the war now waging, as evincive of the patriotism and gallantry of our people; but more especially to mark by some deliberate expression the sense it entertains of the value of the military institution of the U. States at West Point, as illustrated by the science, the skill, the courage and noble bearing of her cadets, and to...
whom is justly to be ascribed a large share of the lustre
and glory achieved by our arms.

Resolved, That a copy of the foregoing resolution be for­
warded to our Senators and Representatives in Congress,
and to the Chief of the Military Institution at West Point.

The House took up and agreed to the following res­
olution:

Resolved by the Senate and House of Representatives of the
State of Georgia in General Assembly convened, That our Sen­
ators and Representatives in Congress be and they are here­
by requested to use all their influence to cause a two horse
mail hack to be established from Travellers Rest in Dooley
county, to Florence in Stewart county, by way of Hamburg,
Pondtown and Lumpkin, and back once a week.

And be it further resolved, That his Excellency the Gov­
ernor is hereby requested to furnish each of our Senators and
Representatives in Congress with a copy of these reso­
lutions.

The following resolution was taken up and postponed in­
definitely:

Resolved, That his Excellency the Governor sell no bond
for the purpose of extending the Western and Atlantic Rail
and have no work done beyond Dalton, until he is well as­
sured that the nett income on the Road from Atlanta to Dal­
ton, will reach the amount of $55,000, as calculated by the
Engineer, before the extension bill was passed.

The House took up and agreed to a resolution re­
quiring his Excellency the Governor, to distribute to the sev­
eral counties, their proportion of the Books on hand, both
civil and military, at the same time the laws and journals
are distributed.

The House took up the report and resolution of the Senate
relative to the report of J. S. Thomas, Director of the Cen­
tral Bank, in relation to the assets of the Bank of Darien.

And the same being amended, was concurred in.

The House took up the resolutions of the Senate on the
Wilmot Proviso.

On motion, the same were postponed indefinitely.

The following resolution of the House was taken up and
agreed to:

Resolved, That his Excellency the Governor distribute to
the several counties of this State, their proportion of the
books on hand, both civil and military, at the same time the
laws and journals are distributed.

The House took up the resolution to elect a fit
person to compile the laws and resolutions of this State in
pursuance of the above recited acts, passed in 1809 and 1838.

Which was postponed indefinitely.

The House took up a resolution of the Senate, that his
Excellency the Governor appoint a committee of three to inquire into the state of education, and report the same to the next Legislature, its operation, &c., to recommend any alteration they may see proper to suggest, and report a suitable bill therefor—provided, it can be done without cost to the State.

And concurred therein.

The House took up a resolution of the Senate requesting the influence of our Senators and Representatives with the proper department of the United States, to establish a tri-weekly mail route between Blairsville, Union county, and Mt. Yonah, Habersham county; and also that his Excellency furnish the said Senators and Representatives with a copy of these resolutions; and concurred therein.

The House took up a resolution of the Senate recommending our Senators and Representatives in Congress to use their influence to get the Post Master General to run the mail twice a week between Hawkinsville, Ga., via Jackson, and Darien; and that the Governor be requested to forward a copy to said Senators and Representatives. And concurred therein.

The House took up the resolution of the Senate requesting the Governor to furnish the Glynn County Regulars such arms as may be in the Arsenal, usually furnished volunteer cavalry; and disagreed to the same.

The House took up a resolution of the Senate requesting our Senators and Representatives in Congress to use their influence with the Post Master General to have a semi-weekly mail route established from Griffin in Pike county, by the way of English's Mills in Fayette county, to the town of Newnan in Coweta county. Also, a semi-weekly mail route from Raysville in Columbia county, by way of John Bentley's to Lincolnton in Lincoln county; also requesting his Excellency the Governor to furnish each of our Senators and Representatives in Congress with a copy of the same.

Also concurred in a resolution requesting the Post Master General to establish a weekly mail route on horseback from Halcyondale at the 50 mile station on the Central Rail Road in Screven county, to Reidsville in Tatnall county; and also requesting our delegation in Congress to use their influence to effect that object.

Also, concurred in a resolution authorising and requiring the Director or other agent of the Central Bank, when it appears from the returns of the proper officer, on the execution, that the party defendants have no property to compound and liquidate with the debtors of said bank.

Also agreed to a resolution requiring his Excellency the Governor to furnish each of the Judges of the Supreme Court and of the Superior Courts, a copy of the decisions of the Supreme Court, annually.
Also a resolution to appoint a committee to audit the accounts of the members and officers of the House of Representatives. Whereupon the Speaker appointed Messrs. Hendricks, Lewis, Black, Reid and Ward, that committee.

Also a resolution of the Senate in relation to the claims of Sarah R. Jones, for supplies furnished the troops of the State of Georgia in the revolutionary war.

Also a resolution of the Senate in relation to transmitting certain books to the several States and Territories in this Union.

The House took up the resolution of the Senate relative to forwarding books to Gilmer county; and postponed it indefinitely.

The House took up the resolution of the Senate relative to certain instructions to the Chief Engineer of the Western and Atlantic Rail Road; and concurred therein.

The House took up the resolution of the Senate relative to poor school funds; and postponed the same indefinitely.

The House took up the resolution of the Senate in relation to re-plastering the State House; and the same having been amended, was concurred in.

The House took up the resolution of the Senate relative to forwarding the laws and journals to each member of the General Assembly; and concurred therein.

The House took up the resolution of the Senate relative to the gallant services of Col. Henry R. Jackson and the Georgia Regiment; and concurred therein.

The House took up the resolution of the Senate requesting the Judges of the Supreme Court of the State to report to the next General Assembly any defects in our laws, &c.; and concurred therein.

The House took up the resolution of the Senate relative to paying to Gilmer county or its attorney, seventy-nine dollars and seventy-six cents.

On motion the same was postponed indefinitely.

The House took up a resolution of the Senate, that Gen. Taylor, the great Captain of the age, be nominated as a candidate for the Presidency of the U. States at the approaching election.

On motion the same was postponed indefinitely.

Mr. Gaulding, from the Committee on Enrollment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act for the relief of Robt. C. Wilson of the county of Clark, and others.

An act to commute the bonds of this State issued in redemption of the bills and liabilities of the Central Bank of Georgia.
Also the report and resolutions in relation to the Holford case.

The House took up the following reconsidered Resolution:

Whereas, there is no provision made by the constitution or laws of Georgia for the election of Judges of the Superior Courts—

Resolved by the Senate and House of Representatives of this State, That at the next election for Members of Congress, the voters be requested to endorse on their tickets "by the people," or "by the Legislature." And if on counting up the ballots it appears that a majority of the people are in favor of electing the Judges by the people, the Governor shall issue his proclamation directing an election to be held for Judges on the first Monday in October, 1849, for judges in the circuits where the term of judges now in office expire in that year. Each Judge to be elected by the people of the circuit in which he is to preside.

Mr. Harris, of Baldwin, moved its indefinite postponement.

Whereupon the yeas and nays were required to be recorded, and are yeas 52, nays 39.

Those who voted in the affirmative, are Messrs.

Alexander, Arnold, Bacon, Battle, Bartow, Beasley, Bethune, Bird, Brandon, Brinson, Brown, Bullard, Callaway, Cameron, Clark, Dozier, Dubignon, Fleming, Gartrell, Graham, Gresham, Harris, of Baldwin, Harris of Clark, Hodges, Lawhon, Lewis, McIntosh, Morgan, Moseley, Neal, Nisbet, Pace, Perkins, Pinckard, Price, Quarterman, Ramsay, Rawls, Reynolds, Robinson of Coweta, Robinson of Laur'ns Sanford, Seward, Smith of Oglethorpe, Terrell, Talbot, Tillman, Todd, Townsend, Ward, Wood, Zachry.

Those who voted in the negative, are Messrs.

Barnes, Bryan, of Houston, Bryan, of Wayne, Cabiness, Carlton, Cleveland, Colbert, Darnall, Dorminy, Fields, Fitzpatrick, Freeman, Gaulding, Glass, Glover, of Jones, Hall, Hendricks, Jones, Keith, Kilgore, Martin,
McConnell, of Cobb, Robinson, of Jasper, Walker of Crawford, McDonald, Sheffield, Weathers, McDuffie, Spear, Whitworth, Morris, Strickland, Williams, Phillips, Tift, Williamson, Reid, Vardeman, Wilson,

So the motion prevailed.

The House took up the amendment of the Senate to the bill of the House to authorize the Governor to appoint fit and proper persons to sell and dispose of the undrawn lots in the land lotteries heretofore held in this State; and to limit the time for fraction purchasers to pay for and take out grants for fractions; and concurred therein.

The House then adjourned until half past 6 o'clock, P. M.

HALF-PAST SIX O'CLOCK, P. M.

The House met pursuant to adjournment.

The following resolution was taken up and agreed to:

Resolved, That a committee of three be appointed to bring up the unfinished business of the House of Representatives, and that they be allowed five days for such service.

The Speaker announced from the Chair the following committee, to-wit: Messrs. Robinson of Laurens, Harris of Baldwin, and Cabiness.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have acceded to the request of the House of Representatives to appoint a committee of conference, to consult with the committee appointed on the part of the House of Representatives, in relation to the amendment of the House of Representatives to the bill of the Senate to establish sundry election precincts in the counties therein named; and to remove certain other election precincts therein specified; removing the election precinct in the 489th dist., G. M. to the house of William Kimball; and have appointed on their part as that committee, Messrs. Glenn, Moore and Williamson.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have agreed to the following resolutions of the House of Representatives, to-wit:

A resolution in relation to the West Point Military Academy.

A resolution in relation to a mail route from Traveller's Rest in Dooly county, to Florence in Stewart county.

A resolution in relation to distributing certain books to the several counties.
A resolution in relation to furnishing Judges of the Supreme and Superior Courts a copy of Kelly's Reports.

They have also concurred in the amendments of the House of Representatives to the resolution of the Senate in relation to the plastering of the walls of the Representative and Senate Chamber.

The Committee of Conference appointed upon a disagreement between the two Houses, relative to an amendment by the House to a bill to remove certain precincts, report that they have had the same under consideration, and recommend that the House recede from its amendment.

The following messages were then received from his Excellency the Governor, by Mr. Patton, his Secretary, to-wit:

His Excellency the Governor has approved and signed an act to appropriate money for the support of government for the political years 1848 and 1849.

Which I am directed to return to this branch of the General Assembly in which it originated.

His Excellency the Governor has dissented to an act to levy and collect a tax for each of the political years 1848 and 1849.

Which I am directed to return to this branch of the General Assembly in which it originated.

I am also directed by his Excellency the Governor to lay before this branch of the General Assembly, a communication in writing with the accompanying documents.

On motion, the Messages of his Excellency were taken up and read, to-wit:

EXECUTIVE DEPARTMENT,

Milledgeville, Dec. 29, 1847.

I return to the House of Representatives, where it originated, an act to levy and collect a tax for each of the political years 1848 and 1849, without the Executive assent.

With a sincere desire to maintain the credit of the State, beyond the reach of every possible contingency, before entering upon the discharge of my official obligations to the people of the State, the pledge was given them before both branches of the General Assembly, that I would cheerfully co-operate with their chosen Representatives in every legitimate measure calculated to maintain good faith between the State and its creditors. That occasion was also embraced to declare in advance that there must be no repudiation by Georgia; and both branches of the Legislature were then reminded that the stern but patriotic duty devolved upon them not only to provide the means to meet all the liabilities of the State, but so to direct their legislation as to place its credit upon a solid and unassailable foundation. This warning, given at a time well calculated to inspire feelings of profound responsibility, has not so far diminished at the expiration of
less than two months, as to lose its force upon the action of the Executive.

It has been the pleasure of both branches of the General Assembly, to pass the act before me with a full knowledge of the various amounts they have by sundry enactments of their present session directed to be paid. It will not, therefore, be questioned that the heavy demands created against the Treasury were well known and fully considered, before the means as provided by the Act under consideration, received the final sanction of the Legislature; and the grave and responsible duty now devolves upon me to accept the act offered as being adequate to meet all demands against the Treasury, or to return it back to the House where it originated, because of its inadequacy, with the hope, that the Representatives of a free, just and enlightened constituency will substitute in its place another, more equal in its operation, and at the same time fully maintain the credit of the State. It should be remembered that the resources of the State are now narrowed down almost exclusively to the income from taxes. The receipts from land grants, the sale of fractions, &c., that productive source of revenue for years past, which brought into the Treasury in the political year 1846 a sum not less than $67,000, to say nothing of the receipts for 1847, no longer exist.

The Legislature has increased the public debt by the passage of two acts during the present session, upwards of $397,000, and directed the Executive to issue the bonds of the State drawing 6 per cent. interest, payable semi-annually, and which acts never could have received the Executive sanction, but upon the implied pledge that the same majority in either branch of the General Assembly, which created the debt, would provide for its payment.

The House, with the co-operation of the Senate, by voting for themselves $5 per day instead of $4, and by voting for the Clerks $6 per day instead of $5, together with the protracted session, has increased the expense of the present session above the estimates accompanying the annual message of my predecessor, from $52,000 to upwards of $70,000. And yet the Executive is offered an act similar in all of its leading provisions to the act of 1845, to provide for this new and additional demand, when it has been officially communicated at the opening of the session, that with all the advantages of the sources of income before alluded to, and others not enumerated, there was remaining in the Treasury a surplus of only about $20,000 at the close of the political year 1847, to be applied to the payment of the public debt. It should be remembered that this surplus, with the $50,000 appropriated as a sinking fund, will not more than cover the £15,130 6s due Reid, Irving & Co., which debt should be
fully discharged and paid as soon as the possession of the bonds can be obtained.

The Committee of Finance organized under your own rules, and specially charged with the ways and means, the revised estimates of the Treasurer herewith submitted, as also the message I had the honor to transmit to the Senate on the 24th inst., all establish the important fact, that the act of 1846 cannot be relied upon to meet the wants of the Treasury; and though the result of such estimates may vary, it does not relieve the Legislature from the obligation to provide a sum, that will, from all the lights submitted, effectually guard against the deplorable consequences of an empty Treasury.

Believing, if the act to levy and collect a tax for each of the political years 1848 and '49 this day presented to me, becomes a law, that your Treasury will be bankrupt, your public credit sunk, and the State disgraced, before the period fixed for the meeting of another Legislature, I herewith return the same without the Executive approval, and invite the enactment of a measure equal in its operation upon all, that will fully provide for all claims on the Treasury, and thereby maintain the faith of the State.

GEO. W TOWNS.

EXECUTIVE DEPARTMENT, }
Milledgeville, December 29, 1847 }

I invite the attention of the General Assembly to a communication of the Treasurer of the 22nd inst., accompanied with his revised estimates for the political years 1848 and 1849, herewith transmitted—from which it will be seen that the result is materially varied from the estimates of that officer submitted at the opening of the Session. Whatever difference of opinion may have existed as to the tax act of 1845 yielding a sufficient income for the years 1848 and 1849, its inadequacy can no longer be seriously doubted. It is not my purpose to controvert the statements made by the Treasurer as to the amount that may be anticipated from the tax act of 1845, if re-enacted. It would be quite sufficient to rely on his estimates, shewing a deficiency of $11,000, to demonstrate the absolute necessity of an increase of taxes to supply that deficiency. I may however, be permitted to express a strong conviction from the most careful investigation, that the estimates exceed by about $5,000, the probable amount that would be received from the tax act of 1845, if re-enacted, and under-estimate the demands upon the Treasury by a sum not far short of $12,000, making the amount to be provided for beyond the probable receipts from all sources in order to meet the demands on the Treasury before the next meeting of the Legislature, not far short of $36,000. It appears that under the tax act of 1845, there was received into the Treasury for the year 1846, $242,042
90. For 1847, there has been received up to this time, $225,371.77, and that there remains to be collected $21,950, making the entire income for the political year just ended, $247,321.77. In neither of the above years has the act of 1845 brought into the Treasury the sum of $250,000, which is now assumed as the amount that may be anticipated from this source. I therefore respectfully submit whether it is prudent to rely upon a result not heretofore attained under the operations of the law; or would it be the part of wisdom in view of reliable facts to make them the basis of our estimates in providing for the wants of the Treasury. Under this view of the subject, I should not estimate more than $245,000 from taxes, should the act of 1845 be revived and continued in force, and that the income from all sources would not exceed in round numbers, for 1848, $270,000

" 1849, 270,000

$540,000.

The revised estimates make the demands against the Treasury for 1848, $328,600
and " 1849, 235,600

$564,200

which would leave the amount of $24,000, unprovided for. But this deficiency will probably be increased by the expenses of the present session of the General Assembly, and especially if the per diem compensation of Members is increased from $4 to $5, not less than the sum of $10,000. For Indigent Deaf and Dumb this estimate is less than the actual amount appropriated by an act of the present Session $2,000.

From the foregoing statement, not to enter more fully in detail, I am satisfied the probable deficiency of means to meet all demands upon the Treasury, allowing the sinking fund not to exceed $60,000, annually, will be at least $36,000 at the end of the political year 1849. While it is not claimed for the above estimate accuracy, the main object is attained, and that is to shew that the act of 1845 cannot be relied upon to raise an income to meet the probable demands upon the Treasury.

It is proper in this connection to bring to the notice of the General Assembly, the propriety of providing a fund, not included in the estimates of the Treasurer, to protect the credit of the State. It was communicated officially to the Legislature at the opening of your session, that a certain amount of the State six per cent bonds were hypothecated to Banks of Augusta and Savannah, to secure the payment of loans to enable the work to proceed on the Western and Atlantic Rail Road. The advantages resulting to the State from this negotiation, by which cash was obtained on the pledge of these securities, at a time when the market value was con-
siderably under par, may be lost unless the Legislature will provide a fund for the redemption of the bonds in part or the whole, and thereby acquire the control of its own obligations and avoid forced sales for less than par value. It is not probable that payment will be demanded on the entire amount hypothecated before the meeting of the next Legislature. But from the correspondence between this Department and the holders of the bonds, payment is expected of $50,000 of these securities hypothecated during the present political year. In this event good faith requires that provision should be made to protect the credit of the State.—Copies of the correspondence between this Department and the holders of the bonds as far as received accompany this communication. Under the law regulating the Treasury, it may be well questioned, whether the Treasurer has the authority to purchase or advance money upon the bonds of the State; yet very important advantages would result by providing a fund and directing that officer under proper circumstances to purchase or make advances upon the bonds of the State. The effect of providing a known purchaser, even to a limited extent, of the State securities with the power of converting them into cash when the wants of the Treasury demand it, would have a tendency to maintain at par value the bonds of the State. Nor is it deemed necessary that the Treasury should be supplied with a large fund in order to exert a wholesome influence in this regard. The constant demand for securities of this description by trustees in small amounts, when once it was known that they could be converted into cash at the Treasury when desired, is believed would in the case of the bonds hypothecated to the Banks of Augusta and Savannah and private individuals amounting to one hundred and eighty three thousand five hundred dollars, and especially if the interest was made payable at commercial points, bring ready purchasers at par value for these securities, and thereby relieve all apprehension that the present holders may force them upon the market at whatever price they may command; or if deemed advisable the issue of a like amount of bonds drawing 7 per cent. interest payable in Augusta and Savannah would enable the Executive, either by sale or exchange of securities to redeem said bonds; in which event however the Legislature should provide for $1,835, being one per cent. interest on the amount of bonds now paid under contract by the Western and Atlantic Rail Road, and will to that extent increase the estimates herewith submitted.

Believing the permanent good of the people is best attained by guarding closely the credit of the State, thereby inculcating caution and prudence on the part of those charged with Legislative and Executive duties, I cannot too earnestly though respectfully urge upon your immediate consideration,
the adoption of a system of Finance equal in its operation upon all, and adequate to the wants of the State.

GEO. W. TOWNS.

Mr. Harris of Baldwin moved to refer the Executive Message to a Special Committee of five.

Whereupon, the Speaker announced from the Chair, Messrs. Harris of Baldwin, Phillips, Bartow, Harris of Clark and Gaulding said Committee.

Mr. Baugh laid upon the table a resolution, which was read.

Mr. Harris of Baldwin from the Committee to whom was referred the message from his Excellency the Governor, made the following report which was read:

The Committee to whom were referred the Executive Message and accompanying documents,

Report, that having carefully considered the matter referred to them, have arrived at the following conclusions:

1st. That the revenue of the political years 1848 and '49, under the tax bill passed by the General Assembly and returned to the House of Representatives by His Excellency the Governor with his dissent, will be adequate to the wants of the State in those years.

2nd. That there may be in the year 1848, a slight excess of expenditure above revenue, which will be more than compensated by the excess of revenue above expenditure in the next year.

3d. That it is better to anticipate the latter excess, than to increase taxation unnecessarily.

Whilst therefore your Committee fully appreciate the extreme anxiety of His Excellency the Governor to preserve unimpaired the faith and credit of the State, they claim for themselves and for the General Assembly, an equal solicitude on this vitally important subject.

And believing that the suggestions hereafter made will place that faith and credit beyond all question, they recommend that the bill this day returned with the dissent of his Excellency the Governor, be passed by a constitutional majority in both branches of the General Assembly, and that the following preamble and resolutions be adopted.

The following message was received from his Excellency the Governor, by Mr. Smith his Secretary, to-wit:

His Excellency the Governor has approved and signed the following acts, to-wit:

An act amendatory of the act approved the 10th of December, 1845, organizing a Supreme Court for the correction of errors, in relation to bills of exceptions, giving of bond by the party taking up a case, and directory of the duty of the clerk as to transcripts accompanying cases.

An act to authorize the Director of the Central Bank of
Georgia, and in certain cases the Treasurer of this State, to dispose of certain insolvent or unavailable assets of said Bank for the benefit of this State.

An act to alter and amend the 22nd section of the 10th division of the penal code.

An act for the relief of the estate of Abram Peavy, deceased, of Troup county, on forfeiture incurred on penal bond for the appearance of Hiram P. Peavy, charged with the offence of gaming.

An act to give all machinists, engine builders and repairers of engines and mill-wrights, an incumbrance on all steam mills, steam boats and mills of every description which may hereafter be erected and built in the City of Savannah and county of Chatham, and upon all steam-boats plying to and from the port of Savannah.

An act to annul and declare inoperative all rules of practice for the Superior and Inferior Courts of any judicial circuit which have not been agreed upon and assented to by a majority of all the Judges of the Superior Courts in convention for such purpose.

An act to incorporate the Macon and Western Rail Road Company, and to repeal the acts herein mentioned.

Which I am directed to return to this branch of the General Assembly in which they originated.

Mr. Jenkins moved that the bill to levy and collect a tax for each of the political years 1848 and '49, with the dissent of the Executive, do now re-pass.

Whereupon the yeas and nays were required to be recorded, and are, yeas 97, nays 4.

Those who voted in the affirmative, are Messrs.

Alexander, Arnold, Bacon, Bailey, Barnes, Baratte, Battle, Bartow, Baugh, Beasley, Bethune, Black, Bird, Brandon, Brinson, Brown, Bryan, of Houston, Bryan, of Wayne, Bullard, Cabiness, Callaway, Cameron, Candler, Clark, Cleveland, Colbert, Darnall, Dorminy, Dozier, Dubignon, Fitzpatrick, Fleming, Freeman, Gartrell, Gaulding, Glass, Glover, of Jasper, Glover, of Jones, Graham, Gresham, Hall, Harris, of Baldwin, Harris, of Clark, Harris of Taliaferro, Heard, Hendricks, Hodges, Jackson of Clark, Jones, Kenan, Kilgore, Lawhon, Martin, McConnell, of Cass, McConnell, of Cobb, McDonald, McDuffie,
McLeod, Rawls, Talbot,
McIntosh, Reid, Tift,
Morgan, Reynolds, Tillman,
Morris, Robinson of Coweta, Todd,
Mosely, Robinson of Jasper, Townsend,
Neal, Robinson of Laurens, Vardeman,
Nisbet, Sanford, Walker of Crawford,
Pace, Sheffield, Ward,
Perkins, Smith, of Cass, Weathers,
Phillips, Spear, Whitworth,
Pinckard, Strickland, Williamson,
Pollock, Sumner, Wood,
Price, Terrell, Zachry.

Those who voted in the negative, are Messrs.
Carlton,

So the bill re-passed.
The following preamble and resolution was taken up:

Whereas the General Assembly is resolved to pay all the debts of the State as they accrue without unnecessarily increasing taxation, and whereas there may be some deficiency in the revenue of the political year 1848 to meet the expenditures of that year, which will be more than compensated by the excess of revenue above expenditure in the year 1849, for the purpose of avoiding any unnecessary financial inconvenience that may possibly result for the aforesaid insufficiency,

Resolved by the General Assembly, That his Excellency the Governor be and he is hereby authorised to borrow such sum of money as may be necessary to meet the fiscal exigencies of the State in the year 1848, to be paid out of the revenue of 1849, provided the said sum so borrowed shall not exceed forty thousand dollars.

Upon agreeing to the preamble and resolutions, the yeas and nays were required to be recorded, and are yeas 70, nays 18.

Those who voted in the affirmative, are Messrs.
Bacon, Freeman,
Bailey, Gartrell,
Baratte, Gaulding,
Battle, Glass,
Bartow, Glover of Jones,
Bethune, Graham,
Black, Gresham,
Brinson, Hall,
Brown, Harris of Baldwin,
Bryan of Houston, Harris, of Clark,
Bryan of Wayne, Harris of Taliaferro,
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<td>McDuffie</td>
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<td>McIntosh</td>
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<td>Morgan</td>
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<td>Morris</td>
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Those who voted in the negative, are Messrs.

<table>
<thead>
<tr>
<th>Alexander</th>
<th>Dorminy</th>
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<td>Barnes</td>
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<tr>
<td>Brandon</td>
<td>Moseley</td>
<td>Whitworth</td>
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</table>

So the resolution was agreed to.

Mr. Clark, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, viz:

An act to provide for the payment of teachers of poor children in the counties of Elbert, Camden and Warren.

An act for the relief of Nancy Lindsey of Cobb county, and Franklin T. Grimes of Muscogee county.

An act to authorise the Governor to draw his warrant upon the Treasury for an amount sufficient to re-imburse George W. King for taxes overpaid to the State.

An act to authorise the Governor to appoint fit and proper persons to sell and dispose of the undrawn lots in the land lotteries heretofore had in this State, and to limit the time for fraction purchasers to pay for and take out grants for fractions.

An act to alter and amend the 1st section of an act to alter and amend the road laws of this State, approved Dec. 19th, 1818, so far as relates to the appointment of Commissioners; and also to repeal an act to alter and amend an act entitled an act to amend the road laws of this State, assented to on the 19th Dec. 1818, approved Dec., 1826, in counties herein named.

An act to authorise improvements to be made on the reserve at the Indian Spring in the county of Butts, and to protect the same from trespass, and for other purposes therein mentioned.

An act to revive and amend an act entitled an act to incorporate Kiockee Church in formerly Richmond now Co-
lumbia county, assented to Dec. 1789, and for other purposes: also, to incorporate Bethel Bethlehem Church; Trustees of Mount Olivet Church; also to extend the corporate limits of the village of Clarkesville; and for other purposes.

An act to incorporate an Insurance Company to be called the Savannah Mutual Insurance Company.

Mr. Clark, from the Committee on Enrolment, reports as duly enrolled—

A resolution requiring his Excellency the Governor to furnish to each of the Judges of the Supreme Court and the Judges of the Superior Courts a copy of the decisions of the Supreme Court, annually.

Also a resolution requiring his Excellency the Governor to have distributed to the several counties their proportion of the books on hand, both civil and military, at the same time the laws and journals are distributed.

Also a resolution requesting our Representatives in Congress to use their influence to cause a two horse mail hack to be established from Travellers' Rest in Dooly county, to Florence in Stewart county, by way of Hamburg, Pondtown and Lumpkin, &c.

Also a resolution giving a mark of expression of the value of the Military Institution at West Point, and sending a copy of the same to our Senators and Representatives in Congress, and to the Chief of the Military Institution at West Point.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives,

A resolution relative to the late Col. James McIntosh, a native of Georgia, who fell gloriously in the battle field before the walls of Mexico, and which respectfully requests the President of the United States to confer upon Jno. McIntosh, a son of the said Col. Jas. McIntosh, a Midshipman's warrant or a commission as 2d Lieut. in the marine corps of the U.S.

The following message was received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have agreed to the report of the Committee of Conference, upon the amendment of the House of Representatives to the bill of the Senate to establish sundry election precincts in certain counties therein named, and to remove certain other precincts therein specified.

They have also agreed to the report of the Committee on the State of the Republic of the House of Representatives in relation to the boundary line between the State of Florida and the State of Georgia.

The Senate has concurred in the amendment of the House of Representatives to the resolution in relation to the establishing of mail routes from Griffin to Newnan, and from Raysville to Lincolnton.

Mr. Gaulding, from the Committee on Enrolment, reports
as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to revive and make of force an act to incorporate the Thomaston and Barnesville Rail Road Company, with power to construct a Rail Road from some point on the Monroe Rail Road at or near Barnesville in Pike county, to the town of Thomaston in Upson county, and to punish those who may wilfully injure the same, and to confer all corporate powers necessary to effect said object, assented to Dec. 23, 1839; and to incorporate a Rail Road Company for the purpose of constructing a Rail Road from some point on the Macon and Western Rail Road to Talbotton, or some intervening point.

Also an act for the relief of Robt. C. Wilson of the county of Clark, and T. L. Guerry of the county of Twiggs; and to pay arrearages due the teachers of poor children of the county of Forsyth for the years 1842 and 1843.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following resolutions, to-wit:

A resolution requesting of the Post Master General a weekly mail route from Halcyondale to Reidsville.

A resolution in relation to the repair of the plastering of the Legislative Halls.

A resolution authorising the Governor to forward to each legislator a copy of the laws and the journals of each House.

A resolution testifying the respect of the people of this State for Henry R. Jackson's regiment, for their chivalrous response to the call of the Governor of the State.

A resolution instructing the Chief Engineer of the Western and Atlantic Rail Road before he shall locate the terminus to inquire whether or no the manuscript record of the State of Tennessee grants to this State five acres of land for a depot at terminus of said Road.

A resolution authorising the Director of the Central Bank to pay $79.75 for maintenance of John Bartow, Coroner, while incarcerated.

A resolution requesting the Judges of the Supreme Court to make a report on the expediency and practicability of condensing and simplifying the laws.

Also a report and resolution in relation to the Darien Bank.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts, to-wit:

An act to declare certain lands in the county of Ware forfeited to the State, and to provide for disposing of the same.
An act to incorporate the Elbert Rail Road Company, and to punish persons for violating the same.

An act to authorise and empower the Inferior Court of the county of Paulding to relieve Jonathan Long of said county from the fine of $100 imposed upon him at the last Superior Court of said county.

An act to define the liabilities of the several Rail Road Companies of the State for injury to or destruction of live stock or other property by the running of cars or locomotives on their Roads, and to regulate the mode of proceeding in such cases, and to define their duties and liabilities to passengers, and to regulate the mode of proceeding thereon.

An act for the relief of Marion A. Hugenon, lately the wife of Seymore R. Bonner.

An act directing the mode of entering up judgment on official or voluntary bonds.

An act to require marriage settlements to be recorded.

An act to provide for the improvement of Flint River.

An act to amend the laws of this State regulating Pilotage and defining the powers of the Commissioners of Pilotage, and further to protect the navigation of the Savannah river, so far as the bar of Tybee and port of Savannah are concerned; to authorise the Judge of the Superior Court of Chatham county to hold special courts in certain cases, and for other purposes.

An act to alter and amend the 3d section of the 2d article of the Constitution of this State.

An act to authorise persons engaged in the U. States coast survey upon the coast of Georgia, to enter on lands within this State for the purpose of said survey; to protect the operators of the same from injury and molestation; to ascertain the mode of assessing damages caused to any property in the progress of the same; and to provide for the punishment of offenders against the provisions of this act, and for other purposes.

Also the following resolutions, to-wit:

A resolution requiring Wm. H. Graham and Harden Perkins, securities on John G. Bostwick’s bond for the collection of the State tax for Lumpkin county in the year 1846, to give bond with good and sufficient securities to the Solicitor General of the Cherokee circuit for the balance due on an execution against said securities at the rate of 7 per cent. from the issuing of the same, payable twelve months after date, and authorising said execution to be stayed until said bond becomes due and payable.

A resolution requesting our Senators and Representatives in Congress to exert their influence with the Post Master General for the establishment of a distributing Post Office at Atlanta in the county of DeKalb.

A resolution requesting the President of the U. States to
Confer upon John McIntosh, son of the late Col. James McIntosh, a Midshipman's warrant or a commission as second Lieutenant in the marine corps of the Navy of the United States.

The following resolution was taken up and agreed to:

Resolved, That a committee of three be appointed to join a committee from the Senate, to wait upon his Excellency the Governor and notify him that we have dispatched the business of the session, and are ready to adjourn sine die, and to ascertain whether he has any further communication to make to the General Assembly.

Whereupon the Speaker appointed Messrs. Nisbet, Bailey and Harris of Baldwin.

The following message was then received from the Senate, by Mr. Crawford, their Secretary, to-wit:

The Senate have passed by a constitutional majority, an act to levy and collect taxes for each of the political years 1848 and 1849.

They have also concurred in a preamble and resolution authorising his Excellency the Governor to borrow money to meet the wants of the Treasury in 1848.

The Senate have passed the following bills of the House of Representatives, to-wit:

A bill to appropriate a sum of money for defraying the expenses of removing the body of Col. James McIntosh from Mexico, &c.

A bill to authorise the Court of Ordinary of Pike county to grant letters of administration with the will annexed on the estate of Samuel Mitchell, late of Pike county.

Mr. Clark, from the Committee on Enrolment, reports as duly enrolled and ready for the signature of the Speaker of the House of Representatives,

A preamble and resolution authorising his Excellency the Governor to borrow such sum of money as may be necessary to meet the fiscal exigencies of the State in the year 1848, to be paid out of the revenue for 1849—provided, the said sum so borrowed shall not exceed $10,000.

Mr. Phillips offered the following resolution:

Resolved, That the thanks of this House are due to the Hon. Charles J. Jenkins, Speaker, for the able and impartial manner in which he has discharged the arduous and responsible duties of his office during the present session of the General Assembly.

The House agreed thereto.

Mr. Freeman moved that a committee of three be appointed to wait upon the Speaker and notify him of the passage of the resolution.
Whereupon the Speaker appointed Messrs. Phillips, Freeman and Callaway said committee.

Mr. Freeman offered the following resolution:

Resolved, That the thanks of this House are due to Allen F. Owen, Clerk, and John H. Steele, Assistant Clerk, for the promptness and ability with which they have respectively discharged their duties during the present session of the General Assembly.

The House agreed thereto.

Mr. Nisbet laid upon the table the following resolution, which was read and agreed to.

Resolved, That the thanks of the House of Representatives be and they are hereby tendered to the Hon. John A. Jones for the ability and courtesy with which he has presided over its deliberations as Speaker pro tempore.

Mr. Gaulding, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives, the following resolutions, to-wit:

A resolution in relation to education in Georgia.
A resolution in relation to a mail route from Hawkinsville to Darien, Georgia.
A resolution in relation to transmitting to the different States certain books, &c.
A resolution in relation to the establishing of a mail route from Blairsville to Mt. Yonah.
A resolution in relation to a mail route from Griffin to Newnan, and from Raysville to Lincolnton, &c.

The House then adjourned until eight o'clock, to-morrow morning.

THURSDAY, DECEMBER 30, 1847.

The House met pursuant to adjournment.

Mr. Darnall moved to reconsider so much of the journal of yesterday as relates to the bill of Senate to appoint additional Engineers on the Western and Atlantic Rail Road.

On which motion, the yeas and nays were required to be recorded, and are yeas 52, nays 22.

Those who voted in the affirmative, are Messrs.

Arnold, 
Atkinson, 
Bailey, 
Barnes, 
Bartow, 
Bethune, 
Brown, 
Bryan of Houston, 
Bryan of Wayne, 
Cabiness, 
Callaway, 
Candler, 
Clark, 
Cleveland, 
Colbert, 
Darnall, 
Dorminy, 
Dubignon, 
Fleming, 
Freeman, 
Gaulding,
Those who voted in the negative, are Messrs.

Mr. Gaulding from the Committee on Enrolment reported as duly enrolled and ready for the signature of the Speaker of the House of Representatives, the following acts:

An act to appropriate a sum of money for defraying the expenses of removing the body of Col. James S. McIntosh from Mexico to his native State for interment.

An act to authorise the Court of Ordinary of Pike county to grant letters of administration with the will annexed, on the estate of Samuel Mitchell, late of Pike county deceased, on certain conditions.

Also the act repassed by a constitutional majority to levy and collect a tax for each of the political years eighteen hundred and forty-eight and nine.

Also, the report of the Committee on the State of the Republic.

Mr. Clark from the Committee on Enrolment reported as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives—

An act to establish sundry election precincts in the counties therein named, and to remove certain other election precincts therein specified.

The House then took up the reconsidered bill to appoint additional Engineers on the Western and Atlantic Rail Road, &c.

Mr. Jones moved to recommit the bill.

Whereupon the yeas and nays were required to be recorded, and are yeas 15, nays 45.
Those who voted in the affirmative, are Messrs.

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<tr>
<th>Barnes,</th>
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<td>Freeman,</td>
<td>Neal,</td>
<td>Whitworth,</td>
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Those who voted in the negative, are Messrs.

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<th>Atkinson,</th>
<th>Dubignon,</th>
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<td>Beasley,</td>
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<td>Glass,</td>
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<td>Bryan of Houston,</td>
<td>Harden,</td>
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<td>Bryan of Wayne,</td>
<td>Harris of Baldwin,</td>
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<td>Cabiness,</td>
<td>Harris of Clark,</td>
<td>Tift,</td>
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<td>Callaway,</td>
<td>Hendricks,</td>
<td>Todd,</td>
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<td>Candler,</td>
<td>Hodges,</td>
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<td>Clark,</td>
<td>Holmes,</td>
<td>Williamson,</td>
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<tr>
<td>Darnall,</td>
<td>Lawhon,</td>
<td>Wilson,</td>
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<tr>
<td>Dozier,</td>
<td>Lewis,</td>
<td>Wood,</td>
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So the motion was lost.

There not being a quorum, Mr. Jones moved for a call of the House for the purpose of ascertaining whether there was a quorum present.

The call was made, and 74 members were observed to be in their seats.

Mr. Jones again moved to recommit the bill.

Whereupon the yeas and nays were required to be recorded, and are yeas 29, nays 49.

Those who voted in the affirmative, are Messrs.

<table>
<thead>
<tr>
<th>Bailey,</th>
<th>Freeman,</th>
<th>Neal,</th>
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<tbody>
<tr>
<td>Barnes,</td>
<td>Gaulding,</td>
<td>Robinson of Laur's,</td>
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<td>Bryan of Houston,</td>
<td>Gresham,</td>
<td>Smith of Cass,</td>
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<td>Bryan of Wayne,</td>
<td>Heard,</td>
<td>Spear,</td>
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<td>Cameron,</td>
<td>Holmes,</td>
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<td>Candler,</td>
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<td>Dorminy,</td>
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<td>Fields,</td>
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Those who voted in the negative, are Messrs.

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<th>Arnold,</th>
<th>Baugh,</th>
<th>Brandon,</th>
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<tbody>
<tr>
<td>Atkinson,</td>
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<td>Bacon,</td>
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<td>Bartow,</td>
<td>Bird,</td>
<td>Callaway,</td>
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The motion was lost.

The question then recurred on the passage of the bill.

Whereupon the yeas and nays were required to be recorded, and are yeas 47, nays 33.

Those who voted in the affirmative, are Messrs.

Arnold, Gartrell, McIntosh,
Atkinson, Graham, Morris,
Bartow, Gresham, Nisbet,
Bethune, Harden, Phillips,
Black, Harris of Baldwin, Pinckard,
Brandon, Harris of Clark, Price,
Brown, Harris of Taliaferro, Ramsay,
Bryan of Houston, Hendricks, Robinson of Coweta,
Cabiness, Hodges, Seward,
Callaway, Holmes, Terrell,
Clark, Kilgore, Tift,
Cleveland, Lawhon, Todd,
Darnall, Lewis, Townsend,
Dozier, Maloney, Williamson,
Dubignon, McDonald, Wilson,
Fleming, McDuffie,

Those who voted in the negative, are Messrs.

Alexander, Fields, Moseley,
Bacon, Fitzpatrick, Reid,
Bailey, Freeman, Robinson of Laur'ns,
Barnes, Glass, Smith of Cass,
Baugh, Glover of Jones, Spear,
Bryan of Wayne, Hall, Summer,
Cameron, Heard, Talbot,
Candler, Jones, Ward,
Carlton, Kenan, Whitworth,
Colbert, Martin, Wood,
Dorminy, McLeod,
Mr. Clark, from the Committee on Enrolment, reports as duly enrolled and signed by the President of the Senate, and ready for the signature of the Speaker of the House of Representatives:

An act to authorise the Governor to appoint additional Engineers on the Western and Atlantic Rail Road, and let out the contracts for the completion of the said Road.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

I am directed by the Senate to inform the House of Representatives that the Senate has completed the business of the Session, and have appointed as a committee on their part to wait upon his Excellency the Governor and ascertain if he has any further business to lay before them, Messrs. Glenn, Reese and Barclay.

The following message was received from the Senate by Mr. Crawford, their Secretary, to wit:

I am directed to inform the House of Representatives that the Senate has completed the business of the Session, and are now ready to adjourn sine die.

On motion, the Clerk was directed to inform the Senate that the House of Representatives are now ready to adjourn.

Which duty being performed,

The Speaker addressed the House from the Chair, returned his thanks, &c.

And adjourned the House without a day.
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For Eastern Circuit, W. B. Gaulding,
For Southern Circuit, A. H. Hansell,
For Flint Circuit, R. W. McCune,
For Southwestern Circuit, W. C. Perkins,
For Northern Circuit, John Weems,
For Cherokee Circuit, John J. Word,
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